

FOR IMMEDIATE RELEASE
FRIDAY, JANUARY 10, 2014
WWW.JUSTICE.GOV

AG
(202) 514-2007
TTY (866) 544-5309

STATEMENT BY ATTORNEY GENERAL ERIC HOLDER
ON FEDERAL RECOGNITION OF SAME-SEX MARRIAGES IN UTAH

WASHINGTON—Attorney General Eric Holder issued the following statement today on the status of same-sex marriages performed in the state of Utah:

“Last June, the Supreme Court issued a landmark decision – in *United States v. Windsor* – holding that Americans in same-sex marriages are entitled to equal protection and equal treatment under the law. This ruling marked a historic step toward equality for *all* American families. And since the day it was handed down, the Department of Justice has been working tirelessly to implement it in both letter and spirit—moving to extend—federal benefits to married same-sex couples as swiftly and smoothly as possible.

Recently, an administrative step by the Court has cast doubt on same-sex marriages that have been performed in the state of Utah. And the governor has announced that the state will not recognize these marriages pending additional Court action.

In the meantime, I am confirming today that, for purposes of federal law, these marriages will be recognized as lawful and considered eligible for all relevant federal benefits on the same terms as other same-sex marriages. These families should not be asked to endure uncertainty regarding their status as the litigation unfolds. In the days ahead, we will continue to coordinate across the federal government to ensure the timely provision of every federal benefit to which Utah couples and couples throughout the country are entitled – regardless of whether they are in same-sex or opposite-sex marriages. And we will continue to provide additional information as soon as it becomes available.”

A video recording of the Attorney General delivering the above statement can be viewed at: www.justice.gov/video.php.

###