1	IN THE SUPREME COURT OF THE UNITED STATES
2	X
3	GARY LOCKE, GOVERNOR OF :
4	WASHINGTON, ET AL., :
5	Petitioner :
6	v. : No. 02-1315
7	JOSHUA DAVEY :
8	X
9	Washi ngton, D. C.
10	Tuesday, December 2, 2003
11	The above-entitled matter came on for oral
12	argument before the Supreme Court of the United
13	States at 10:11 a.m.
14	APPEARANCES
15	NARDA PIERCE, ESQ., Solicitor General, Olympia,
16	Washington; on behalf of the Petitioners.
17	JAY SEKULOW, ESQ., Washington, D.C.; on behalf of the
18	Respondent.
19	GEN. THEODORE B. OLSON, ESQ., Solicitor General,
20	Department of Justice, Washington, D.C.; as amicus
21	curiae, supporting the Respondent.
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P R O C E E D I N G S (10: 11 a. m.)
(10: 11 a. m.)
CHIEF JUSTICE REHNQUIST: We'll hear
argument now in No. 02-1315, Gary Locke v. Joshua
Davey.
Ms. Pierce.
ORAL ARGUMENT OF NARDA PIERCE
ON BEHALF OF THE PETITIONERS
MS. PIERCE: Mr. Chief Justice, and may it
please the Court:
To preserve freedom of conscience for all
its citizens in matters of religious faith and
belief, Washington's constitution limits the
involvement of government. It limits both the
ability to regulate religious activities and to fund
religious activities.
QUESTION: Do you think the fact that that
provision is in Washington's constitution makes it
different than, say, if it were in a simply in a
statute?
MS. PIERCE: Mr. Chief Justice, the
recognition that this Court has given to a state
constitution, as opposed to a statute, is that it is
adopted by all of the voters of the state. However,

both the constitution and the state laws are subject

25

- 1 to Federal constitutional provisions. At issue today
- 2 is our --
- 3 QUESTION: Is -- is it a program at issue
- 4 here that provides basically money to the student to
- 5 be spent as the student wishes? Is it like a voucher
- 6 program in that sense?
- 7 MS. PIERCE: Justice 0'Connor, the Promise
- 8 Scholarship is to be provided to the student for
- 9 purposes of educational expenses and they're required
- 10 to use it for certain educational expenses. The
- 11 purpose of the Promise Scholarship established by the
- 12 legislature is to strengthen the length between --
- 13 the link between K-12 education and higher education,
- 14 and in a recognition --
- 15 QUESTION: Well, I'm just trying to find
- 16 out how it works, whether it's like a voucher
- 17 program, you give the money to the student and the
- 18 student decides how to use it.
- 19 MS. PIERCE: It -- it works like a voucher
- 20 program to the extent that it's for educational
- 21 expenses. I'm not familiar with the specifics of
- 22 voucher programs, but the student is required to use
- 23 it for those educational expenses.
- 24 It is not, for example, like a paycheck,
- 25 where a person has those funds as their private funds

- 1 and can dedicate those to any uses that they choose.
- 2 And that's a key point under the Washington
- 3 constitution, because article I, section 11 says that
- 4 public funds shall not be applied to religious
- 5 worship, exercise, or instruction --
- 6 QUESTION: How -- how many states have
- 7 similar provisions in their constitutions or laws?
- 8 MS. PIERCE: It varies, Justice 0' Connor,
- 9 according to the particular provisions. This
- 10 provision refers to not using public funds for
- 11 religious instruction. We also have a provision that
- 12 no public funds shall be spent at schools under
- 13 sectarian influence. I I believe it's something in
- 14 the neighborhood of 36 states who have some
- 15 provisions relating to use of public funds for
- 16 religious instruction, but those vary.
- 17 QUESTION: They were all adopted at about
- 18 the same time, weren't these so-called Blaine
- 19 Amendments?
- 20 MS. PIERCE: Your Honor, this is not the
- 21 Blaine Amendment. The so-called Blaine Amendment are
- 22 those that refer to use of public funds in schools
- 23 under sectarian control. That's a different
- 24 provision of the Washington constitution. That's
- 25 article IX, section 4, and that was required by the

- 1 enabling act that provided for our statehood, but
- 2 this is a different provision. It's a provision that
- 3 was separate and apart, that was debated, that was
- 4 added to Washington's constitution as a separate
- 5 provi si on.
- 6 QUESTION: And was that --
- 7 QUESTION: So this was add -- this was
- 8 added after Washington was admitted in 1889?
- 9 MS. PIERCE: No. Your -- Mr. Chi ef
- 10 Justice, I'm sorry -- it was at the same time of
- 11 adoption, but it was not the provision that was
- 12 required by the --
- 13 QUESTION: The enabling.
- MS. PIERCE: -- enabling act. It was not
- 15 in the original proposed constitution set before the
- 16 framers. And during the course of that
- 17 constitutional convention, that's where this language
- was added.
- 19 And I know, referring to the Blaine
- 20 Amendments, there's been much made in the briefs of
- 21 whether or not those amendments stemmed from
- 22 anti-Catholic motivation. There's certainly no
- 23 evidence in Washington that there was any discussion,
- 24 any evidence of anti-Catholic motive.
- In Washington, both article I, section 11

- 1 and article IX, section 4, which is -- more directly
- 2 stems from the Blaine Amendment, Federal level,
- 3 they've always been implemented in a
- 4 non-discriminatory manner, prohibiting both the
- 5 practice of any religion of any sort in our public
- 6 schools, as well as any funding for private sectarian
- 7 school s.
- 8 QUESTION: But what if -- what if a state
- 9 prohibited only the study of theology from a Catholic
- 10 perspective? Would that survive?
- 11 MS. PIERCE: No, Your Honor, we don't
- 12 believe it would. But what the state has done here
- 13 is prohibited public funds for religious instruction
- 14 wherever it occurs, including in a college --
- 15 QUESTION: Wait. How -- how do you
- 16 reconcile that? That's what I don't understand. It
- 17 seems to me that if you say it does not violate the
- 18 religion clauses to prohibit the use for any
- 19 religious instruction whatever, you would also have
- 20 to say that it does not violate the religion clauses
- 21 to say no public funds shall be spent for Jewish
- theology studies.
- 23 Why -- why -- I mean, the state is not
- 24 permitted to discriminate between religious sects,
- 25 but it's just as much not permitted to discriminate

- 1 between religion in general and non-religion. So how
- 2 can you possibly -- I mean, if we say that -- that
- 3 you can do this, it seems to me, we have to say you
- 4 -- you can also prohibit Jewish studies.
- 5 MS. PIERCE: No, Justice Scalia --
- 6 QUESTION: Why not?
- 7 MS. PIERCE: -- I don't believe that
- 8 follows. The line between funds for secular purposes
- 9 and for religious purposes is a line that's been
- 10 recognized by this Court in various funding cases and
- 11 in reviewing government activities. It's a line that
- 12 recognizes both the values of the Establishment
- 13 Clause and the values of the Free Exercise Clause.
- 14 Here, simply because the State of
- 15 Washington is extending those values of the
- 16 Establishment Clause beyond direct funding into
- 17 indirect funding does not convert those values into
- 18 hostility. There's still the values --
- 19 QUESTION: It's -- it's treating --
- 20 MS. PIERCE: -- of protecting religious
- 21 freedom.
- 22 QUESTION: -- it's treating religion
- 23 differently from non-religion. You can study
- 24 anything you like and get it subsidized except
- 25 religion. Why is that not violating the principle of

- 1 neutrality?
- 2 MS. PIERCE: It is treating religion
- 3 different from a realm in which religion -- religious
- 4 belief or non-belief does not enter what we refer to
- 5 as secular studies. It's --
- 6 QUESTION: You're making the -- are you --
- 7 are you making the -- or is Washington making the
- 8 distinction between training in how to be religious,
- 9 training as it were in the practice of some -- of a
- 10 religion that leads to the truth, on the one hand,
- and study about what people believe on the other
- 12 hand. I thought that was the distinction, how to be
- 13 religious versus what religions believe. Is that the
- 14 distinction?
- MS. PI ERCE: Yes, Your Honor.
- 16 QUESTI ON: Okay.
- 17 MS. PIERCE: And that was the distinction
- 18 I meant to articulate.
- 19 QUESTION: So, I take it, then, if it
- 20 that's the distinction, you would -- you would agree
- 21 that if Washington funded a school of atheism, but
- 22 wouldn't fund a school like this one, that there
- 23 would be a violation of one or both of the clauses?
- MS. PIERCE: Yes, Justice Souter, because
- 25 whenever you enter into the realm of faith or belief,

- 1 whenever you try to affect someone's belief in that
- 2 realm, that has been a particularly protected realm
- 3 of individual conscience, that becomes religious,
- 4 whether it's non-belief or belief. It's when you --
- 5 QUESTION: But it's the difference between
- 6 being religious and studying religion. That's your
- 7 line, isn't it?
- 8 MS. PIERCE: Yes, Your Honor, and I
- 9 believe that's the Court's line. It's the line
- 10 that's been drawn in many of the direct funding cases
- 11 of this Court, to teach about religion --
- 12 QUESTION: Can -- can you not study
- 13 atheism under this statute? Suppose there is a
- 14 course debunking, debunking all religious belief.
- 15 Would that be prohibited? Would that be funded under
- 16 this statute? I don't see any -- any prohibition of
- 17 the funding of that?
- 18 MS. PIERCE: Justice Scalia, I think when
- 19 the statute is read in conjunction with Washington
- 20 case law, and particularly the Calvary Bible
- 21 Presbyterian Church case, that the definition --
- QUESTION: What does the statute say? I
- 23 don't see how it can possibly apply to that. What
- 24 does it say?
- 25 MS. PIERCE: Well, the statute says that

- 1 no aid shall be awarded to any student pursuing a
- 2 degree in theology.
- 3 QUESTION: In theology.
- 4 MS. PI ERCE: But --
- 5 QUESTION: Now, is -- is a degree in
- 6 atheism a degree in theology?
- 7 MS. PIERCE: I believe it would be under
- 8 the interpretation --
- 9 QUESTION: That would be a question, would
- 10 it not, for the state supreme court to decide? It
- 11 may decide it needs to carry that limitation in order
- 12 to be compatible with the Free Exercise Clause.
- MS. PI ERCE: I --
- 14 QUESTION: And I think that certainly the
- 15 Free Exercise Clause answers the question, can you
- 16 give it to the Catholics but not to the Jews. So
- 17 that's -- that's not an issue.
- 18 MS. PIERCE: Yes, Justice Ginsburg, and I
- 19 think that the Washington Supreme Court would
- 20 interpret it that way, not only to be consistent with
- 21 the Free Exercise Clause, but to be consistent with
- 22 its own state constitutional provision and its
- 23 purposes, which is to not use public funds for
- 24 instruction in the realm of faith and belief and --
- 25 QUESTION: What cases do you cite for the

- 1 proposition that you're asserting that the -- that
- 2 the Free Exercise Clause or the Establishment Clause
- 3 applies differently to discrimination between
- 4 different religions than it does to discrimination
- 5 between religion in general and non-religion? What
- 6 -- what cases do you cite for that distinction?
- 7 MS. PIERCE: What we cite, Your Honor, is
- 8 that line between the secular and the religious
- 9 activity. I believe it's the line that was drawn in
- 10 the Schempp case, referring to the study about
- 11 religion versus the study of religion, which is not,
- 12 in our view, discrimination in the classic sense of
- 13 that word.
- 14 QUESTION: No, but that doesn't -- that --
- 15 the issue there was whether you were discriminating
- 16 against religion or not. And since you are not
- 17 prohibiting study about religion, that isn't the
- 18 question here.
- The question is, assuming you are
- 20 discriminating between religion and non-religion, you
- 21 can't study theology but you can study anything else,
- 22 what is there in our cases that says that is okay,
- 23 although it would not be okay to distinguish between
- 24 Jewish studies or Catholic studies or Protestant
- 25 studies and other studies?

- I don't know a single case that says the
- 2 principle of neutrality somehow applies differently
- 3 so long as you're discriminating against all religion
- 4 than it does when you're just discriminating against
- 5 one denomination. Did you have a case?
- 6 MS. PIERCE: Well, Your Honor, in the
- 7 context of this Court's aid to education under the
- 8 Establishment Clause, and Mitchell v. Helms is a
- 9 classic example, there's a distinction between
- 10 providing materials, educational materials that are
- 11 to be used in secular education, as opposed to those
- materials that might be diverted to religious,
- 13 ideological education and --
- 14 QUESTION: But that's -- that's the
- 15 Establishment Clause, isn't it, in Mitchell against
- 16 Helms?
- 17 MS. PIERCE: Yes, it is, Your Honor, and
- 18 -- and we believe the same -- many of the same values
- 19 underlie the Washington constitution. And we don't
- 20 believe that the distinction is made invalid because
- 21 it is extended to indirect funding and doesn't apply
- 22 only to direct funding.
- 23 QUESTION: Well, I wanted to ask you about
- 24 these values. As I understand, this student could
- 25 have done exactly what he in fact did if only he did

- 1 not declare a double major. He could have taken all
- 2 of these religious perspective courses, if only he'd
- 3 called his major business administration, which in
- 4 fact it was because he had the credits for that, too.
- 5 That would have been permissible. Is that correct,
- 6 or am I incorrect?
- 7 MS. PIERCE: Well, the statute focuses on
- 8 whether a student is pursuing a degree in theology
- 9 and -- and --
- 10 QUESTION: If -- suppose that he pursued a
- degree in business administration and yet, ancillary
- 12 to that or as options, took all of these other
- 13 courses. Could be have had the aid that he seeks?
- MS. PIERCE: Yes, Your Honor, we think
- 15 that could have happened, but it's an unlikely --
- 16 QUESTION: All right. What is the state's
- 17 interest in denying him aid simply because he
- 18 declares a double major?
- 19 MS. PIERCE: I believe the reason the
- 20 legislature has focused on the nature of the degree
- 21 program is because it's an inherently religious
- 22 program, and if they were to --
- 23 QUESTION: What is the state's interest in
- 24 denying him funds simply because of the way he labels
- 25 the major he chooses, if all the other instructions,

- 1 all the other elements of the case are the same? He
- 2 takes all the same courses, he has all the same
- 3 commitment as a Christian, and yet he's denied the
- 4 relief in one case and given it -- the subsidy in one
- 5 case, and given it in the other. What is the state's
- 6 interest in doing that?
- 7 MS. PIERCE: Justice Kennedy, I think the
- 8 state's interest is not in that particular student,
- 9 but in how you administer it overall. And the way
- 10 the state administers it overall, in order to avoid a
- 11 class-by-class, student-by-student determination, is
- 12 to look at the degree programs that are inherently
- 13 religious that have, or ask the universities actually
- 14 to do that --
- 15 QUESTION: Ms. Pierce, I thought that the
- 16 --
- 17 QUESTION: Well, what is the state's
- 18 interest in -- in denying aid for programs that are
- 19 inherently religious? What is that interest? Is it
- 20 a compelling interest?
- 21 MS. PIERCE: Yes, Your Honor, we believe
- 22 it is. The interest is --
- 23 QUESTION: May I ask you just to clarify
- 24 what I thought was the purpose of this, was that the
- 25 state has decided it does not want to fund the

- 1 training of clergymen, and it cites a long history of
- 2 that. And it's tried to be as accommodating as it
- 3 can with that limitation.
- I mean, certainly if what you're doing is
- 5 vulnerable, it would be no less vulnerable if the
- 6 state said, well, we won't fund that school at all
- 7 because it's an evangelical school.
- 8 MS. PIERCE: Justice Ginsburg -- excuse me
- 9 -- the focus is on the religious nature of the
- 10 instruction. If someone had a career goal to enter
- 11 the clergy and yet took a secular course of
- 12 education, they would not be denied funding.
- 13 Certainly one of the underlying values of
- 14 our Freedom of Religion Clauses at the Federal and
- 15 state level is not to require people to support the
- 16 promotion of a doctrine or religious belief with
- 17 which they may not agree, and that, returning to
- 18 Justice Kennedy's question, is -- is the interest.
- The way it's implemented by Washington,
- 20 and it has been by Congress and by other states in
- 21 other contexts, is to look at that core course of
- 22 study because --
- 23 QUESTION: But we've decided in Witters
- 24 that it's unnecessary to do that to conform to the
- 25 Establishment Clause.

- 1 MS. PIERCE: Yes, Justice Kennedy --
- 2 QUESTION: So, after -- after that, then
- 3 what is the state's interest at this point?
- 4 MS. PIERCE: Well, the state's --
- 5 QUESTION: Is the state's interest in
- 6 redefining the Establishment Clause?
- 7 MS. PIERCE: No, Your Honor, but the state
- 8 has a different, although somewhat concurrent, scheme
- 9 for religious freedom, and that involves not just
- 10 avoiding a government endorsement of religion, which
- 11 is what the Establishment Clause primarily turns and
- 12 focuses on --
- 13 QUESTION: But Witters said there is no
- 14 endorsement.
- 15 MS. PI ERCE: And -- and --
- 16 QUESTION: So you can't use that.
- 17 MS. PIERCE: No, and I'm not trying to.
- 18 QUESTION: I still don't see what your
- 19 interest is, and once you do define it, I want you to
- 20 tell me if it's compelling, rational basis.
- 21 MS. PIERCE: Okay. Washington's interest
- 22 expressed in 1889 was to protect the freedom of
- 23 conscience of all its citizens, and that included not
- 24 compelling its citizens to provide enforced public
- 25 funds to support the promotion of religious beliefs

- 1 with which they may or may not agree. I think --
- 2 QUESTION: Does that mean that the state
- 3 can decline to provide fire protection to churches
- 4 and synagogues?
- 5 MS. PIERCE: No, Your Honor, and that
- 6 distinction has been made.
- 7 QUESTION: And Washington doesn't do that,
- 8 does it?
- 9 MS. PIERCE: It does not decline that, and
- 10 there's --
- 11 QUESTION: So that -- that general public
- 12 benefit is extended to both religious and
- 13 non-religious institutions equivalently, and people
- 14 don't get upset about that, do they?
- 15 MS. PIERCE: No, Your Honor. I think
- 16 providing the essential services that include people
- 17 as part of our civilized community has been
- 18 distinguished from other kind of funding when these
- 19 questions are asked.
- 20 QUESTION: Well, Washington's position, I
- 21 take it, is that, although it -- it will certainly
- 22 put out the fire in the church, it won't spend money
- 23 for the purpose of persuading people that they ought
- 24 to be inside the church. Is that the -- the point
- 25 you're making?

- 1 MS. PIERCE: Yes, Justice Souter. There
- 2 is a distinction there and it's a distinction that's
- 3 been made in a variety of contexts, but --
- 4 QUESTION: And you're saying that even
- 5 though it would not offend the Establishment Clause
- 6 if the state did provide this sort of funding, there
- 7 is still, I think your point is, there is still an
- 8 area within which it has a choice, even though that
- 9 choice may not be determined by the Establishment
- 10 Clause?
- MS. PIERCE: Yes, Your Honor, because the
- 12 purpose of the state constitution, which of course,
- 13 when it was adopted in 1889, was not viewed as
- 14 greater than the Establishment Clause, it was viewed
- 15 as the only protection for religious freedom at the
- 16 state level, since it wasn't until 1947 that the
- 17 Establishment Clause was held to apply to the states.
- 18 And to return to your question, Justice
- 19 Souter, the distinction between providing police and
- 20 fire services to an organization and providing
- 21 funding to assist in the educational purpose of that
- 22 organization was made in Norwood v. Harrison in this
- 23 Court. In the very different circumstance, but for
- 24 -- for similar reasons, this Court held that
- 25 textbooks could not be provided to segregated schools

- 1 because that would aid the discrimination of those
- 2 schools in violation of --
- 3 QUESTION: Well, isn't that an
- 4 Establishment Clause issue?
- 5 MS. PIERCE: In that particular --
- 6 QUESTION: It's been litigated under the
- 7 Establishment Clause, right?
- 8 MS. PIERCE: The provision of the -- the
- 9 aid --
- 10 QUESTION: Providing textbooks or other
- 11 aid to religious schools. Those have been
- 12 Establishment Clause challenges, and we had a -- the
- 13 Witters case from your state, and determined that the
- 14 Establishment Clause is not violated by giving aid to
- 15 the blind, which is used then to study for the
- 16 ministry, right?
- MS. PIERCE: Yes, Justice 0' Connor, and
- 18 that's because under the Establishment Clause, the
- 19 question is, is the government endorsing religion?
- 20 Under Washington's article I, section 11, the
- 21 question is, is -- are public funds being used for
- 22 the promotion or -- of religious belief or disbelief
- 23 and --
- 24 QUESTION: But do you -- do you think that
- 25 --

- 1 QUESTION: Ms. Pierce, may I ask you a
- 2 question there on how you draw the line? Because I
- 3 want to get clear on one thing, and it was raised in
- 4 effect by the questions earlier about the Blaine
- 5 Amendment, I guess, but is my understanding correct
- 6 that the State of -- that this clause that we are
- 7 dealing with here, and nothing else for that matter
- 8 in the Washington law, forbids the state from paying
- 9 -- we'll call it a tuition voucher here -- that is
- 10 going to a sectarian school like this one, so long as
- 11 it's not being used for theological education?
- MS. PIERCE: Justice Souter, there's a
- 13 distinction in our state constitution --
- 14 QUESTION: No, but isn't the answer, there
- 15 is nothing that forbids that? In other words, going
- 16 back to Justice Kennedy's question, if this same
- 17 student said, I want to study business and I want to
- 18 study it at this sectarian school, there would be no
- 19 impediment in Washington law to paying him the -- or
- 20 giving him the voucher or whatever you call it and
- 21 letting him spend it at this sectarian school? Is
- 22 that correct?
- 23 MS. PIERCE: That's true at the higher
- 24 education level.
- 25 QUESTI ON: Okay.

- 1 QUESTION: But isn't it also true he could
- 2 even take the same courses and get it as long as he
- 3 didn't declare his major until he was a junior?
- 4 MS. PIERCE: Your Honor, we -- the statute
- 5 says pursuing a degree in theology, so I think it
- 6 should be properly read and is properly read by
- 7 Northwest College as a student who is, during the
- 8 academic terms that are funded, working toward that
- 9 degree in theology.
- 10 QUESTION: But I -- I just want to be sure
- 11 I understand how it works in response to Justice
- 12 Kennedy's inquiry. Is it not true that he could have
- 13 taken all or most of the religious courses he did
- 14 take if he'd only declared a different major or
- postponed the time when he declared his major?
- MS. PIERCE: I believe he --
- 17 QUESTION: Which has a double aspect. In
- 18 one hand, as Justice Kennedy points out, the state
- 19 interest doesn't seem all that compelling there, but
- 20 on the other hand, the burden on him is also pretty
- 21 slight, because all he had to was take a -- just
- 22 manage his curriculum a little differently.
- 23 MS. PIERCE: Yes, Your Honor. I --
- QUESTION: And -- and I just want to know,
- 25 am I correct that he could have taken either all or

- 1 substantially all of the religion -- religious
- 2 courses and qualified for the scholarship if he just
- 3 declared a different major?
- 4 MS. PIERCE: You're partially correct,
- 5 Justice Stevens. I think he could have taken some of
- 6 the same religion courses. I don't think just simply
- 7 declaring your major later is what meets the purpose
- 8 of the statute. The statute says are you pursuing --
- 9 QUESTION: Wasn't he counseled -- wasn't
- 10 he counseled specifically by the school to be honest?
- 11 MS. PIERCE: Yes, Justice Ginsburg.
- 12 QUESTION: And not try to hide what his
- purpose was, which he was perfectly open about?
- 14 MS. PIERCE: Yes, Justice Ginsburg.
- 15 QUESTION: And, of course, if -- if you
- 16 take a whole bunch of religious courses, it may be
- 17 they can't be counted for some other major other than
- 18 the -- the theology.
- 19 MS. PIERCE: Well, the theology degree,
- 20 Your Honor, does require, I believe at Northwest, 125
- 21 credits, and 79 of those credits are required to be
- 22 in various Bible and theological courses, so I think
- 23 it is -- it would be possible, but unusual, for
- 24 another student to have those same courses and not
- 25 being pursuing a degree in theology.

- 1 QUESTION: Could we go back to Justice
- 2 Kennedy's second part of what he was asking, because
- 3 it's bothering me, too. I think it's absolutely
- 4 well-established, whether there's a case or not, that
- 5 people have thought it's different when what the
- 6 Federal government or state government says is, what
- 7 we have here is a secular program, we're paying for
- 8 secular programs, whether it's schools or social
- 9 services or any one of a million things, or if it
- 10 were to say, well, it's a Baptist program, but not a
- 11 Catholic program
- 12 I think if they said the second, they'd
- 13 have to pass something like strict scrutiny as far as
- 14 their reasons are concerned. I think if they said
- 15 the first, so far I don't think they would have to
- 16 pass anything like that kind of test, but that's the
- 17 questi on.
- 18 And I think that Justice Kennedy was
- 19 saying, very well, what is the test? What kind of
- 20 scrutiny should you give under the Equal Protection
- 21 Clause, where what the state has done is said we have
- 22 a secular spending program. Now, leave the atheist,
- 23 because if the atheist is a program which concerns
- 24 principles that in the mind of the atheist are
- 25 similar to those that are religious in the mind of a

- 1 religious person, I'm willing to call that a
- 2 religious program. That's not what I'm talking
- 3 about.
- 4 I'm talking about just a regular secular
- 5 aid program. What do we judge that distinction on
- 6 the basis of? What kind of a test?
- 7 MS. PIERCE: Justice Breyer, I believe it
- 8 is a rational basis test, that is, it is a neutral
- 9 line, it's a recognized line between the secular that
- 10 does not involve the realm of belief and faith, and a
- 11 religious that does.
- 12 QUESTION: I didn't think this was an
- 13 Equal Protection Clause case at all. I thought it
- 14 was -- the challenge was freedom of religion.
- MS. PIERCE: Yes, Mr. Chief Justice, it
- 16 is, and --
- 17 QUESTION: The Free Exercise Clause of the
- 18 First Amendment?
- 19 MS. PIERCE: That is the question on which
- 20 cert was granted, and --
- 21 QUESTI ON: Ri ght.
- 22 MS. PIERCE: -- because it is a neutral
- 23 line --
- QUESTION: Well, I'm thinking of free
- exercise, but I'm thinking this is a discrimination

- 1 case, so maybe it's totally different under free
- 2 exercise, but you see the question.
- 3 MS. PIERCE: Yes, and Justice Breyer --
- 4 QUESTION: And your answer's rational
- 5 basis.
- 6 MS. PI ERCE: Yes.
- 7 QUESTION: Rational -- you -- you think
- 8 there's a difference in free exercise if what the
- 9 state says is, we are burdening the free exercise of
- 10 all religions, as opposed to, we are burdening the
- 11 free exercise of one particular religion. You think
- 12 there's a different -- a different standard? Again,
- 13 I would ask for the case that -- that suggests that.
- MS. PIERCE: Justice Scalia, in the first
- 15 instance, this case involves application of public
- 16 funds in a funding program, and we believe that the
- 17 principle that a state's decision not to fund the
- 18 exercise of a fundamental right is not a burden on
- 19 that right, it's not an infringement on that right.
- 20 All that the State of Washington has done here is
- 21 decline to fund theology studies --
- 22 QUESTION: Certainly in our -- in our
- 23 Rosenberger case there was a rational basis for what
- 24 the University of Virginia did, but we held it
- 25 violated the Free Exercise Clause.

- 1 MS. PIERCE: Yes, Mr. Chief Justice, and
- 2 the purpose of the public forum principles that were
- 3 applied in Rosenberger are to protect the open public
- 4 forum. There the Court specifically acknowledged
- 5 that that was a forum for the publication, for the
- 6 expression of ideas, and that the expression of those
- 7 ideas in that open public forum would be incomplete
- 8 if certain viewpoints were excluded.
- 9 But certainly the purpose of the Promise
- 10 Scholarship is not to open a public forum. It's more
- 11 akin to the American Library Association case, where
- 12 Internet access was provided, not to provide a forum
- 13 for the Web publishers, but to promote education and
- 14 learning.
- 15 QUESTION: You think there is a -- a
- 16 rational basis suffices for the state to prohibit
- 17 this student from declaring one of his legitimate
- 18 majors?
- 19 MS. PIERCE: We believe -- yes, Your
- 20 Honor, we believe there is a rational basis to not
- 21 fund religious instruction wherever it occurs,
- including a theology course.
- 23 QUESTION: Is it essentially your position
- 24 that not everything that is compatible with the
- 25 Establishment Clause, not everything that the state

- 1 could do under the Establishment Clause, it must do
- 2 under the Free Exercise? And if that's your
- 3 position, how do you define the space in between
- 4 those two where the state has a choice?
- 5 MS. PIERCE: That is our position. We
- 6 don't think states should be in constitutional
- 7 pincers where whatever they're allowed to do under
- 8 the Establishment Clause or required to do,
- 9 particularly given the history that states have come
- 10 to their own path to religious freedom.
- 11 And I think applying the various
- 12 principles on when you burden the exercise of
- 13 religious freedom leads you to the latitude in this
- 14 area. Here, not providing funding does not infringe
- or burden a fundamental right, and that's all that
- 16 the state has done. Mr. Chief Justice, I'd --
- 17 QUESTION: Thank you, Ms. Pierce. You're
- 18 reserving your time.
- 19 Mr. Sekul ow.
- 20 ORAL ARGUMENT OF JAY A. SEKULOW
- ON BEHALF OF THE RESPONDENT
- 22 MR. SEKULOW: Mr. Chief Justice, and may
- 23 it please the Court:
- In the free exercise context, this Court
- 25 has held that the minimum requirement of neutrality

- 1 is that a law not discriminate on its face. That's
- 2 clearly what is taking place here, and I'd like to
- 3 put in context exactly how the implementation of the
- 4 statutory program works. Washington, when they
- 5 adopted the Promise Scholarship program and how it's
- 6 applied, works this way.
- 7 A student applies for this general grant.
- 8 In this particular case, Josh Davey applied for the
- 9 grant when he was aware of it in the summer, was
- 10 notified by the state that he was qualified and
- 11 accepted in the program in August. At that point he
- 12 enrolled at Northwest College, which is an accredited
- 13 and eligible institution. It was not until -- and he
- 14 declared his major, the dual major, at that point in
- business administration and the pastoral ministries
- 16 degree.
- 17 Two months later, it was two months until
- 18 he was notified by the financial aid office through a
- 19 memorandum that the state circulated that after
- 20 reviewing the Promise Scholarship program, the state
- 21 then decided that in fact there would be a
- 22 prohibition put in place on pursuing a degree in
- 23 theology and that state has interpreted that to mean
- 24 pursuing a degree in theology from a religious
- 25 perspective.

- 1 The check, Justice 0' Connor, is sent
- 2 directly to the student. The school is the -- in the
- 3 sense the school gets the check and hands it to the
- 4 student. It's not written to the school. The school
- 5 cannot use it for -- to -- a private institution
- 6 cannot use it at all for any expenditure. They can't
- 7 credit, they can't debit the account. The school
- 8 merely verifies that the student's enrolled. The
- 9 check then goes to the student. It can be used for
- 10 any --
- 11 QUESTION: So it wouldn't violate the
- 12 Establishment Clause, but I guess what we're
- 13 addressing is whether there's a free exercise
- 14 vi ol ati on.
- 15 MR. SEKULOW: Right.
- 16 QUESTION: How does this violate the
- 17 student's right to free exercise of religion? Maybe
- 18 it's more expensive to go to school, but why does
- 19 that violate his free exercise of religion right?
- 20 MR. SEKULOW: Joshua Davey, and the state
- 21 has acknowledged this, of course, has the free
- 22 exercise right to pursue a degree in theology. The
- 23 question here is the burden that's placed on it. Of
- 24 course, two responses. With regard to the actual
- 25 burden, here a general benefit was available to a

- 1 student and a religious classification was utilized
- 2 to deny the student access to those funds. He met
- 3 the criteria.
- 4 QUESTION: Well, let me ask you this.
- 5 MR. SEKULOW: Sure.
- 6 QUESTION: Suppose a state has a school
- 7 voucher program such as the Court indicated could be
- 8 upheld in the Zelman case. Now, if the state decides
- 9 not to give school vouchers for use in religious or
- 10 parochial schools, do you take the position it must,
- 11 that it has to do one or the other? It can have a
- 12 voucher program, but if it does, it has to fund all
- 13 private and religious schools with a voucher program?
- MR. SEKULOW: No, I think --
- 15 QUESTION: Is that your position?
- MR. SEKULOW: No. The state --
- 17 QUESTION: Well, why not? I mean, why
- 18 wouldn't it follow from what you are saying today?
- 19 MR. SEKULOW: For this reason. The state
- 20 can set neutral and eligible criteria for admission
- 21 as an eligible institution. Here it was
- 22 accreditation. Now, if the religious school, the
- 23 school that was affiliated with the religious
- 24 denomination met the general neutral eligibility
- 25 requirement, and there was no countervailing

- 1 Establishment Clause problems, yes, then it should --
- 2 QUESTION: I -- I don't know what you
- 3 mean. The state says all schools were going to have
- 4 a program to give vouchers for use in all schools of
- 5 a certain grade level, assuming the teachers are
- 6 qualified to be teachers.
- 7 MR. SEKULOW: That --
- 8 QUESTION: Can they refrain from making
- 9 that program available for use in religious schools?
- 10 MR. SEKULOW: I -- I would think not. I
- 11 think once it would go towards the private schools,
- 12 as long as the eligibility --
- 13 QUESTION: So what you're urging here
- 14 would have a major impact, then, would it not, on --
- on voucher programs?
- MR. SEKULOW: Well, it would. I think a
- 17 voucher program could be established that has a
- 18 neutral criteria and if the private schools meet that
- 19 criteria, including the private religious schools and
- 20 there is no countervailing Establishment Clause
- 21 problem, I wouldn't see any reason --
- QUESTION: Well, but the only criteria
- 23 that they have --
- QUESTION: Sure -- surely, the state can
- decide to fund only public schools.

- 1 MR. SEKULOW: Absolutely.
- 2 QUESTION: And it's only when it starts
- 3 funding some private schools that you get into the
- 4 religious question.
- 5 MR. SEKULOW: That's correct.
- 6 QUESTION: But I'm -- I'm concerned --
- 7 QUESTION: But you say if they publish any
- 8 private school they must publish -- they must support
- 9 all religious schools as well.
- 10 MR. SEKULOW: No. Again, I think if they
- 11 meet the accreditation standard, if the program were
- 12 to --
- 13 QUESTION: But they could not just say we
- 14 -- we will publish all private schools except
- 15 sectarian schools.
- 16 MR. SEKULOW: I don't think they could do
- 17 that. No, I think it would be --
- 18 QUESTION: That's the issue here, yeah.
- 19 QUESTION: Even though there -- there are
- 20 quite a few state laws and constitutional provisions
- 21 around the country that -- that provide just that,
- 22 aren't there?
- 23 MR. SEKULOW: There are. Thirty-seven
- 24 states have --
- 25 QUESTION: Yeah. So the decision here

- 1 could have very broad impact, I assume.
- 2 MR. SEKULOW: Interesting, Justice
- 3 0'Connor, and admittedly, this is a bit of a moving
- 4 target because state policies change, but there are
- 5 approximately 37 states that have this type of
- 6 amendment. Twenty-five of those states have programs
- 7 of aid that do not have a discriminatory basis upon
- 8 religion. It's given to any accredited --
- 9 QUESTION: Mr. Sekulow?
- 10 MR. SEKULOW: Yes.
- 11 QUESTION: May I ask you the question that
- 12 I asked Ms. Pierce, because I think this is really
- 13 what the case turns on. Is there any space between
- 14 what one, what a state is permitted to do, what it's
- 15 permitted to fund under the Establishment Clause and
- 16 what it must fund under the Free Exercise Clause, and
- 17 if so, what fills that space? You've been candid in
- 18 saying voucher, no. If you -- going to give to any
- 19 private school, you can't leave out the parochial
- 20 schools. You certainly said that about this program
- 21 MR. SEKULOW: Yes.
- 22 QUESTION: Suppose the -- the state would
- 23 say, we are going to fund professional education,
- 24 lawyers, doctors, architects, engineers, but we're
- 25 not going to fund people who are -- who are in a

- 1 divinity program. Would that qualify or would that
- 2 fall also?
- 3 MR. SEKULOW: Well, I think a program that
- 4 were to just limit it to specific professions would
- 5 not necessarily have to go towards theology. For
- 6 instance, in a lot of states using that example,
- 7 Justice Ginsburg, there is a shortage of nurses right
- 8 now. And if the state were to adopt a program to
- 9 fund education for nurses that included public and
- 10 private schools, they don't have to bring theology --
- 11 QUESTION: No, but it would include -- my
- 12 program includes all professions, save one, and --
- 13 and that is ministry.
- MR. SEKULOW: Well, if it was as you
- 15 described it, I would be here arguing the same point
- 16 in this context. The idea that you would list all of
- 17 the professions and then say we are going to fund
- 18 everything but those students studying theology would
- 19 be again that religious classification, and I would
- think unless the state could establish its compelling
- 21 governmental interest --
- 22 QUESTION: As I -- as I understand your
- 23 answer to Justice 0'Connor, if we decide in your
- 24 favor, we necessarily commit ourselves to the
- 25 proposition that an elementary and secondary school

- 1 voucher program must include religious schools if it
- 2 includes any other private schools. It -- it seems
- 3 to me that your case can be resolved on a much
- 4 narrower issue than that. Here we have a -- a
- 5 college student who is being required to surrender
- 6 his -- his conscientious beliefs by declaring a major
- 7 which otherwise would have been completely funded by
- 8 the school, and I -- I just don't see any interest in
- 9 doing that. It seems to me a -- a very severe
- 10 violation of -- of religious conscience. I think
- 11 that's quite different from an overall neutrality
- 12 principle, which would foreclose this Court on the
- 13 voucher issue.
- MR. SEKULOW: Well, I don't think -- I
- 15 agree, Justice Kennedy. I don't think the Court has
- 16 to go that far here.
- 17 QUESTION: But why i sn't --
- 18 QUESTION: But certainly that's what
- 19 you're arguing. I mean, your -- your brief and your
- 20 presentation certainly urges us to go that route.
- 21 MR. SEKULOW: If --
- 22 QUESTION: Now, have we -- have we, in
- 23 looking at funding issues, have we dealt differently
- 24 with the requirement of funding something out of
- 25 public funds than for other purposes?

- 1 MR. SEKULOW: Well -- well, certainly in
- 2 the -- in the direct aid cases and in the
- 3 Establishment Clause context, but this is very
- 4 similar to the Witters program, so there is not the
- 5 countervailing Establishment Clause issue, and that's
- 6 what I was going to address, Justice Kennedy.
- 7 Depending on how the voucher program is established
- 8 would depend on whether the religious institutions
- 9 would be included. For instance, again I go to the
- 10 eligibility issue. Here, Northwest College was an
- 11 accredited institution --
- 12 QUESTION: Okay. Let's assume that all
- 13 the public schools and all the private schools,
- 14 including all religious private schools are -- are
- 15 accredited in whatever way the state accredits them,
- 16 and that the criterion, apart from religious
- 17 education, is simply that the ultimate recipient of
- 18 the voucher has to be an accredited school. It seems
- 19 to me, following Justice O'Connor's question, that
- 20 the argument that would be made in any case in which
- 21 a state says we will -- we will allow a voucher to be
- 22 spent in a private school, but not a private
- 23 religious school is the same argument that Justice
- 24 Kennedy was suggesting a moment ago, and that is that
- 25 the religious student must somehow surrender a

- 1 conscientious belief and go from a religious school
- 2 and seek to be enrolled in a non-religious private
- 3 school or a public one to get the voucher. And I
- 4 don't see why that argument would not be just as
- 5 applicable there as the argument that you are making
- 6 here.
- 7 MR. SEKULOW: Justice Souter, in this
- 8 particular -- using that example, here the school is
- 9 a qualified school. The Northwest College, which
- 10 admittedly has a religious affiliation, it isn't --
- 11 QUESTION: Sure. That's a wash.
- 12 Everybody agrees.
- 13 MR. SEKULOW: It's their major.
- 14 QUESTION: Everybody -- the only criterion
- 15 is, will we fund religious training in how to be
- 16 religion -- religious -- or will we not? And in
- 17 fact, a -- a similar argument would be made as
- 18 between the -- the religious school that teaches
- 19 religion, and the private school that doesn't teach
- 20 religion.
- 21 MR. SEKULOW: In this context, the way the
- 22 program is implemented within that hypothetical and
- 23 within the facts here, here students can take these
- 24 very same courses in religion that Josh Davey --
- QUESTION: Well, that may show that the

- 1 state draws a kind of a funny line. Maybe it was a
- 2 -- a bad job of line drawing, and I -- I have to
- 3 admit, I'm not quite sure why they draw it the way
- 4 they do, but on -- on the -- on the basic proposition
- 5 that the state raises as -- as its position here,
- 6 that it will not fund ministerial education or
- 7 education in how to be religious versus funding other
- 8 kinds of training, the argument, it seems to me, from
- 9 the Free Exercise Clause would be the same in the
- 10 voucher case as the argument that you are making
- 11 here.
- 12 MR. SEKULOW: If in fact the programs were
- 13 put forward this way with the accreditation as you
- 14 suggested, and there is no countervailing
- 15 Establishment Clause issue and the eligibility issue
- of the school is met, yes, I wouldn't see the --
- 17 QUESTION: All right.
- 18 MR. SEKULOW: -- justification to exclude a
- 19 particular major here in this particular case, a
- 20 submajor from a religious viewpoint.
- QUESTION: Mr. Sekulow --
- 22 QUESTION: Well, how many states do that,
- 23 do you know? You're knowledgeable on these things.
- 24 How many states have voucher programs which -- which
- 25 would allow students to go to any private school, you

- 1 know, an elite academy, but not allow them to go to
- 2 religious schools?
- 3 MR. SEKULOW: Twenty-five states have
- 4 voucher-type programs that have no restrictions at
- 5 all as long as it's an accredited institution, so
- 6 that's the -- usually the standard. They can go to
- 7 any school that's accredited. There are some states,
- 8 and it's about a half-dozen, as I said, Justice
- 9 Scalia, it's a little bit of a moving target because
- 10 policies change, that actually have this prohibition
- 11 for religious education, and even within some of
- 12 those states, the programs are inconsistent. They'll
- 13 have different type of financial aid programs here.
- In this particular situation, and the way
- 15 this particular program is implemented, though,
- 16 Joshua Davey had already made, Justice Stevens, his
- 17 declaration of a major before he was notified he was
- 18 disqualified. The state didn't do the formal
- 19 notification until October, some two months after he
- 20 rolled -- enrolled.
- 21 QUESTION: But I suppose he could have
- 22 changed his mind and taken another major in most of
- 23 the courses and then postponed that decision. As a
- 24 matter of conscience, he didn't do it.
- 25 MR. SEKULOW: It -- it was a matter of

- 1 conscience. There were some students at the school
- 2 that did change their mind . There were two that did
- 3 not. Joshua Davey was one that -- and the counselor,
- 4 the financial aid counselor, did state in the joint
- 5 appendix that she cautioned them if they are in fact
- 6 going to major in a degree that would be pursuing a
- 7 theology to tell the truth, which he clearly did
- 8 here. So his implementation of the decision was
- 9 already made in the sense that the state came back
- 10 afterwards and said oh, by the way, these group of
- 11 students don't qualify for this.
- 12 QUESTION: But wouldn't it be --
- 13 QUESTION: Am I -- am I correct or
- 14 incorrect that the state would fund a student who
- 15 majored in literature at a institution which was
- 16 sectarian and had instructors who taught literature
- 17 from a religious perspective or -- am I correct about
- 18 that?
- 19 QUESTION: Yes.
- QUESTION: Well, but the state is saying,
- 21 I don't know if we can escape the broader ground, the
- 22 state's saying, look, we understand that, you know,
- 23 applying our standard there'll be all kinds of
- 24 anomalies that you can get. Maybe this case is one.
- 25 But what we're doing by and large is to say, we don't

- 1 want to spend too much of our state money in this
- 2 program, we'll do it subsidiary, you know, the odd
- 3 example doesn't matter, but people who major in
- 4 philosophy are likely to become priests or at least
- 5 spend a lot of time studying theology. If they major
- 6 in theology, or they spend a lot of time studying
- 7 theology, that's going too far. So this is, like
- 8 many administrative lines, a very crude effort to
- 9 identify those people who are taking too much of
- 10 their time in totally religiously-oriented matters.
- Now, of course that's unconstitutional if
- 12 we accept your argument that the state must treat the
- 13 religious study the same way as any other. That's
- 14 your broad ground. But if we reject the broad
- 15 ground, I don't quite see at the moment how we can
- 16 accept the narrow one, which turns on these details
- of the administrability of the line.
- MR. SEKULOW: Well, the reason that I want
- 19 -- let me address the latter, if I might, Justice
- 20 Breyer. The reason those details matter because the
- 21 line drawing albeit may be crude on the State of
- 22 Washington, here is within the context of the Free
- 23 Exercise Clause, because here the school is an
- 24 eligible institution, so that's not even at issue.
- 25 There is no countervailing Establishment Clause issue

- 1 here. Witters foreclosed that. So all we are
- 2 dealing with is a statute which on its face states
- 3 that a student who qualifies based on academic
- 4 excellence and economic need makes the decision for
- 5 him or herself where they're going to go to school
- 6 and what they're going to major in, and they can
- 7 major in literally the universe of courses. There is
- 8 only one exclusion. It's not even, Justice Ginsburg,
- 9 a situation with a number of majors. It's one.
- 10 QUESTION: Mr. Sekulow, I think that
- 11 Justice Breyer is getting at the same point I tried
- 12 to get at, and it's in part the other flip side of
- 13 what Justice Kennedy asked you. Certainly, you are
- 14 not standing here to tell us that, oh, if they were
- 15 more restrictive, if they said we're simply not going
- 16 to fund scholarships to students who go to sectarian
- 17 schools, that that might be all right. I mean, you
- don't want to win on the ground of the school was too
- 19 generous in what it did fund.
- MR. SEKULOW: Well, two responses. First,
- 21 the -- on the issue of the state and their
- 22 obligation, to recast this as a -- the state is being
- 23 required to fund Joshua Davey's education, I think is
- 24 -- is a miscast of the issue. The state has decided
- 25 to employ, to develop a scholarship program that's

- 1 very broad-based and in that program they have given
- 2 the student the ultimate choice of where they could
- 3 go to school as long as it's within Washington state
- 4 and accredited and literally they can major in any
- 5 major except for one, and that is a theology
- 6 exclusion.
- 7 QUESTION: Wouldn't be any better if they
- 8 said, you can go to any school except a -- a church
- 9 school.
- 10 MR. SEKULOW: No. I think it would raise,
- 11 if it's accredited I think it would raise the same
- 12 problem But it's not to say that the state
- 13 universities don't teach courses in theology and
- 14 religion. On pages 66 and 74 of the joint appendix,
- 15 there's a listing of the courses offered at the
- 16 University of Washington, and it covers a broad array
- 17 of religious courses, albeit from --
- 18 QUESTION: You -- you don't know of any
- 19 case that says that the less significant the interest
- 20 the state has is the more latitude it has in
- 21 discriminating against religion. You don't know of
- 22 any case that said that?
- MR. SEKULOW: No. That -- that would --
- 24 QUESTION: I hope you don't, yeah.
- 25 MR. SEKULOW: No. And hopefully this

- 1 won't be that one.
- 2 (Laughter.)
- 3 QUESTION: May I ask -- ask you a broader
- 4 question? A number of the briefs discussed the
- 5 breathing space between the Establishment Clause and
- 6 the Free Exercise Clause. Do you take the position,
- 7 or just what is your position on whether or not there
- 8 is such a breathing space?
- 9 MR. SEKULOW: The play in the joints as
- 10 it's referred to.
- 11 QUESTI ON: Yeah.
- 12 MR. SEKULOW: I -- I think the play in the
- 13 joints gives the state broad flexibility in
- 14 establishing the programs and -- or not establishing
- 15 a program at all, but to use the play in the joints
- 16 to not accommodate religion but rather to target
- 17 religion as an exclusion I think is a misuse in my
- 18 view of what the Court has at this point --
- 19 QUESTION: Give me an example, any
- example.
- 21 QUESTION: But do you go so far as to
- 22 contend that any violation, any time there is no
- 23 violation of the Establishment Clause that then the
- 24 Free Exercise Clause would necessarily kick in?
- 25 MR. SEKULOW: No, absolutely not. And let

- 1 me --
- 2 QUESTION: But that's what I was looking
- 3 for.
- 4 QUESTION: Do you want to reserve the rest
- 5 of your time, Mr. Sekulow?
- 6 MR. SEKULOW: I don't have -- I only have
- 7 20 minutes, so I cannot reserve any more time.
- 8 That's okay. But I would normally be happy to.
- 9 (Laughter.)
- 10 QUESTION: If -- if you can give me an
- 11 example of a case where the state can say we know we
- 12 can give this funding to religious schools if we want
- 13 to, but we don't want to? Can you give any example
- 14 where that would be legitimate on your view of free
- 15 exercise?
- MR. SEKULOW: Sure. There's -- I don't
- 17 think there is any affirmative obligation, Justice
- 18 Ginsburg, for the state, even if the Establishment
- 19 Clause -- I'll give an example. The Center Moriches
- 20 School District in Lamb's Chapel, while this Court
- 21 held that the Establishment Clause did not --
- 22 required them that they open their facilities to
- 23 comply with the First Amendment viewpoint neutrality
- 24 issues, they're not -- they were not required to open
- 25 their facilities up. The State of Washington could

- 1 develop programs for specific majors.
- 2 QUESTION: No, but if they opened it up at
- 3 all, there was no play in the joints between the
- 4 religion clauses that said you can't open it up to
- 5 this particular religious presentation. Isn't that
- 6 correct?
- 7 MR. SEKULOW: No, I think that --
- 8 QUESTION: So I think -- let me just --
- 9 MR. SEKULOW: Please.
- 10 QUESTION: -- say what I think your
- 11 position is and then you -- I think your position is
- 12 that, although certain religious funding may not
- 13 violate the Establishment Clause, it does not follow
- 14 that the state must fund it. But if the state has a
- 15 general program for funding instruction, and this is
- 16 religious instruction, it's got to fund religious
- instruction and there's no middle ground, there's no
- 18 play in the joints there. Is that correct?
- 19 MR. SEKULOW: Under the latter
- 20 hypothetical, that -- that would be our position,
- 21 that once you have gone into the private schools and
- 22 the school meets the neutral secular criteria, our
- 23 view would be at that point the state should be equal
- 24 and not target out religion for an exclusion, which
- 25 is precisely the viewpoint neutrality issue that we

- 1 think should apply and, of course, within the free
- 2 exercise context, the minimum requirement of
- 3 neutrality is law not discriminate on its face. This
- 4 one does. If there are no further questions, thank
- 5 you, Mr. Chief Justice.
- 6 QUESTION: Thank you, Mr. Sekulow.
- 7 General Olson, we'll hear from you.
- 8 ORAL ARGUMENT OF GEN. THEODORE B. OLSON
- 9 ON BEHALF OF THE UNITED STATES AS AMICUS CURIAE
- 10 SUPPORTING THE RESPONDENT
- 11 MR. OLSON: Mr. Chief Justice, and may it
- 12 please the Court:
- 13 The Promise Scholarship program practices
- 14 the plainest form of religious discrimination. It
- 15 disqualifies the one course of study that is taught
- 16 from a religious perspective. The clear and
- 17 unmistakable message is that religion and preparation
- 18 for a career in the ministry is disfavored and
- 19 di scouraged.
- 20 QUESTION: Well, but of course, there's
- 21 been a couple of centuries of practice in this
- 22 country of not funding religious instruction by tax
- 23 money. I mean, that's -- that's as old as the
- 24 country itself, isn't it?
- MR. OLSON: Well, yes, it is. But there

- 1 is the other tradition that is as old as the country
- 2 itself, is the free exercise component of the
- 3 religion clauses, which this Court has said
- 4 repeatedly mandates neutrality.
- 5 QUESTION: But how is his free exercise
- 6 chilled at all? Can't he practice his religion just
- 7 as he always would and become a minister?
- 8 MR. OLSON: Well, it's --
- 9 QUESTION: He just has to pay for it.
- 10 MR. OLSON: Justice -- well, Justice
- 11 Stevens, the individual that was disqualified in
- 12 Tennessee from being a member of a delegate to the
- 13 Constitutional Convention because he was a minister
- 14 --
- 15 QUESTION: He was prohibited from doing
- 16 something every other citizen can do.
- MR. OLSON: Well, the same -- the Court
- 18 would have come out the same way, I submit, if it
- 19 said that ministers will not have their expenses
- 20 paid, but everybody else will. The language of the
- 21 decision and the language of Sherbert v. Verner and
- 22 Fowler v. Rhode Island is that to the extent that a
- 23 religion --
- QUESTION: But you're still not addressing
- 25 the question of how his -- his freedom to practice

- 1 the religion he wants to practice is impaired at all.
- 2 MR. OLSON: Well, he can practice it, but
- 3 he practices it at a price. Studying of theology as
- 4 the --
- 5 QUESTION: He practices it without a
- 6 subsidy.
- 7 MR. OLSON: He practices it without the
- 8 same subsidy that is made available to every other
- 9 citizen except someone who wants to study to be a
- 10 minister. If it was discrimination against a
- 11 minister in -- in the -- in the case involving
- 12 Tennessee, this is a discrimination against a person
- 13 who aspires to be a minister. He is given less of an
- 14 advantage than all --
- 15 QUESTION: If it -- if it isn't
- 16 coercion of -- of his religion, I suppose it would be
- 17 okay to limit this -- this exclusion to Jewish
- 18 theology or to Catholic theology, because the
- 19 response would be it doesn't -- it doesn't coerce his
- 20 religion at all.
- MR. OLSON: We submit that the teachings
- 22 of the decision of this Court --
- 23 QUESTION: But isn't the difference that
- 24 that would plainly violate the Establishment Clause,
- 25 and here we have a Free Exercise Clause issue.

- 1 MR. OLSON: What this Court has said,
- 2 Justice Stevens, is that in -- in many respects the
- 3 Establishment Clause and the Free Exercise Clause are
- 4 components of the same principle that is --
- 5 QUESTION: So you take the position
- 6 there's no breathing space between the two?
- 7 MR. OLSON: Well, there is -- there may be
- 8 breathing space, especially with respect to the
- 9 Establishment Clause area, where this Court will not
- 10 find entanglement or endorsement under certain
- 11 programs that may not be required, but what this
- 12 Court has said is that distinguishing -- that
- 13 discriminating against Catholics and discriminating
- 14 against people who are religious generally and even
- people who are anti-religious generally violates the
- 16 twin components of equality and neutrality that are
- 17 -- that are mandated by the religion clauses.
- 18 QUESTION: What -- what is your response
- 19 to the following concern that's been brought up a few
- 20 times but I'd like you to address it directly. This
- 21 case is perhaps a small matter of a distinction that
- 22 doesn't make all that much sense, but makes some.
- 23 But the implications of this case are breathtaking,
- 24 that it would mean if your side wins, that every
- 25 program, not just educational programs, but nursing

- 1 programs, hospital programs, social welfare programs,
- 2 contracting programs throughout the governments would
- 3 go over, you'd have to go over each of them and
- 4 there'd be a claim in each instance that they cannot
- 5 be purely secular, that they must fund all religions
- 6 who want to do the same thing, and that those
- 7 religions, by the way, though it may be an excellent
- 8 principle, may get into fights with each other about
- 9 billions and billions of dollars, so -- which is
- 10 something about which I have written about, which you
- 11 know. All right. So, I'd like you to address that.
- 12 MR. OLSON: Yes, Justice Breyer. It is
- 13 not a major step at all in this Court's jurisprudence
- 14 to say that those funding programs for medicine,
- 15 doctors, nurses, cannot distinguish and not
- 16 discriminate against a person who decides to go to a
- 17 Catholic nurse or to a Catholic doctor. If money is
- 18 made available for individuals in the Medicare
- 19 program to exclude people that want to go to
- 20 religious hospitals for their heart surgery, that
- 21 would violate the Free Exercise Clause.
- 22 QUESTION: So do you agree, do you take
- 23 the position that if we affirm the court of appeals
- 24 and accept your position, that the Court is committed
- 25 on the school voucher issue if, say, a school voucher

- 1 program excludes parochial schools?
- 2 MR. OLSON: It would depend, I suppose, on
- 3 how the program was structured, what the inquiry
- 4 involving a compelling government -- strict scrutiny
- 5 would entail. There may be a difference, for
- 6 example, with respect to funding that's associated
- 7 with institutions, as opposed to individual
- 8 conscience. This is the plainest form of religious
- 9 discrimination because the person who wants to
- 10 believe in God or wants to have a position of
- 11 religious leadership is the one that's singled out
- 12 for discriminatory treatment.
- 13 The Court has said before that
- 14 distinction, religious tests for governmental
- 15 benefits violate the Free Exercise Clause. This is a
- 16 religious test. If the person wants to take a
- 17 program in theology, he's disqualified.
- 18 QUESTION: What are the practical
- 19 implications?
- 20 QUESTION: May I ask you --
- 21 QUESTION: Just want a sentence on the
- 22 practical implication. Is it as far-reaching as my
- 23 tone of voice suggested?
- 24 MR. OLSON: I would say that the -- it is
- 25 not as far-reaching as the -- the sense of doom that

- 1 your question suggested.
- 2 (Laughter.)
- 3 QUESTION: Maybe a good thing I'm not --
- 4 don't --
- 5 MR. OLSON: The idea that this country
- 6 when it -- when it provides tax exemptions or cash to
- 7 citizens to educate their children, cannot single out
- 8 for discriminatory treatment the Catholic or the
- 9 religious person is not a far-reaching -- well, it
- 10 may have been far-reaching at the time, and thank
- 11 heavens that it is, that this principle as the -- I
- 12 think one of the questions, I think it was Justice
- 13 0'Connor's question, asked with respect to the
- 14 funding cases and this Court dealt specifically with
- 15 that in the Maher v. Roe case when it said the
- 16 funding cases do not control the significantly
- 17 different context in which a funding decision
- impinges upon the constitutionally-imposed government
- 19 obligation of neutrality required by the religion
- 20 clauses. So those funding cases are completely
- 21 di sti ngui shabl e --
- 22 QUESTION: General, may I ask you this
- 23 question? I mean, the whole argument for neutrality
- 24 comes down to an argument, I think, about the
- 25 following.

- 1 MR. OLSON: About --
- 2 QUESTION: About the following
- 3 distinction. The other side says, Washington says,
- 4 look, there is a line to be drawn, not between
- 5 funding Catholics and Protestants or atheists or
- 6 what-not. The line to be drawn is the line between
- 7 funding education about a religion, education that
- 8 says this is what Catholics believe, this is what
- 9 atheists believe, and on the other hand, education
- 10 that says, this belief is valid, and you ought to go
- out and persuade other people to hold this belief.
- 12 They say, that is the distinction we are trying to
- 13 draw. Why is that distinction invalid under a
- 14 neutrality criteria?
- 15 MR. OLSON: For the reason that the same
- 16 argument was rejected in the Rosenberger case, that
- 17 the notion of --
- 18 QUESTION: But Rosenberger was not said --
- 19 the opinion in Rosenberger said these people are not
- 20 proselytizing. And -- and the distinction that they
- 21 are drawing is a distinction between believing in
- 22 proselytizing on the one hand, how to do it, why it's
- 23 valid, and instruction on what people believe as a
- 24 fact on the other. And I -- Rosenberger is an
- 25 authority for -- for the rejection of that

- 1 distinction.
- 2 MR. OLSON: I -- I respectfully submit
- 3 that it is, that the students in the Rosenberger that
- 4 were publishing those articles were publishing
- 5 articles that advocated belief in God.
- 6 QUESTION: Oh, look, you're writing my
- 7 dissent. I -- I agree, but my -- my --
- 8 (Laughter.)
- 9 MR. OLSON: That was --
- 10 QUESTION: I -- I couldn't -- I couldn't
- 11 get four colleagues to agree with me on that, and
- 12 they went off on -- on another -- another course.
- 13 MR. OLSON: Yeah, but the Court went on to
- 14 say that this was a free exercise violation as well
- 15 as a First Amendment violation.
- The other point that I think is very, very
- 17 important with respect to that, if the state starts
- 18 to distinguishing between discussion of a subject and
- 19 proselytizing, the entanglement problem is going to
- 20 be enormous. The program will have to be looked at
- 21 to see how persuasive it is. We know today that --
- 22 QUESTION: If that argument is good, why
- 23 do we even bother with the -- the criterion of direct
- 24 funding of religion?
- MR. OLSON: Well, because --

- 1 QUESTION: Because we -- we could have
- 2 drawn the line there.
- 3 MR. OLSON: No, because the line has been
- 4 drawn by individuals, individuals making genuinely
- 5 free, independent choices to make a dispensation.
- 6 It's like the Court's example in those cases of an
- 7 individual receiving a check and then deciding
- 8 exactly how to spend it so there's a great difference
- 9 between those kind of cases. This is no different
- 10 than the example that Justice Scalia raised as
- 11 providing fire protection or -- or providing tax
- 12 deductions. Thank you.
- 13 QUESTION: Thank you, General Olson.
- Ms. Pierce, you have three minutes
- 15 remaining.
- 16 REBUTTAL ARGUMENT OF NARDA PIERCE
- 17 ON BEHALF OF THE PETITIONERS
- 18 MS. PIERCE: I would like to return to
- 19 three points. One, on the statute that says no aid
- 20 shall be awarded to a student pursuing a degree in
- 21 theology. A question was asked saying that for
- 22 administrative ease the state uses this legislative
- 23 approach, their constitutional command. But it's not
- 24 just administrative ease. I think it's a question of
- 25 entanglement. Should the state be involved in a

- 1 class-by-class assessment of whether it -- it
- 2 individually, it should be categorized as religious
- 3 instruction or not.
- 4 QUESTION: But we've held in Witters that
- 5 there is no problem with that -- with that kind --
- 6 with that kind of subsidy.
- 7 MS. PIERCE: For purposes of the
- 8 Establishment Clause. And I just wanted to point out
- 9 that our state supreme court has questioned in a
- 10 dissent in the Gallway v. Grimm case, some justices
- 11 of our state supreme court have asked, is focusing on
- 12 the degree program sufficient for our state
- 13 constitution? But we believe there are good reasons
- 14 for it that's not yet been addressed by our court,
- and that's to avoid that kind of class-by-class
- determination, not necessary in Witters because there
- 17 the focus is, does the Establishment Clause -- is it
- 18 violated by government endorsement?
- 19 But Washington does take a different
- 20 approach to both prongs, both twin prongs of
- 21 religious freedom, and this is my second point. For
- 22 purposes of funding, it looks beyond government
- 23 endorsement and looks to the freedom of conscience in
- 24 religious matters of a broader range of citizens,
- 25 including citizens who may not want to have their

- 1 compelled tax payments used for religious
- 2 instruction.
- 3 So it's the same principle. It doesn't
- 4 become hostility to religion just because it extends
- 5 that one principle beyond what the Establishment
- 6 Clause requires. On the other hand, the State of
- 7 Washington also puts greater restrictions on
- 8 government where their regulations may impact
- 9 someone's free exercise of their religion so that
- 10 unless a state -- the state can show a substantial
- 11 need, certain regulatory laws cannot be applied in a
- 12 fashi on that burdened the free exercise.
- The Munns v. Martin case is a classic
- 14 example that we have cited to the Court. It's a case
- 15 where historic landmark laws could not prevent a
- 16 church from building a pastoral center because the
- 17 historic landmark laws were deemed not to be
- 18 substantially needed by the state to protect the
- 19 public.
- 20 So we do think there is wide latitude, and
- 21 my final point, Mr. Chief Justice, is that this Court
- 22 has accorded the states wide latitude in funding
- 23 decisions for the states to make their own policy
- 24 judgments. Here, all the state has done has been to
- 25 decline to fund religious instruction wherever it

- 1 occurs, including in a theology degree program. We
- 2 have not overstepped our bounds by imposing an
- 3 unconstitutional condition on Mr. Davey as a
- 4 recipient. In the overall picture, we're not
- 5 suppressing --
- 6 QUESTION: It -- it -- it will fund
- 7 religious instruction. So long as he doesn't major
- 8 in theology, he can take the same courses and get --
- 9 get instructed in religion, can't he?
- 10 MS. PIERCE: Yes, Scalia, that --
- 11 QUESTION: So what you say is just not
- 12 true?
- 13 MS. PIERCE: Yes, Justice -- well, that
- 14 can happen in a rare circumstance. We believe that
- 15 there's a good reason to use that --
- 16 QUESTION: Everybody who takes a theology
- 17 course has to major in theology? I don't think it's
- 18 rare at all. Probably most of the students at
- 19 Northwest College take theology courses. It's --
- 20 it's a religious institution, and that's perfectly
- 21 okay, and the state is willing to fund that.
- 22 MS. PIERCE: That's what the statute
- 23 permits now. Some justices of our state supreme
- 24 court have expressed the same question whether that
- 25 is possible. Thank you, Mr. --

1	CHIEF JUSTICE REHNQUIST: Thank you,
2	Ms. Pierce. The case is submitted.
3	(Whereupon, at $11:11$ a.m., the case in the
4	above-entitled matter was submitted.)
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