



DARYL METCALFE, MEMBER
HOUSE OF REPRESENTATIVES
ROOM 144 MAIN CAPITOL
PO BOX 202012
HARRISBURG, PENNSYLVANIA, 17120-2012
PHONE: (717) 783-1707
FAX: (717) 787-4771

E-mail: dmetcalf@pahousegop.com
Website: RepMetcalfe.com

CRANBERRY TOWNSHIP MUNICIPAL BUILDING
2525 ROCHESTER ROAD, SUITE 201
CRANBERRY TOWNSHIP, PA 16066
PHONE: (724) 772-3110
FAX: (724) 772-2922

STATE GOVERNMENT COMMITTEE
CHAIRMAN

House of Representatives
Commonwealth of Pennsylvania
Harrisburg

May 17, 2016

President Barack Obama
The White House
1600 Pennsylvania Ave NW
Washington, D.C. 20500

Dear President Obama:

We are writing to express our extreme outrage at the legally spurious “Dear Colleague” letter issued jointly by the Department of Education and the Department of Justice on Friday, May 13, 2016 regarding the use of bathrooms by transgender students in public schools.

The issue of whether Title IX protects a student’s gender identity has already been decided by a federal court in Pennsylvania. Title IX provides that educational programs cannot discriminate “on the basis of sex.” In Johnson v. Univ. of Pittsburgh Com. Sys. of Higher Education, the federal court for the Western District Court of Pennsylvania found that Title IX’s language did not provide a basis for a transgender status claim. The Court held that “Title IX and its implementing regulations *clearly permit* schools to provide students with certain sex-segregated spaces, including bathroom and locker room facilities, to perform certain private activities and bodily functions consistent with the individual’s *birth sex*” (emphasis added). Relying on this rationale, the Court upheld the University of Pittsburgh’s policy of separating bathrooms and locker rooms on the basis of birth sex under Title IX and the United States Constitution. An appeal of this decision was dismissed by the Third Circuit Court of Appeals on March 30, 2016.

The “Dear Colleague” letter is an unconstitutional intrusion by the federal government into an area that should be and is legally handled locally by school districts who best know their students and parents. At its core, the letter sacrifices the fundamental privacy rights associated with intimate bodily functions for millions of school students. Plainly, this directive will allow men to go into legally sex-separated bathrooms with young girls. The parents of these young girls are rightly concerned about your policy and its implications for their daughters’ safety.

The fact that this directive mandates a change in already established law under Title IX with no regard for the legislative process is indefensible. It is the duty of Congress to address any changes in statutory law. The letter’s threat to federal funding for public schools which do not comply with this unsupported directive is a deliberate attempt to circumvent the Constitutional legislative process and flies in the face of the very idea of a Constitutional Republic as envisioned by this country’s founders. Art. I, § 1 of the United States Constitution (“All legislative Powers...shall be vested in a Congress of the United States.”).

We urge the President to direct that the “Dear Colleague” letter be rescinded immediately.

Sincerely,

Hon. Daryl Metcalfe

Hon. Will Tallman

Hon. Kathy Rapp

DDM:gkb
CC: Congressional Delegation