Ominous Ruling from the UK

Kerby Anderson

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A landmark ruling in the U.K. will have a major impact on the future of foster care and adoption in that country. The High Court suggested that Christians with traditional beliefs on sexual ethics are unsuitable as foster care parents. And they went on to argue that gay rights trump religious beliefs and freedom of conscience.

A key lawyer in the case was Paul Diamond, a prominent Christian barrister in England. I have had him on my radio program on two occasions to talk about how ideas in the U.K. often make it to the U.S. He has noticed that our legal system is going down the same path as England and has wanted to warn us about this trend. What happens in the U.K. doesn’t stay in the U.K. It crosses the Atlantic to our nation. Many justices are interested in trends in international law and work to implement those ideas in our opinions. And when the Supreme Court takes a break over the summer, many of the justices go over to Europe to study and lecture.

This current case has ominous implications for Christians in England and could eventually have an impact in this country. A married couple (Eunice and Owen Johns) applied to be foster care parents in 2007. The Derby City Council blocked their application because the Johns were not willing to promote the practice of homosexuality to a young child. Both parties asked the High Court to rule on whether they could be foster parents.

The High Court Judges upheld an Equalities and Human Rights submission that children that might be in the care of the couple risk being “infected” (their word) by Christian moral beliefs. That stated that Christian beliefs on sexual ethics may be “inimical” to children. In other words, these Christian beliefs are harmful to
children.

While it is true that this ruling merely applies to this particular couple, it signals that other Christians who hold to orthodox Christian views on sex, marriage, and family are likely to face difficulties in the future. This ruling will likely be applied to any Christian wanting to be a foster parent or adopt a child. And it is possible that some day in the future we may see a similar ruling in America. I’m Kerby Anderson, and that’s my point of view.