# In the United States Court of Appeals for the Eighth Circuit

Parents Defending Education,

Plaintiff-Appellant,

v.

Linn Mar Community School District, et al.,

Defendants-Appellees.

On Appeal from the U.S. District Court for the Northern District of Iowa, No. 22-CV-78 CJW-MAR (Hon. C.J. Williams)

# BRIEF OF AMICI CURIAE JEWISH COALITION FOR RELIGIOUS LIBERTY, COALITION FOR JEWISH VALUES, AMERICAN HINDU COALITION, AND ISLAM AND RELIGIOUS FREEDOM ACTION TEAM IN SUPPORT OF APPELLANT AND REVERSAL

Sue Ghosh Stricklett American Hindu Coalition 42618 Trade West Drive Sterling, VA 20166 (301) 785-1041 sueghosh@stricklettgroup.com

Counsel for American Hindu Coalition

David J. Hacker

Counsel of Record

Keisha T. Russell\*

First Liberty Institute
2001 West Plano Parkway, Ste 1600

Plano, TX 75075

(972) 941-4444

dhacker@firstliberty.org

Kayla A. Toney\* First Liberty Institute 227 Pennsylvania Ave. SE Washington, DC 20003

Counsel for Amici Curiae

\*Eighth Circuit admission pending

#### CORPORATE DISCLOSURE STATEMENT

Pursuant to Fed. R. App. P. 26.1 and 29(a)(4)(A), there is no parent corporation or publicly held corporation that owns 10% or more of stock of any *amici curiae* described below.

November 10, 2022

/s/ David J. Hacker

David J. Hacker

Counsel of Record

First Liberty Institute

2001 West Plano Parkway

Suite 1600

Plano, TX 75075

(972) 941-4444

dhacker@firstliberty.org

Appellate Case: 22-2927 Page: 2 Date Filed: 11/10/2022 Entry ID: 5216795 RESTRICTED

## **TABLE OF CONTENTS**

COR	PORA	TE DISCLOSURE STATEMENT	i
INTE	REST	S OF AMICI CURIAE	. 1
INTR	ODU	CTION	. 3
ARG	UMEI	NT	. 4
I.	their	Free Exercise Clause protects religious parents' freedom to direct children's education and their ability to impart their sincere religious fs without government interference	. 5
II.	belie	District's Policy substantially burdens the sincerely held religious fs of many different faith groups, including Jewish Americans, Hinduricans, and Muslim Americans	11
	A.	Traditional Jewish Beliefs about Sex and Gender	13
	B.	Hindu Beliefs about Sex and Gender	15
	C.	Muslim Beliefs about Sex and Gender	17
III.		District's Policy will disproportionately impact families from rity faith backgrounds	20
	A.	Minority faiths are most likely to be misunderstood and targeted by hostile government officials	20
	В.	Families from minority faith backgrounds often lack educational alternatives	24
CON	CLUS	ION	25
CER	ΓΙFΙC	ATES OF COMPLIANCE	26
CERT	ΓΙΕΙC	ATE OF SERVICE	27

## TABLE OF AUTHORITIES

## Cases

<i>A.A. ex rel. Betenbaugh v. Needville Indep. Sch. Dist.</i> , 611 F.3d 248 (5th Cir. 2010)
Agudath Israel of Am. v. Cuomo, 983 F.3d 620 (2d Cir. 2020)
Arnold v. Bd. of Educ. of Escambia Cnty., Ala., 880 F.2d 305 (11th Cir. 1989)
Ben-Levi v. Brown, 136 S. Ct. 930 (2016)
Board of Educ., Island Trees Union Free Sch. Dist. No. 26 v. Pico, 457 U.S. 853 (1982)
C.N. v. Ridgewood Bd. of Educ., 430 F.3d 159 (3d Cir. 2005)
Doe 1 v. Madison Metropolitan Sch. Dist., 976 N.W.2d (Wis. 2022)
Espinoza v. Montana Dep't of Revenue, 140 S. Ct. 2246 (2020)
Figliola v. Harrisonburg City Public School Board, No. CL22-1304 (Va. Cir. Ct. filed June 1, 2022)4
Gonzales v. Mathis Indep. Sch. Dist., No. 2:18-cv-43, 2018 WL 6804595 (S.D. Tex. Dec. 27, 2018)
<i>Gruenke v. Seip</i> , 225 F.3d 290 (3d Cir. 2000)
Holt v. Hobbs, 574 U.S. 352 (2015)22

Islamic Soc'y of Basking Ridge v. Township of Bernards, 226 F. Supp. 3d 320 (D.N.J. 2016)	21
John and Jane Parents 1 v. Montgomery Cty. Bd. of Educ, No. 8:20-cv-03552-PWG, 2022 WL 3544256 (D. Md. Aug. 18, 2022)	4
Kennedy v. Bremerton School District, 142 S. Ct. 2407 (2022)	3
Mahanoy Area Sch. Dist. v. B. L. by & through Levy, 141 S. Ct. 2038 (2021)	25
Morse v. Frederick, 551 U.S. 393 (2007)	24
Our Lady of Guadalupe Sch. v. Morrissey-Berru, 140 S. Ct. 2049 (2020)	5, 7
Parents for Educational & Religious Liberty in Schools v. Lester Young Jr., Index No. 907655-22 (N.Y. Sup. Ct. filed Oct. 9, 2022)	25
Ricard v. USD 475 Geary Cnty., No. 5:22-cv-04015, 2022 WL 1471372 (D. Kan. May 9, 2022)	4
Tatel v. Mt. Lebanon School District, No. CV 22-837, 2022 WL 15523185 (W.D. Pa. Oct. 27, 2022)p	assim
Tenafly Eruv Ass'n, Inc. v. Borough of Tenafly, 309 F.3d 144 (3d Cir. 2002), cert. denied, 539 U.S. 942 (2003)	21
Thomas v. Review Bd. of Ind. Emp't Sec. Div., 450 U.S. 707 (1981)	13
West Virginia Bd. of Educ. v. Barnette, 319 U.S. 624 (1943)	8
Wisconsin v. Yoder, 406 U.S. 205 (1972)	assim

## **Other Authorities**

Asma Afsaruddin, Muslim Views on Education: Parameters, Purview, and Possibilities, 44 J. CATH. LEGAL STUDIES 143 (2005)
Marwan Ibrahim Al-Kaysi, Morals and Manners in Islam: A Guide to Islamic Adab (1986)
Aum School, Aum Educational Society of America (2022)
Baptist Faith and Message (2000)
Catholic Catechism, No. 233311
Catholic Catechism, No. 2361
Deuteronomy 6:76
Dharma Sastra, Vol. 6 Manu Sanskrit
Dr. Sikiru Gbena Eniola, An Islamic Perspective of Sex and Sexuality: A Lesson for Contemporary Muslims, 12 IOSR JOURNAL OF HUMANITIES AND SOCIAL SCIENCE 2 (May-Jun. 2013)
Fatwa No. 88708, "Sisters object to barrier between them and men in the mosque," <i>Islamweb.net</i> (Sept. 29, 2004)
First Liberty Institute, Public Comment on Section 1557 NPRM (Oct. 3, 2022) 12
"Gender and Sexuality," Religion Library: Hinduism, PATHEOS
Genesis 1:27
Issues in Jewish Ethics: Homosexuality, JEWISH VIRTUAL LIBRARY
Maimonides, Mishne Torah, Hilkhot Talmud Torah
Male, Female, or Other: Ruling of a Transgender Post Sex Change Procedures, AMERICAN FIOH ACADEMY (May 2, 2017)20

Marriage in Islam, Why Islam? Facts About Islam (March 5, 2015) 12, 17, 18
Orthodox Church of America, "In the Beginning" Healing our Misconceptions
Raising Children as Good Hindus, HINDUISM TODAY (Apr. 1, 2021) 16
Chaim Rapoport, <i>Judaism and Homosexuality: An Alternate Rabbinic View</i> , 13 Hakirah, the Flatbush Journal of Jewish Law and Thought 29 13
Yehuda Shurpin, Why Are Women Exempt From Certain Mitzvahs?, Chabad.org
Surah Al-Hujurat 49:13
Surah An-Nisa 4:1
Surah Nur 24:31
The Church of Jesus Christ of Latter-Day Saints, Chastity, Chaste
Asma Uddin, When Islam Is Not A Religion: Inside America's Fight For Religious Freedom (2019)
Women and Mitzvot, AISH (May 23, 2013)
Women are the Twin Halves of Men, Observer News Service, (March 9, 2017)
Christopher Yuan, Gender Identity and Sexual Orientation, THE GOSPEL COALITION
Rabbi Avi Zakutinsky, Dancing at a Wedding
Ani Amelia Zainuddin, et al, <i>The Islamic Perspectives of Gender-Related Issues</i> in the Management of Patients with Disorders of Sex Development, NATIONAL LIBRARY OF MEDICINE (April 21, 2016)

#### INTERESTS OF AMICI CURIAE<sup>1</sup>

The Jewish Coalition for Religious Liberty is a cross-denominational organization of Jewish rabbis, lawyers, and professionals who are committed to defending religious liberty. As members of a minority faith that adheres to practices that many in the majority may not know or understand, the Jewish Coalition for Religious Liberty has an interest in ensuring that government actors are prohibited from evaluating the validity of religious objectors' sincerely held beliefs. The Jewish Coalition for Religious Liberty is also interested in ensuring that parents' and students' First Amendment free exercise rights are protected.

The American Hindu Coalition (AHC) is an apolitical national advocacy organization representing Hindus, Buddhists, Jains, Sikhs, and related members of minority religions that frequently face discrimination and misunderstanding in the public school system, as their religious practices and beliefs are unfamiliar to mainstream America. The AHC membership, comprised of parent activists, have advocated for a parent-partnered public school education in various local and statewide school boards, including Fairfax County, Virginia, New York City, and San Francisco, California.

1

<sup>&</sup>lt;sup>1</sup> All parties have consented to the filing of this brief. No party's counsel authored this brief in whole or in part; no party or party's counsel contributed money that was intended to fund preparing or submitting the brief; and no person—other than *Amici* or their counsel—contributed money that was intended to fund preparing or submitting the brief.

AHC joins this brief in support of Plaintiff-Appellant, Parents Defending Education, in defense of religious parents and children against discriminatory practices in public school education that are prohibited by the Fourteenth Amendment, as construed by the Supreme Court. AHC further endeavors to protect students' and parents' First Amendment rights to freely exercise their religion and their fundamental rights not to be compelled to act contrary to their sincerely held religious beliefs.

The Coalition for Jewish Values (CJV) is the largest Rabbinic Public Policy organization in the United States. CJV articulates and advances public policy positions based upon traditional Jewish thought, through education, mobilization, and advocacy, including amicus curiae briefs in defense of equality and freedom for religious institutions and individuals. Representing over 2,000 traditional Orthodox rabbis, CJV has an interest in protecting religious liberty and practice, including the ability of parents to raise their children according to their sincerely held beliefs.

The Islam and Religious Freedom Action Team (IRF) of the Religious Freedom Institute amplifies Muslim voices on religious freedom, seeks a deeper understanding of the support for religious freedom inside the teachings of Islam, and protects the religious freedom of Muslims. To this end, the IRF engages in research, education, and advocacy on core issues including freedom from coercion in religion and equal citizenship for people of diverse faiths. The IRF explores and supports

religious freedom by translating resources by Muslims about religious freedom, by fostering inclusion of Muslims in religious freedom work both where Muslims are a majority and where they are a minority, and by partnering with the Institute's other teams in advocacy. The IRF has an interest in protecting the ability of parents to raise their children according to their sincerely held religious beliefs.

#### INTRODUCTION

As the Supreme Court recently recognized in *Kennedy v. Bremerton School District*, suppressing religious expression in public schools "would undermine a long constitutional tradition under which learning how to tolerate diverse expressive activities has always been 'part of learning how to live in a pluralistic society." 142 S. Ct. 2407, 2431 (2022). Yet the Linn-Marr Community School District's Policy on gender identity does just that.

A Muslim student who wears a hijab and follows the Quran's teachings on gender will be singled out for formal discipline if she objects to sharing a restroom with a biological male in violation of her religious beliefs. Jewish parents who are fulfilling their religious obligation to teach their children Torah values will be left in the dark as their children are forced to choose between following the beliefs they learned at home or succumbing to pressure from school officials and classmates to support gender transitions. And Hindu parents, who have no viable choice but to send their children to public school, will be the last to learn that their student has

received a "Gender Support Plan" and secretly transitioned at school at the encouragement of administrators. For Parents A-G, other families in the Linn-Marr Community School District, and parents in districts around the country adopting similar policies,<sup>2</sup> such concerns are neither speculative nor hypothetical. But the courts can protect these parents' concerns by vigorously enforcing their First Amendment rights.

The First Amendment provides robust protection for religious exercise, which includes parents' ability to bring up their children in accordance with their sincere religious beliefs. *Amici* urge this Court to uphold free exercise rights and consider the impact of such policies on religious families nationwide, particularly families from minority faith backgrounds.

#### **ARGUMENT**

I. The Free Exercise Clause protects religious parents' freedom to direct their children's education and their ability to impart their sincere religious beliefs without government interference.

Parents Defending Education argues that the Fourteenth Amendment protects the fundamental rights of parents to direct their children's upbringing, Op. Br. at 27–

<sup>&</sup>lt;sup>2</sup> See, e.g., John and Jane Parents 1 v. Montgomery Cty. Bd. of Educ., No. 8:20-cv-03552-PWG, 2022 WL 3544256 (D. Md. Aug. 18, 2022), appeal docketed, No. 22-2034 (4th Cir. Oct. 3, 2022); Tatel v. Mt. Lebanon School District, No. CV 22-837, 2022 WL 15523185 (W.D. Pa. Oct. 27, 2022); Doe 1 v. Madison Metropolitan Sch. Dist., 976 N.W.2d (Wis. 2022); Ricard v. USD 475 Geary Cnty., No. 5:22-cv-04015, 2022 WL 1471372 (D. Kan. May 9, 2022); Figliola v. Harrisonburg City Public School Board, No. CL22-1304 (Va. Cir. Ct. filed June 1, 2022).

32, that the First Amendment prevents schools from compelling students to affirm beliefs with which they disagree, Op. Br. at 32–35, that the Policy discriminates based on content and viewpoint, Op. Br. at 36–38, and that it is unconstitutionally overbroad and vague. Op. Br. 39–42. *Amici* believe that Parents Defending Education has an additional claim under the Free Exercise Clause, because it provides robust protection for the religious liberty of families seeking to raise their children in accordance with their sincere religious beliefs. *See Wisconsin v. Yoder*, 406 U.S. 205, 214 (1972) (parental rights regarding religious upbringing are "specifically protected by the Free Exercise Clause," "[1]ong before . . . universal formal education").

Parental rights are closely linked with free exercise rights and are especially strong for religious families seeking to teach their faith to the next generation. For nearly 100 years, the Supreme Court has reaffirmed the "enduring American tradition" of "the rights of parents to direct 'the religious upbringing' of their children." *Espinoza v. Montana Dep't of Revenue*, 140 S. Ct. 2246, 2261 (2020) (quoting *Yoder*, 406 U.S. at 213–214); *see also Our Lady of Guadalupe Sch. v. Morrissey-Berru*, 140 S. Ct. 2049, 2065–66 (2020) (describing how many religious traditions entrust parents with primary responsibility for imparting their faith to their children without government interference). Not only does the First Amendment

protect parents' freedom to teach the faith to their children, but for many this is a religious obligation at the core of the parents' own religious exercise.

For example, Jews believe they are under a biblical obligation to teach their children God's commandments. *See Deuteronomy* 6:7 ("And you shall teach them to your sons and speak of them when you sit in your house, and when you walk on the way, and when you lie down and when you rise up."). This is an obligation of the highest order, for "the world exists only by virtue of the breath coming from the mouths of children who study Torah."

For Hindus, child-rearing is a parent's highest righteous (*Dharmic*) duty. Hindu legal texts (*Dharmaśāstras*) dating back to 200 B.C. provide detailed instructions regarding the rights and responsibilities of both parents in child-rearing and the importance of child welfare in society. Moreover, the Hindu medical text, *Āyurveda* (dating back to 200–100 B.C.) describes a mother's vital role in her child's physical and psychological development. Thus, parental instructions on a *Dharmic* life are essential to a child's education.

-

<sup>&</sup>lt;sup>3</sup> Maimonides, Mishne Torah, Hilkhot Talmud Torah 1:2; 2:1, 3, https://www.sefaria.org/Mishneh\_Torah%2C\_Torah\_Study.2?lang=bi.

For Muslim Americans, "the acquisition of at least rudimentary knowledge of religion and its duties [is] mandatory for the Muslim individual."<sup>4</sup> This obligation, which applies to parents as they raise children, comes from the Prophet Muhammad, who proclaimed that "[t]he pursuit of knowledge is incumbent on every Muslim." 5 And for millions of Christians, "[p]arents are to teach their children spiritual and moral values and to lead them, through consistent lifestyle example and loving discipline to make choices based on biblical truth."6

Any infringement of these First Amendment rights is subject to strict scrutiny. See Yoder, 406 U.S. at 215 ("[O]nly those interests of the highest order and those not otherwise served can overbalance legitimate claims to the free exercise of religion."). While the Court in Yoder did not face a situation where minor children disagreed with their Amish parents' decision to forgo the later years of public education, the Court observed that "such an intrusion by a State into family decisions in the area of religious training would give rise to grave questions of religious freedom comparable to those raised here." *Id.* at 231–32.

<sup>&</sup>lt;sup>4</sup> Our Lady of Guadalupe, 140 S. Ct. at 2065 (citing Asma Afsaruddin, Muslim Views on Education: Parameters, Purview, and Possibilities, 44 J. CATH. LEGAL STUDIES 143, 143–44 (2005)).

<sup>&</sup>lt;sup>5</sup> *Id* 

<sup>&</sup>lt;sup>6</sup> Baptist Faith and Message (2000), https://bfm.sbc.net/bfm2000/#xviii.

Courts have consistently recognized the link between parental rights and free exercise rights in the context of public-school policies, especially regarding religious families. The Supreme Court has recognized that "the discretion of the States and local school boards in matters of education must be exercised in a manner that comports with the transcendent imperatives of the First Amendment." *Board of Educ., Island Trees Union Free Sch. Dist. No. 26 v. Pico*, 457 U.S. 853, 864 (1982); see also West Virginia Bd. of Educ. v. Barnette, 319 U.S. 624, 637 (1943) ("Boards of Education . . . have, of course, important, delicate, and highly discretionary functions, but none that they may not perform within the limits of the Bill of Rights. That they are educating the young for citizenship is reason for scrupulous protection of Constitutional freedoms of the individual[.]").

Especially in cases involving gender identity or pregnancy—where "the situation raises profound moral and religious concerns"—public schools may not "depriv[e] parents of the opportunity to counter influences on the child the parents find inimical to their religious beliefs or the values they wish instilled in their children." *Arnold v. Bd. of Educ. of Escambia Cnty., Ala.*, 880 F.2d 305, 313–14 (11th Cir. 1989) (holding that school officials violated the Constitution when they coerced minor into abortion without parents' knowledge); *see also Gruenke v. Seip*, 225 F.3d 290, 307 (3d Cir. 2000) (when swim coach revealed student's pregnancy

against family's wishes, court recognized that "[i]t is not educators, but parents who have primary rights in the upbringing of children").

In Tatel v. Mt. Lebanon School District, a federal court recently vindicated parents' Free Exercise claims based on their "sincerely held religious beliefs about sexual or gender identity and the desire to inculcate those beliefs in their children." No. CV 22-837, 2022 WL 15523185, at \*26 (W.D. Pa. Oct. 27, 2022). There, a firstgrade teacher advocated her own agenda and beliefs about gender identity despite parents' objections, telling students to keep the conversations secret, and the school district refused to provide notice and opt-out rights as it did for other non-religious topics. Contrasting the parents' religious teachings that "humans are created beings who must accept their place in a larger reality" with the transgender movement's assertion that "human beings are autonomous, self-defining entities who can impose their internal beliefs about themselves on the exterior world," the court recognized the "contradictions between . . . worldviews." *Id.* at \*18. The court emphasized that "parents, not schools, have the primary responsibility to inculcate moral standards, religious beliefs, and elements of good citizenship," especially "[w]ith respect to important matters that strike at the heart of parenting (such as inculcation of religious beliefs or teachings contrary to the parents' religious beliefs)." Tatel, 2022 WL 15523185, at \*20 (citing C.N. v. Ridgewood Bd. of Educ., 430 F.3d 159, 185 (3d Cir. 2005)).

The District's Policy at issue here violates the Free Exercise Clause by interfering with religious parents' historically rooted and constitutionally protected ability to raise their children in accordance with their sincere beliefs. The District might wish to be "empowered, as parens patriae, to 'save' a child from himself or his [religious] parents" so that "the State will in large measure influence, if not determine, the religious future of the child." Yoder, 406 U.S. at 232. But that is a power the Constitution does not permit it to wield. While many of the students involved in this case agree with their parents' religious beliefs and do not want to be compelled to comply with policies that violate their beliefs, see App.24-28, the District's Policy sets students and parents at odds by requiring parental exclusion and allowing the staff and student total control over sensitive decisions about gender identity. App.16–18. Like the teacher's actions in *Tatel*, the District's Policy sends the message that students can define their own gender and reality, apart from their parents' knowledge or guidance, meanwhile silencing and intimidating students who believe in biological sex. App.17–18. These actions violate the Supreme Court's holding that that it is the parents' responsibility to inculcate "moral standards, religious beliefs, and elements of good citizenship." Yoder, 406 U.S. at 233. As the Third Circuit held in Gruenke, "when such collisions [between parental rights and public school policies] occur, the primacy of the parents' authority must be recognized and should yield only where the school's action is tied to a compelling

interest." 225 F.3d at 305. Here, the District's Policy triggers strict scrutiny, and it cannot hope to pass muster because its parental exclusion policy is maximally restrictive of parents' First Amendment rights. Thus, the Policy violates the Free Exercise Clause.

II. The District's Policy substantially burdens the sincerely held religious beliefs of many different faith groups, including Jewish Americans, Hindu Americans, and Muslim Americans.

Religions from diverse cultures and geographic regions assert—as they have for millennia—that sex is an objective, binary category that cannot be changed by self-perception or medical intervention. Millions of Christians hold to this belief. Catholic teaching makes clear that "[e]veryone, man and woman, should acknowledge and accept his sexual identity" and that "[p]hysical, moral, and spiritual difference and complementarity are oriented toward the goods of marriage and the flourishing of family life." The Orthodox Church of America teaches that "our sexuality begins with our creation," and "[t]he Bible says 'Male and female He created them' (Gen. 1:27)." Within the Protestant tradition, most denominations

<sup>&</sup>lt;sup>7</sup> See, e.g., Christopher Yuan, Gender Identity and Sexual Orientation, THE GOSPEL COALITION, https://www.thegospelcoalition.org/essay/gender-identity-and-sexual-orientation/.

<sup>&</sup>lt;sup>8</sup> Catholic Catechism, No. 2333, https://www.usccb.org/sites/default/files/flipbooks/catechism/562/#zoom=z.

<sup>&</sup>lt;sup>9</sup> Orthodox Church of America, "In the Beginning..." Healing our Misconceptions, https://www.oca.org/the-hub/two-become-one/session-2-in-the-beginning-.-.-healing-our-misconceptions (quoting Genesis 1:27).

believe the Bible's teaching that God created humans male and female in His image, and that this reality cannot be changed based on perceived gender identity, including but not limited to the Anglican Church, Assemblies of God, the Church of God in Christ, the Lutheran Church, the Presbyterian Church in America, and Southern Baptists.<sup>10</sup>

But this religious belief is not just the province of traditional trinitarian Christianity. Sacred texts that define beliefs on marriage, sexuality, chastity, and sex as binary (male and female) include not only the Catholic Catechism<sup>11</sup> and the Bible, but also the Quran,<sup>12</sup> Hadith,<sup>13</sup> the Torah,<sup>14</sup> and the Book of Mormon.<sup>15</sup> The First Amendment provides robust protection for religious believers who adhere to these

<sup>&</sup>lt;sup>10</sup> For a complete list of sources, *see* First Liberty Institute, *Public Comment on Section 1557 NPRM* (Oct. 3, 2022), at 4-9, https://perma.cc/97NU-VCMZ (detailing religious beliefs of 20 faith groups on sex and gender).

Catholic Catechism, No. 2361, https://www.usccb.org/sites/default/files/flipbooks/catechism/569/#zoom=z.

<sup>&</sup>lt;sup>12</sup> Marriage in Islam, Why Islam? Facts About Islam (March 5, 2015), https://www.whyislam.org/social-issues/marriage-in-islam/; Women are the Twin Halves of Men, Observer News Service, (March 9, 2017), https://kashmirobserver.net/2017/03/09/women-are-the-twin-halves-of-men/.

<sup>&</sup>lt;sup>13</sup> Dr. Sikiru Gbena Eniola, *An Islamic Perspective of Sex and Sexuality: A Lesson for Contemporary Muslims*, 12 IOSR JOURNAL OF HUMANITIES AND SOCIAL SCIENCE 2 (May-Jun. 2013), at 2028, https://www.iosrjournals.org/iosr-jhss/papers/Vol12-issue2/C01222028.pdf

<sup>&</sup>lt;sup>14</sup> Issues in Jewish Ethics: Homosexuality, JEWISH VIRTUAL LIBRARY, https://www.jewishvirtuallibrary.org/homosexuality-in-judaism.

<sup>&</sup>lt;sup>15</sup> The Church of Jesus Christ of Latter-Day Saints, *Chastity, Chaste,* https://www.churchofjesuschrist.org/study/scriptures/tg/chastity?lang=eng.

faiths, as well as for individuals who do not participate in a specific religious tradition but who hold sincere religious beliefs about the body, sexuality, marriage, and gender.<sup>16</sup>

#### A. Traditional Jewish Beliefs about Sex and Gender

For millions of Jewish Americans who follow traditional *halachic* teaching that is rooted in Jewish law dating back three millennia, the Torah is very clear about the divine creation of human beings as distinctly male and female.<sup>17</sup> "[W]e have to strive to 'maintain sexual purity' on a universal level and it is 'our obligation . . . to incorporate the Holiness Code into our everyday civic and communal life."<sup>18</sup> Observant Jews are careful to follow the timeless prescriptions of the Torah and Talmud and to respect their specific commands regarding sexual purity and holiness.

Differences between the biological sexes, in accordance with divine creation, also are fundamental to the structure and pattern of Jewish religious worship. For example, traditional Jewish synagogues provide a physical and visual separation between men and women during prayers, and mixed dancing is prohibited.<sup>19</sup> Many

<sup>&</sup>lt;sup>16</sup> See Thomas v. Review Bd. of Ind. Emp't Sec. Div., 450 U.S. 707, 714 (1981).

<sup>&</sup>lt;sup>17</sup> Genesis 1:27.

<sup>&</sup>lt;sup>18</sup> Chaim Rapoport, *Judaism and Homosexuality: An Alternate Rabbinic View*, 13 HAKIRAH, THE FLATBUSH JOURNAL OF JEWISH LAW AND THOUGHT 29, 30 (citing Sanhedrin 58a (expounding on *Genesis* 2:24) and Maimonides, Mishneh Torah, Hilkhot Melakhim 9:5), https://hakirah.org/Vol13Rapoport.pdf, at 32.

<sup>&</sup>lt;sup>19</sup> Rabbi Avi Zakutinsky, *Dancing at a Wedding*, https://outorah.org/p/27278/.

extend these practices to weddings and other occasions.<sup>20</sup> Also, while men and women are equally obligated to obey the negative commandments (such as do not murder and do not steal), women are exempt from many positive time-bound commandments.<sup>21</sup> This is based on the belief that God created men and women with different biological roles and abilities, and that "[a]s the primary creators and nurturers of human life, women more closely resemble God than men do."22 Thus, only men are obligated to pray at specific times each day, to blow the shofar on Rosh Hashanah, and to live in the ceremonial booth on Sukkot.<sup>23</sup> Women are allowed, but not required, to complete these practices. One potential explanation for this difference is that women are not required to observe such commandments because doing so might interfere with family responsibilities, and "raising children is considered one of the most elevated forms of service to God, crucial to the continuation of His nation and His Torah."24 Only men may wear the ceremonial

<sup>&</sup>lt;sup>20</sup> Zakutinsky, *supra* note 19.

<sup>&</sup>lt;sup>21</sup> Women and Mitzvot, AISH (May 23, 2013), https://aish.com/women-mitzvot/.

<sup>&</sup>lt;sup>22</sup> *Id*.

 $<sup>^{23}</sup>$  *Id*.

<sup>&</sup>lt;sup>24</sup> Yehuda Shurpin, *Why Are Women Exempt From Certain Mitzvahs?*, Chabad.org, https://www.chabad.org/library/article\_cdo/aid/4407982/jewish/Why-Are-Women-Exempt-From-Certain-Mitzvahs.htm.

garments of *tzitzit* and *tefillin*.<sup>25</sup> All morning prayer services contain specific blessings for men and women.<sup>26</sup>

All of these practices are based on biological, chromosomal sex; the Torah does not recognize the possibility of changing the sex or gender with which a person was created. "This distinction between women and men is also reflected in the role parents have in determining the identity of their child. The essence of Jewishness is determined by the mother, whereas the particulars of Jewishness, such as tribal identity, are determined by the father."<sup>27</sup>

The distinctions between men and women also factor into eligibility to perform communal roles such as counting for a prayer quorum or leading prayers. If members of the Jewish community could change their sex or gender at will, this would not only disrupt their own religious practice, as the core obligations for men and women are not subject to change, but it would also disrupt the religious life of the community.

#### B. Hindu Beliefs about Sex and Gender

Hindu scripture, culture, and values emphasize marriage and child-rearing as essential to *Dharma* (religious or moral duties). Both the marriage vow and the

<sup>&</sup>lt;sup>25</sup> Women and Mitzvot, supra note 21.

<sup>&</sup>lt;sup>26</sup> *Id*.

<sup>&</sup>lt;sup>27</sup> Shurpin, *supra* note 24.

institution of marriage, which is heterosexual only, are defined and sanctioned by divine authority.<sup>28</sup> Hindu teaching makes clear that men and women have distinct identities and roles, and that sexual activity belongs within the confines of heterosexual marriage. It is only within marriage that sexual behavior aligns with *dharma* or righteous living.<sup>29</sup>

Producing offspring and rearing children are considered sacred duties essential to marriage, with distinct roles for the mother and the father. For example, the Hindu medical text,  $\bar{A}yurveda$ , describes a mother's vital role in her child's development, both physical and psychological. As such, Hindus believe that a parent's rights and responsibilities in child-rearing are sacred and must be protected against government infringement. For Hindus, child-rearing is a parent's highest righteous (*Dharmic*) duty. "Parents are indeed the first guru . . . [t]he child's deepest impressions come from what the parents do and say." Hindu legal texts (*Dharmaśāstras*) dating back two millennia provide detailed instructions regarding

<sup>&</sup>lt;sup>28</sup> See, e.g., Dharma Sastra, Vol. 6 Manu Sanskrit, Chapter III, pp. 80-93, https://archive.org/details/dharmasastra-with-english-translation-mn-dutt-6-vols-20-smritis/Dharma%20Sastra%20Vol%206%20Manu%20Sanskrit/page/80/mode/2up.

<sup>&</sup>lt;sup>29</sup> "Gender and Sexuality," *Religion Library: Hinduism*, PATHEOS, https://www.patheos.com/library/hinduism/ethics-morality-community/gender-and-sexuality.

<sup>&</sup>lt;sup>30</sup> Raising Children as Good Hindus, HINDUISM TODAY (Apr. 1, 2021), https://www.hinduismtoday.com/magazine/apr-may-jun-2021/raising-children-as-good-hindus/.

the rights and responsibilities of both parents in child-rearing and the importance of child welfare in society. Thus, parental instructions on a *Dharmic* life, without government interference, are essential to a child's education.

#### C. Muslim Beliefs about Sex and Gender

In the Muslim faith, both sacred writings and specific teachings make clear that men and women are two distinct biological sexes with important differences and relationships toward one another. The Quran makes this clear: "O Mankind! We created you all from a male and a female, and made you into nations and tribes so that you may know one another. Verily the noblest of you in the sight of God is the most God-fearing of you." The Quran also teaches that "all human beings, whether male or female, are descended from Adam and Eve." Both Shi'ah and Sunni Muslims hold to the words of the Prophet Mohammad (pbuh) who has stated that "men and women are twin halves of each other' (Bukhari)." Muslims' belief that sex is binary, fixed, and immutable is closely linked to the creation narrative and "brings home the fact that men and women are created from a single source.

 $<sup>^{31}</sup>$  Surah Al-Hujurat 49:13.

<sup>&</sup>lt;sup>32</sup> Surah An-Nisa 4:1; see also Ani Amelia Zainuddin, et al, The Islamic Perspectives of Gender-Related Issues in the Management of Patients with Disorders of Sex Development, NATIONAL LIBRARY OF MEDICINE (April 21, 2016), https://www.ncbi.nlm.nih.gov/pmc/articles/PMC5272885/.

<sup>&</sup>lt;sup>33</sup> *Marriage in Islam, supra* note 12.

Furthermore, by using the analogy of twin half, the Prophet (pbuh) has underlined the reciprocal and interdependent nature of men and women's relationships."<sup>34</sup>

Because the identities of biological men and women are unique and divinely created, this belief has important implications for religious worship, marriage, and discussions about gender identity. "Men and women in Islam have different roles, responsibilities, and accountabilities, as they differ in anatomy, physiology, and psychology." As a matter of religious obedience, Muslims must observe decency (*ihtisham*), which prevents a Muslim female from sharing a restroom with the opposite biological sex, modesty (*hijab*), which includes behavior as well as dress, and seclusion (*khalwa*), which means a man and woman who are unrelated and unmarried cannot be alone together in an enclosed space. In religious worship, men and women sit in separate areas of the mosque to reduce distractions and to protect modesty; this is a "way of preventing men and women from seeing each other and a way of increasing attention to prayer." The obligation to go to Friday prayers

<sup>&</sup>lt;sup>34</sup> Marriage in Islam, supra note 12.

<sup>&</sup>lt;sup>35</sup> Zainuddin, *supra* note 32.

<sup>&</sup>lt;sup>36</sup> See, e.g., Surah Nur 24:31 (describing concept of hijab); MARWAN IBRAHIM AL-KAYSI, MORALS AND MANNERS IN ISLAM: A GUIDE TO ISLAMIC ADAB 60-61 (1986) (describing restroom obligations).

<sup>&</sup>lt;sup>37</sup> Fatwa No. 88708, "Sisters object to barrier between them and men in the mosque," *Islamweb.net* (Sept. 29, 2004), https://www.islamweb.net/en/fatwa/88708/sisters-object-to-barrier-between-them-and-men-in-the-mosque.

applies to men but not women, and traditionally the prayer of a woman is more rewarded if she prays at home rather than at the mosque.<sup>38</sup> This belief does not demean women but instead recognizes the traditional complementary spheres of keeping a home and making a living in a more public way.<sup>39</sup> Thus, Muslims' belief in the distinct biological sexes is not only rooted in their sacred teachings but goes to the very core of their religious exercise.

Islamic teaching does recognize the rare occurrence of "khuntha" or "intersex" biology, when a child is born with sexual ambiguity because of opposite sex organs. Surgery is typically only allowed for khuntha individuals when medical doctors determine that it would allow the person to be designated as a certain sex, in order to be able to perform his or her duties as a Muslim.<sup>40</sup> For example, "[t]here are fatwas from different Islamic countries which give rulings regarding sex change surgery or gender reconstruction surgery . . . [t]hese fatwas generally agree that gender reconstruction surgery for the [khuntha] is permissible in Islam" but "totally prohibited" in other cases.<sup>41</sup> Islamic teaching does not recognize alternate gender identities, because even when someone changes his or her outer appearance or

<sup>&</sup>lt;sup>38</sup> Zainuddin, *supra* note 32.

<sup>&</sup>lt;sup>39</sup> Women are the Twin Halves of Men, OBSERVER NEWS SERVICE, (March 9, 2017), https://kashmirobserver.net/2017/03/09/women-are-the-twin-halves-of-men/.

<sup>&</sup>lt;sup>40</sup> Zainuddin, *supra* note 32.

<sup>&</sup>lt;sup>41</sup> *Id*.

receives hormones or surgery, there is no fundamental change in biology at the cellular level and thus "the rulings of that [biological] sex continue to apply."<sup>42</sup>

Thus, the District's Policy interferes with the religious exercise of a wide variety of faith traditions who hold sincere beliefs about sex and gender, by interfering with the instruction that religious parents seek to provide to their children and by allowing and encouraging students to undergo gender transitions without their parents' knowledge or consent.

# III. The District's Policy will disproportionately impact families from minority faith backgrounds.

# A. Minority faiths are most likely to be misunderstood and targeted by hostile government officials.

Government officials are more likely to misunderstand minority faiths because their beliefs and practices are unfamiliar, and public-school administrators are no exception. *See, e.g., A.A. ex rel. Betenbaugh v. Needville Indep. Sch. Dist.*, 611 F.3d 248, 260–61 (5th Cir. 2010) (school officials questioned Native American student's belief in "keep[ing his] hair long and in braids as a tenet of [his] sincere religious beliefs"); *Gonzales v. Mathis Indep. Sch. Dist.*, No. 2:18-cv-43, 2018 WL 6804595, at \*4 (S.D. Tex. Dec. 27, 2018) (school officials argued that students'

<sup>&</sup>lt;sup>42</sup> Male, Female, or Other: Ruling of a Transgender Post Sex Change Procedures, AMERICAN FIQH ACADEMY (May 2, 2017), http://fiqhacademy.com/res03/.

traditional religious promesa (promise) was not "religious" or "an established tenet of their Catholic faith").

As an unwelcome minority in many American communities, Muslims are especially likely to face hostility from government officials who do not afford them the same presumption of good faith that other religious groups may enjoy. *See, e.g.,* ASMA UDDIN, WHEN ISLAM IS NOT A RELIGION: INSIDE AMERICA'S FIGHT FOR RELIGIOUS FREEDOM 116–117 (2019); *see also Islamic Soc'y of Basking Ridge v. Township of Bernards*, 226 F. Supp. 3d 320, 327–28 (D.N.J. 2016) (documenting destruction of property, government hostility, and false accusations regarding Islamic beliefs and practices following proposal to build local Mosque).

Anti-Semitism continues to run rampant, especially toward Orthodox Jews who adhere to traditional Torah values and practices. *See, e.g., Agudath Israel of Am. v. Cuomo*, 983 F.3d 620, 627 (2d Cir. 2020) (striking down governor's order targeting "a predominately ultra-orthodox cluster" based on his claim that the State was "having issues in the Orthodox Jewish community in New York, where because of their religious practices . . . we're seeing a spread of [COVID-19]"); *Tenafly Eruv Ass'n, Inc. v. Borough of Tenafly*, 309 F.3d 144, 153 (3d Cir. 2002), *cert. denied*, 539 U.S. 942 (2003) (striking down ordinance enacted out of "fear" that "Orthodox Jews [would] move to Tenafly" and "take over").

Given these realities, children growing up in minority religious traditions face the greatest pressure to conform to the values and beliefs endorsed by school administrators. The students involved in this lawsuit are already facing such pressure. For example, the children of Parents D, E, F, and G believe that "people are either male or female and cannot 'transition' from one sex to another," and while these students are committed to treating all their classmates with respect regardless of their background, they "remain[] silent in school environments" because they fear "formal discipline that will harm their . . . college admission chances, unless [they] express[] an ideology that they do not believe." App.25. The Policy is inflicting "mental and psychological harm on [Parent E's] child by forcing their child to 'choose' between expressing the beliefs they have been taught at home and following the instructions of teachers and other Linn-Marr authority figures." App.26. The identities of these students are anonymous to protect their safety. But a Muslim student wearing a hijab or a Jewish student wearing a yarmulke would experience additional pressure because their very appearance demonstrates sincere religious beliefs that school administrators will assume conflict with the District's Policy.

Furthermore, the District's parental exclusion policy allowing government officials to decide (along with impressionable minors) whether parents will be "supportive" of a child's perceived gender identity creates a very clear danger of

making false or unfair assumptions based on the family's religious beliefs. See, e.g., Holt v. Hobbs, 574 U.S. 352, 362 (2015) (government officials must not question the merits of an individual's sincerely held religious beliefs); Ben-Levi v. Brown, 136 S. Ct. 930, 934 (2016) (Alito, J., dissenting from cert. denial) ("[T]he government cannot define the scope of personal religious beliefs."). If a student requests a Gender Support Plan, the school is required to withhold this information from the parents, and only the student and staff member can decide "whether their parent/guardian will participate." App.16. If the student wears religious garb or discloses his or her family's religious tradition, school officials are very likely to assume that the parents will not be "supportive" because of their religious beliefs. This ignores the fundamental relationship between children and their parents, which the Supreme Court has protected for nearly 100 years. Yoder, 406 U.S. at 213–14. And it ignores the fact that most religious parents are uniquely equipped to provide helpful guidance and support for their child because they know their child best and can address influences such as peer pressure and mental health challenges that may be involved. Indeed, "[p]arents across many political beliefs argue that they can't be supportive if no one tells them that their child came out." App.14 (emphasis added). For all these reasons, the Policy violates the Free Exercise Clause in a way that will disproportionately harm families from minority faith backgrounds.

# B. Families from minority faith backgrounds often lack educational alternatives.

As many courts have recognized, parental rights do not evaporate when parents send their children to public school. *Morse v. Frederick*, 551 U.S. 393, 424 (2007) (Alito, J., concurring) ("It is a dangerous fiction to pretend that parents simply delegate their authority—including their authority to determine what their children may say and hear—to public school authorities.") Indeed, such an approach would "be fundamentally unfair to parents who in reality do not have that choice." *Tatel*, 2022 WL 15523185, at \*21. As Justice Alito observed, "[m]ost parents, realistically, have no choice but to send their children to a public school and little ability to influence what occurs in the school." *Morse*, 551 U.S. at 424. And "[c]onstitutional rights should not be analyzed in a way that benefits only socially and economically advantaged persons," that is, parents who can afford private school or homeschooling on a single income. *Tatel*, 2022 WL 15523185, at \*21.

Even for the fraction of parents who could afford private school, members of minority faiths have very few options that would not cause confusion or conflict with their beliefs. A Muslim family may choose Catholic school over public school in order to avoid parental exclusion policies like the District's, but that would cause a different conflict as the student would learn one faith at home and another faith at school. Many Jewish parents, especially the most Orthodox, do choose to send their children to religious schools, but large geographical areas lack Jewish day schools

altogether, or the schools are under attack by hostile governments for allegedly not complying with local regulations.<sup>43</sup> And "[a]lthough the Hindu-American community has developed numerous institutions over the past decades, an absence of educational institutions still persists."<sup>44</sup>

As the Supreme Court recently observed in *Mahanoy Area Sch. Dist. v. B. L.* by & through Levy, 141 S. Ct. 2038, 2046 (2021), "America's public schools are the nurseries of democracy," which "only works if we protect the 'marketplace of ideas." Especially for members of minority faiths who are often misunderstood, "[t]hat protection must include the protection of unpopular ideas." *Id.* Here, parents from a wide variety of religious, cultural, and political backgrounds are coming together to express deeply concerned opposition to the District's Policy. This Court should heed their concerns and take action to protect the constitutional rights of parents and students.

#### **CONCLUSION**

For all these reasons, the Court should reverse the district court's ruling.

<sup>&</sup>lt;sup>43</sup> See, e.g., Parents for Educational & Religious Liberty in Schools v. Lester Young Jr., Index No. 907655-22 (N.Y. Sup. Ct. filed Oct. 9, 2022).

<sup>&</sup>lt;sup>44</sup> Aum School, Aum Educational Society of America (2022), https://aum.school/.

Dated: November 10, 2022

Respectfully submitted,

Sue Ghosh Stricklett American Hindu Coalition 42618 Trade West Drive Sterling, VA 20166 (301) 785-1041 sueghosh@stricklettgroup.com

Counsel for American Hindu Coalition

s/ <u>David J. Hacker</u>
David J. Hacker

Counsel of Record

Keisha T. Russell\*

First Liberty Institute

2001 West Plano Parkway, Ste 1600

Plano, TX 75075

(972) 941-4444

dhacker@firstliberty.org

Kayla A. Toney\* First Liberty Institute 227 Pennsylvania Ave. SE Washington, DC 20003

Counsel for Amici Curiae

\*Eighth Circuit admission pending

CERTIFICATES OF COMPLIANCE

I, David J. Hacker, hereby certify that:

1. This brief complies with the type-volume limitation of Fed. R. App. P.

29(a)(5) and 32(a)(7)(B) because it contains 5633 words, excluding the parts

of the brief exempted by Fed. R. App. P. 32(f);

2. This brief complies with the typeface requirements of Fed. R. App. P. 32(a)(5)

and the type-style requirements of Fed. R. App. P. 32(a)(6) because it has been

prepared in a proportionally spaced typeface using Microsoft Word in Times

New Roman, size 14;

3. Pursuant to 8th Cir. R. 28A(h)(3), amici state that electronic copies of this

petition were "generated by printing to PDF from the original word processing

file."

4. Pursuant to 8th Cir. R. 28A(h)(2), amici state that this petition has been

scanned for viruses using SentinelOne 21.7.5.1080, and no viruses were

detected.

November 10, 2022

/s/ David J. Hacker

David J. Hacker

#### **CERTIFICATE OF SERVICE**

I certify that on the date indicated below, I filed the foregoing document with the Clerk of the Court, using the CM/ECF system, which will automatically send notification and a copy of the brief to the counsel of record for the parties.

November 10, 2022

/s/ David J. Hacker

David J. Hacker