

lagree that adopting use of cis-gender on y va idates transgender as a hea thy variant which it is c ear y not.

## Quentin

On February 4, 2020 at 0:44 AM Kelsey Coal t on wrote:

Looks great! My only concern s w th the quote from SEGM. W ll, would you cons der th s? F rst, the reference"c sgender dent fy ng nd v duals." bel eve there s way to make th s po nt, w thout us ng a word l ke "c s" wh ch nd rectly endorses the deology upon wh ch transgender dent t es are based.

My other suggest on w th the quote s to add non b nary. Even though transgender has become an umbrella term cover ng both, some nonb nary nd v duals do not say they are transgender. Many forms offer both categor es for people to check when they dent fy themselves.

W ll, could SEGM cons der reword ng th s someth ng l ke "not only transgender nd v duals, but ALL persons" as well as add a reference to nonb nary? ~KC

On Tue, Feb 4, 2020 at 0:35 AM Natasha Chart wrote:

Th s s great, love t. Thank you for do ng th s.

On Tue, Feb 4, 2020, 9:43 AM Jul anne Young wrote:

After vs t ng w th Stephen Sm th ast n ght I have determined that the best way to counter the arguments raised in the law-suit is the insert some additional anguage into our egis at veintent, rather than addressing another section of code. My additions are high ghted below. Your feedback is sincerely appreciated.

The egs ature finds a compering interest in maintaining accurate, quantitative, biology-based statistics on Idaho certificates of birth which provide vita statistics fundamenta to the performance of government functions that secure the public health and safety, including, but not imited to, dentifying public health trends, assessing risks, conducting criminal investigations, and helping individuals determine their biological investigations, or susceptibility to genetic disorders; and,

The equality clause prohibits purposeful discrimination and not facially neutral aws of general applicability such as a biology-based definition of sex which has been consistently applied a nice our Gattletes this description of the consistent of

Decades of court op n on have uphed the argument that the boog cald stinctions between male and female justify separate but equal treatment under the law and a defined category of sex which relies on boog call fact is the only category which can be demonstrated to have obvious, immutable, and distinguishable characteristics.

The definitional erasure of biological sex significantly impacts the rights of others and would constitute manifest injustice in undermining the implementation of many policies which have been advanced to secure the privacy and interests of individuals specific to their biological sex.

The erasure of boog casex negatively impacts the health and safety of a individuals. For example, the Society for Evidence-Based Gender Medicine has declared that â€cethe conflation of sex and gender in healthcare is a arming and is posed to subject hundreds of thousands of transgender and cisgender-dentifying individuals to unintended medical harm from receiving incorrect diagnoses and being subjected to incorrect treatments. It would also greatly impedescentific research, not only in the area of transgender treatments, which sorely lacks quality ong-termioutcome evidence, but also in other areas of medical research.â€

"V ta stat st cs†s def ned n Idaho Code Sect on 39-241(21) as "data,†(be ng the p ura of "datumâ€) which is a known fact; and,

Idaho cert f cates of brth are of an evident any character and prima face evidence of the facts recited therein (Code Section 39-274); and,

Age and Sex, un ke the names of natura parents whose rights have been term nated, are egally applicable facts fundamental to the performance of public and private policies and contracts.

The far ure to maintain accurate, quantitative vita statistics and egal definitions upon which government and others may with confidence rely constitutes a breach of the public trust; and

Government has a compe ng interest in maintaining the pub ic trust and confidence and a duty to fulfi, to the best of its ability, those functions which rely on accurate vita statistics; and,

Therefore, the egs ature directs that an Idaho certificate of birth documents specific quantitative, material facts at the time of birth: time of birth, date of birth, place of birth and biological sex.

On Tue, Jan 2 , 2020 at 0:34 AM R chard Mast wrote:

P ease meet Steve Sm th, an daho a ed attorney, and daho Representat ve Ju anne Young. They have been work ng on a b rth cert f cate protect on b , to reverse a recent court dec s on str k ng down sex based b rth cert f cates n daho. Th s w restore the status quo, mak ng daho one of four states that require b rth cert f cates to reflect sex, a ong with Kansas, Ohio, and Tennessee.

Ju anne has a short window to receive comments (especially desired from the medical experts).

Matt Sharp prov ded ADF factua f nd ngs for the rec ta s and some ed ts. have accepted h s changes; made a few suggested ed ts of my own, and thus open tup to you a for any nput for Ju anne and Steve.

There may be an opportunity for expert test mony, but eave the deta is on that to Rep. Young.

Thanks,

## Richard L. Mast Esq. \* CaSe 4:22-cv-00325-RH-MAF Document 144-18 Filed 04/07/23 Page 3 of 3

## Liberty Counsel

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