IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA Newport News Division

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GAVIN GRIMM,
Plaintiff,
v.
GLOUCESTER COUNTY SCHOOL BOARD,
Defendant

Civil Case No. 4:15-cv-54

PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT

Pursuant to Federal Rule of Civil Procedure 56(a) and Local Rule 56, Plaintiff Gavin Grimm ("Gavin") hereby moves for summary judgment against Defendant Gloucester County School Board. Gavin submits that there is no genuine issue as to any material fact, and that he is entitled to judgment as a matter of law as to all of the claims in his Second Amended Complaint. More specifically, Gavin is entitled to:

1. A declaratory judgment that the School Board violated Gavin's rights under Title IX of the Education Amendments of 1972 on the day the transgender restroom policy was first issued and throughout the remainder of his time at Gloucester High School when they prohibited him from using the same restroom facilities as other boys.

2. Nominal damages for the harm Gavin suffered from the Board's restroom policy in violation of his rights under Title IX.

3. A declaratory judgment that the School Board violated Gavin's rights under the Equal Protection Clause of the Fourteenth Amendment on the day the transgender restroom policy

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was first issued and throughout the remainder of his time at Gloucester High School when they prohibited him from using the same restroom facilities as other boys.

4. Nominal damages for the harm Gavin suffered from the Board's restroom policy in violation of his rights under the Equal Protection Clause.

5. A declaratory judgment that the Board continues to discriminate against Gavin by refusing to update his official school transcript to match the male sex on his birth certificate, treating him differently from every other student with a male birth certificate, in violation of Title IX.

6. Nominal damages for the harm Gavin suffered and continues to suffer from the Board's refusal to update his transcript in violation of Title IX.

7. A declaratory judgment that the Board continues to discriminate against Gavin by refusing to update his official school transcript to match the male sex on his birth certificate, treating him differently from every other student with a male birth certificate, in violation of the Fourteenth Amendment.

8. Nominal damages for the harm Gavin suffered and continues to suffer from the Board's refusal to update his transcript in violation of the Fourteenth Amendment.

9. A permanent injunction requiring the Board to update Gavin's school transcript to match the male gender marker on his birth certificate.

This motion is based upon Plaintiff Gavin Grimm's accompanying Memorandum of Law in Support of Plaintiff's Motion for Summary Judgment; the Declarations of Gavin Grimm, Deirdre Grimm, Shayna Medley-Warsoff, Diana Bruce, Thomas Aberli, Janet Rainey, and James Loving, and accompanying exhibits; deposition testimony and discovery responses; all pleadings

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and other documents on file in this action; and on such other matters as may be presented to the

Court at the time of the hearing.

Respectfully submitted,

Counsel for Plaintiff Gavin Grimm

AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF VIRGINIA

<u>/s/ Eden B. Heilman</u> Eden B. Heilman (VSB No. 93554) Jennifer Safstrom (VSB No. 93746) Nicole Tortoriello (VSB No. 91129) 701E. Franklin Street, Suite 1412 Richmond, VA 23219 (804) 644-8022 (Phone) (804) 649-2733 (Fax) eheilman@acluva.org jsafstrom@acluva.org ntortoriello@acluva.org

* Admitted pro hac vice

Dated: March 26, 2019

AMERICAN CIVIL LIBERTIES UNION FOUNDATION Joshua A. Block* Leslie Cooper* Shayna Medley-Warsoff* 125 Broad Street 18th Floor New York, NY 10004 (212) 549-2627 (Phone) (212) 549-2650 (Fax) jblock@aclu.org lcooper@aclu.org smedley@aclu.org

CERTIFICATE OF SERVICE

I hereby certify that on this 26th day of March, 2019, a true and correct copy of the forgoing Motion for Summary Judgment and all accompanying documents, including the Memorandum of Law in Support of Plaintiff's Motion for Summary Judgment, Declaration of Gavin Grimm, Declaration of Deidre Grimm, Declaration of Shayna Medley-Warsoff, Declaration of Diana Bruce, Declaration of Thomas Aberli, Declaration of Janet Rainey, and Declaration of James Loving were filed electronically with the Clerk of the Court for the U.S. District Court for the Eastern District of Virginia by using the CM/ECF system. I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

/s/ Eden Heilman

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