

“I Have Some Questions on the Separation of Church and State”

Kerby Anderson

Mr. Anderson,

I read your article on the [Separation of Church and State](#) and have a few questions for you. At the end of your article you wrote of an “open public square’ (where government neither censors nor sponsors religion but accommodates religion).” First of all, I’m curious as to whether you feel that the architects of the First Amendment intended for the protection of religion in general (as in Christianity, Judaism, Islam, Buddhism, etc.), or for the protection of strictly Christianity, as many of them were Christians, or at least claimed to be Christians? In addition to the latter part of that question, do you feel it was added more to prevent the rights, morals, etc. of Christians from being infringed on by a future non-Christian president, or do you feel it was added in order that a Christian president did not infringe on the beliefs of those of other faiths? Secondly, I am wondering as to the purpose of an “open public square” in the context of religions other than Christianity. Ideally, how would you see something like that functioning?

Thank you for your questions about the separation of church and state. Let me try to answer them in order.

1. Did the architects of the First Amendment intend to protect religion in general?

Although the primary religious faith in the 18th century was Christianity, it certainly appears that the framers intended the First Amendment to be inclusive of all religious faiths. For example, in James Madison’s *Memorial and Remonstrance*, he says:

Because we hold it for a fundamental and undeniable truth, that religion or the duty which we owe to our Creator and the manner of discharging it, can be directed only by reason and conviction, not by force or violence.

He seems to be defining religion as the duty we owe to our Creator. I would take that to apply to nearly any religion, not just the Christian religion.

2. Was it added to prevent the rights and moral of Christians from being infringed?

Some who ratified the Constitution did not even want a Bill of Rights, but others would not ratify the Constitution unless there were specific protections to prevent the encroachment of the newly formed federal government. The framers clearly stated that Congress shall make no law meaning that the federal government can't tell citizens what to pray, what to read, what to think, or even where to assemble. These protections apply to all citizens, not just to Christians.

3. What is the purpose of an open public square?

As I mentioned in my article, I believe that this would be a world in which all religious perspectives would be given an opportunity to express themselves in the public square. Although we supposedly live in a society dedicated to tolerance and [civility \(see my article on this topic\)](#), religious values are often stripped from the public square. This naked public square only seems to permit secular ideas and values rather than all ideas and values.

A good example of an open public square would be the Equal Access Act passed by Congress in 1984. Religious students should have the same equal access to school facilities as non-religious students. If a school allows the debate club or the Spanish club to utilize the school facilities after school, they should also allow students who want to start a Bible club to have the same privileges.

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