On July 2nd, a federal court in Kansas issued an opinion halting the Biden Department of Education's Title IX changes in a lawsuit brought by Southeastern Legal Foundation (SLF) and the Mountain States Legal Foundation (MSLF) on behalf of their clients Moms for Liberty and Young America's Foundation. The organizations joined the states of Kansas, Wyoming, Utah, and Alaska, as well as other students and interest groups, in challenging the Department of Education's disregard for the First Amendment rights of K-12 and college students.

In Perhaps the most significant victory yet for team sanity, on July 2nd a federal court halted the operation of the Dept of Ed's 1500-page Title IX changes, that, among other things, BROADLY expand the definition of "sex" to include "gender identity," something that can change like the weather in Wisconsin.

Can add: such that Title IX so-called protections, become nothing more than a wish list for a radical worldview. that put children and faculty last and politics first.

The federal court found the plaintiffs(which include the organization I represent, Moms for Liberty) likely to prevail on our claims that the 1500-page revamp of the Title IX Rule is:

1) is contrary to the law

2) That the DOE lacks congressional authority to make the Rule

3) The rule violates the Constitution's spending clause

4) The rule violates the First Amendment because it is impermissibly vague and overbroad...students and faculty will be forced to self-censor rather than risk punishment if they speak out against gender identity, or fail to recognize a classmate's "preferred pronouns."

5) The rule violates the Administrative Procedure Act because it is "arbitrary and capricious."

IN SUM: The 10th circuit federal court order stops the DOE's (Department of Education)implementation and enforcement of The 2024 Title IX rewrite in the schools attended by the children of the members of Moms for Liberty. I am here to notify you that children in this school district are covered in this injunction. Therefore, I ask that you refrain from implementing Title IX as granted in the ruling.

I also ask that you disregard previous guidance by NEOLA, WASB, DPI, or any other source, as this guidance was PREMATURE and did not consider the July 2, 2024 federal court ruling and nationwide injunction.

If you're keeping score, this is the 5th federal court to tell the Biden Administration to go pound sand over its rulemaking that eviscerates equality, free speech, and due process in K-12 schools.

The court is uncomfortable punishing females who speak up for their physical safety when forced to undress in front of males, forced to compete against boys in athletics...and YOU SHOULD FEEL UNCOMFORTBLE TOO. It's wrong and you know it.

There are more decisions on the way, as well as an upcoming election; guaranteeing that contenscious issues surrounding Title IX will be decided by the Supreme Court and/or a newly elected president of the united states. Considering this, Wisconsin school boards like yours can watchfully wait for more clarity. Biden's August 1st deadline is irrelevant, the updated federal rule has no teeth.

Judge John Broomes writes:

"The legislative history [of Title IX] supports a finding that the term 'sex' referred to biological sex. As discussed, one of the principal purposes of the statute was to root out discrimination against women in education. The legislative history shows that Congress was concerned about the unequal treatment between men and women for admissions opportunities, scholarships, and sports."

Biden's Title IX = We can't have 'Transgender Rights' and 'Women's Rights' at the same time because 'Sex' is now a 'gender identity' that can change like the weather in Wisconsin AND be 'expressed' in the form of a 'cat' or 'tree.'

It's a mad, mad world.

TITLE IX BOMBSHELL: Internal Memos Reveal SHOCKING New Title IX Policy Changes and Scare Tactics to FORCE Implementation NOW!

Wisconsin School Districts Advised:

....there is very little room for ANY TYPE of local control or revision to these(Title IX) policies...."

"...the new regulations are hundreds of pages and encompass numerous new (DEI) training requirements."

New "sex-based" standard=misgendering a "non-binary" student is comparable to sexual

assault and should be treated as such.

EX: "Student A is LIGHTLY teased by a student(s) every day in class for their gender, causing them to drop the course; while this isn't severe, it is pervasive..."

TROJAN HORSE: Biden's 2024 Title IX regulations now require school districts not to wait for complaints when addressing a "perceived climate of hate and intolerance." It is expected that school districts do not simply address incidents of perceived harassment of "trans and questioning" students in isolation or only focus on providing remedies for individual complainants.

K-12 Schools MUST ACT PROACTIVELY to prevent ANY acts or policies that impose "more than deminimis harm" on students who fall outside the gender binary. The newly empowered Title IX Coordinator must immediately purge the district of "intolerance."

THIS IS HUGE.

The updated Section 106.10 of Title IX includes sexual orientation and gender identity as protected classes within the scope of discrimination "based on sex."

Furthermore, the revised regulation in Section 106.31(a)(2) clarifies that policies and practices restricting students from participating in educational programs or activities consistent with their gender identities impose more than minimal harm on that student based on sex and generally violate the Title IX nondiscrimination mandate.

Title IX Coordinator: The Emperor

Knowing the changes will SIGNIFICANTLY increase the number of complaints that go through the "grievance process," Title IX gives supreme power to ONE INDIVIDUAL...WE ALL KNOW THIS WILL BE THE WOKEST ADMINISTRATOR IN YOUR SCHOOL DISTRICT.

The NEW Title IX Coordinator will also be the investigator and decisionmaker. ONLY ONE can hold this title

The NEW Title IX Coordinator can initiate a harassment or discrimination complaint WITHOUT A COMPLAINANT

Set up a myriad of REQUIRED DEI TRAININGS...no one is excluded from training, including parttime and sub-employees.

✓ Judge, Jury, Executioner 😳

Biden's Title IX re-write imposes "...an increased level of liability to respond proactively where the District has reason to believe there is sex discrimination" regardless of whether a complaint is even filed.

The NEW Title IX Coordinator has an unprecedented level of power.

DEI ON STEROIDS: Mandatory "Training"

The 2024 regulations introduce a new mandate to provide annual training to all school district employees. Initial training must be provided promptly upon hiring or upon any change of position that alters an employee's duties under Title IX. The Department declined to adopt any exceptions for short-term or substitute employees.

The "all employee" and the role-specific training required under the new regulations will need to broadly address all types of prohibited sex discrimination. In contrast, some of the training mandates under the existing regulations focus on the narrower scenario of formal complaints of sexual harassment.

Biden's Ultimate Power Grab: New Title IX Rules END LOCAL CONTROL in K-12 School Districts.

Using the same tired scare tactics, Wisconsin School Boards are pressured to pass Biden's new TITLE IX "Non-Discrimination Policies" NOW. Even though "experts" and lawyers admit, Biden's ED has dumped 1500 pages of regulations on districts with little to no guidance and no increased funding for implementation.

"The Feds have not been helpful..."

Non-discrimination policies ARE SCHEDULED TO BE PASSED IN JULY 2024 while the public is on vacation and not paying attention. THIS IS INTENTIONAL.

School Board Members ARE NOT READING THE POLICIES. They are issued short memos, told what to do by their superintendent and in house legal counsel who hire organizations like NEOLA to write the policy. It's a cookie cutter process. Teachers unions and WASB(Wisconsin Association of School Boards) toe the line.

CONFORMITY REIGNS SUPREME.

Lawyers and school board policy writing agencies big reveal: Transgender Sports Participation, Bathroom, Locker Room, Scholarship policies HAVE YET TO BE RELEASED for purely political reasons(New thread coming soon on that, I have the receipts).

WOKE INSANITY: Misgendering a Non-Binary or Transgender Identifying Student OUTSIDE of School, even at a Party on a Saturday Night, is an Offense Sufficient to Trigger a Title IX Complaint and Investigation Under Biden's Dramatically Redefined Rules.

Wisconsin School Board Members, Staff, Admin told:

"Coverage of Title IX protection and the policy's reach now extends further to make it comparable to other codes of conduct; this means if your Athletic Code is 24/7/365, then discriminatory and/or harassing conduct based on sex that occurs at a high school student weekend party in the summer would be covered by the Title IX policy also, just like an alcohol violation. This will likely require revising codes of conduct to include conduct covered by this Title IX policy."

+ Training and implementation must be ready on August 1st 2024.

Not-So-Secret Plan by Biden Administration to End Sex-Separated Sports AFTER the 2024 Presidential Election!

Lawyers to WI school districts: "...final regulations are not expected until potentially AFTER the November 2024 election."

Save female sports and vote for sanity.

Title IX Ends Sex-Separated Athletic Teams...It's just a matter of time IF Biden wins in November.

Biden's Title IX = We can't have 'Transgender Rights' and 'Women's Rights' at the same time because 'Sex' is now a 'gender identity' that can change like the weather in Wisconsin AND be 'expressed' in the form of a 'cat' or 'tree.'

It's a mad, mad world.

BOYS WILL BE IN THE GIRLS BATHROOMS AND SHOWER ROOMS: Bathroom and locker room policies that uphold "sex-separated" standards subject trans and non-binary identifying students to "more than de-minimus harm" and are therefore "discriminatory."

## TEXT LIBERTY to 53445

Join Moms for Liberty/Check Your Membership Status!

Be sure you are a registered MEMBER of Moms for Liberty, not just signed up for our newsletter!

GO TO: Momsforliberty.org

Once you click "Join the Fight," you will see the screen below  $\P$  proceed to fill out and submit this form. You will receive a confirmation email and must create a username and password.

If you do not see a CHAPTER in your County, that's OK! You are still a National Member. But please consider starting a chapter in your county and becoming the leader you were meant to be!

Share the GOOD NEWS! But understand, this is just the beginning. We have a long fight ahead. This WIN is historic due to the courage of ordinary parents with an extraordinary will to do the right thing, no matter the cost.

Our kids need a hero. So that's what we must become.

Scarlett Johnson Moms for Liberty-Wisconsin Legislative Committee Chair Moms for Liberty Wisconsin Ambassador Chapter Chair 414-699-9213 momsforlibertywi.com