

Obscene Materials in Public Schools and Libraries

WHEREAS, a nationwide effort exists to introduce children to sexuality as early as possible; and

WHEREAS, sexually explicit books that would be defined as obscene according to Wyoming Statute 6-4-301(iii) and the Miller Test are available to children in grade school, middle school, and in children and teen sections of schools and public libraries; and

WHEREAS, Wyoming Statute 6-4-301(iii) states “Obscene” is material which the average person would find: (A) Applying contemporary community standards, taken as a whole, appeals to the prurient interest (B) Applying contemporary community standards, depicts or describes sexual conduct in a patently offensive way; and (C) Taken as a whole, lacks serious literary, artistic, political or scientific value; and

WHEREAS, the above statutory definition of “Obscene” is based on the Miller test, also called the three-prong obscenity test, which is the United States Supreme Court’s test for determining whether speech or expression can be labeled obscene, in which case it is not protected by the First Amendment to the United States Constitution and can be prohibited; and

WHEREAS, promoting obscenity is a crime as declared in Wyoming Statute 6-4-302(a)(ii) which states (a) “A person commits the crime of promoting obscenity if he: (ii) Possesses obscene material with the intent of disseminating it”; and

WHEREAS, Wyoming Statute 6-4-302(c) allows an exemption to any person who may produce, reproduce, possess or disseminate obscene material: (i) In the course of law enforcement and judicial activities; (ii) In the course of bona fide school, college, university, museum or public library activities or in the course of employment of such an organization; and

WHEREAS, schools and public libraries are abusing this statute to disseminate obscene material to minors; and

WHEREAS, there is not a legitimate reason to allow presenting obscene material to minors; and

WHEREAS, taxpayer money should not be used to produce, reproduce, possess or disseminate obscene material considering an individual taxpayer could be found guilty of “promoting obscenity” under Wyoming Statute 6-4-302.

THEREFORE, BE IT RESOLVED, the Wyoming Republican Party calls on the Legislature of the State of Wyoming to strike paragraph(c)(ii) of Wyoming Statute 6-4-302 as stated “In the course of bona fide school, college, university, museum or public library activities or in the course of employment of such an organization.”

SOGI (Sexual Orientation And Gender Identity)

WHEREAS equal protection under the law demands protection against personal injury or property loss, but cannot demand affirmation of personal ideas, choices, or behaviors without infringing upon the integrity and property rights of other persons; yet “sexual orientation” and “gender identity” (SOGI) laws obliterate this foundational legal distinction, and

WHEREAS, laws using undefined and undefinable terms are inherently unjust, depriving persons under the law of any reasonable opportunity to know in advance how the law will be applied to them; and

“gender identity” lacks any definite legal content such that even its proponents are unable to list every current identity, or rule out the addition of new identities in the future, and

BE IT RESOLVED that the Wyoming Republican Party stands opposed to the insertion of “sexual orientation,” and “gender identity” language into any policy, ordinance, guideline, or statute at every level of government, and

BE IT FURTHER RESOLVED that the Wyoming Republican Party will continue to protect the dignity, safety and integrity of every human being by advocating for just, defined, and limited laws which protect persons from injury and their property from loss while not punishing anyone for holding, expressing, or acting upon their sincerely held beliefs.

Transgender Indoctrination

WHEREAS, parents are responsible for their children under the age of majority and have the right and responsibility to raise and educate them; and

WHEREAS, humans are born male or female; and

WHEREAS, schools and school employees have no right to question or change the gender of students; and

WHEREAS, some schools and/or employees have added transgender to the school curriculum and thus have caused confusion among students about their gender; and

WHEREAS, some use that curriculum, without the written permission of parents, to encourage students to believe they can and should change their gender; and

WHEREAS, students have been privately counseled to change their sex through the use of synthetic hormones, medications, and surgeries without the knowledge of their parents; and

WHEREAS, this private medical indoctrination persuasion is a violation of parental rights; and

WHEREAS, the Wyoming Legislature has failed to deal with this violation of parental rights; now

THEREFORE, BE IT RESOLVED that the Republican Party shall seek an amendment to the Wyoming Constitution to prevent any Transgender curriculum from being taught in Wyoming schools or colleges, and bar the teaching, of and/or the counseling of school children that suggests gender change without prior knowledge and written consent of the children’s parents, and one that bans transgenders or males identifying as females from competing in women’s school and college sports; and

THEREFORE, BE IT FURTHER RESOLVED that this amendment shall require that any staff violating this amendment shall be individually guilty of a criminal act.

Student Wellbeing

WHEREAS the current social culture continues progression toward confusing gender identities and that this confusion is infiltrating our schools, the courts interpretations of our family structure and parental rights; and

WHEREAS we recognize the reasonable expectation of the privacy and the wellbeing of our students;
and

WHEREAS we recognize the fundamental right of parents to guide their child's education; and that
public schools should not undermine the values of parents; and

WHEREAS the wellbeing of 99% of our school children who choose to identify with their biological
gender should not have to be subjugated to those do not; and

WHEREAS, mixing biologically born, genetic male and female children unclothed or partially clothed in
locker rooms or showers is similar to and encourages interest in sex and child pornography; and

WHEREAS, placing school students, nude in the sight of others is a violation of privacy and parental
rights, encourages arousal and has led to rapes in schools which have mixed sexes in this way; now

BE IT RESOLVED that the Wyoming Republican Party supports continued biological separation of male
and female specific bathrooms, showers and locker rooms in our public schools.

BE IT FURTHER RESOVLED any staff, teacher, or administrator violating this resolution shall be
individually guilty of a criminal act.