Subject:

FW: Week 4: Small Victories on Bathroom Rule Repeal

From: FPIW Action [mailto:info@fpiwaction.org]
Sent: Monday, February 01, 2016 11:00 AM

To: John Lifflander

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Bathroom Rule Repeal Makes Progress - More Hearings Scheduled



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Bathroom Rule Updates

Last week, several bills to repeal the Human Rights Commission's open-bathroom rule made progress in the Washington Senate.

SB 6548 by Sen. Judy Warnick: Bill clarifies that the Washington Civil Rights Act did not
intend to require businesses and schools to open up their bathrooms, locker rooms, and
shower facilities based on gender identity or gender expression. Hearing scheduled:

- Monday, Feb. 1, 1:30pm, Senate Law and Justice Committee
- <u>SB 6443 by Sen. Doug Ericksen</u>: Requires full repeal of WAC 162-32-060, and restricts the Human Rights Commission from making further rulings that pertain to bathroom policies. **Update: Passed Senate Commerce and Labor Committee; Hearing in Rules Committee this week.**
- HB 2589 by Rep. Graham Hunt: Introduced; Hearing Not Scheduled: HB 2589 was introduced, but House Judiciary Chair Rep. Laurie Jinkins continues to decline to give the bill a hearing. This bill must be heard and passed from the Judiciary Committee by Friday, Feb. 5th in order to stay alive.

Here are some immediate things you can do to make an impact:

- Attend bill hearings and give testimony
 - Monday, Feb. 1 at 1:30pm: SB 6548 (<u>info here</u>)
 - Tuesday, Feb. 2 at 8:00am: SB 6612 (<u>info here</u>)
- Attend Olympia 101 Citizen Training
- <u>Sign and share our petition</u> to repeal the open-bathrooms rule on Facebook and via email with your networks.
- Call Rep. Laurie Jinkins' office to request that she schedule a hearing on HB
 2589. Her office phone number is (360) 786-7930. Please be respectful and
 courteous when you call, and please encourage your friends and neighbors to do
 the same.
- Email your legislators on these bills using our online contact portal
- Follow FPIW on <u>Facebook</u> and <u>Twitter</u>
- Donate to FPIW Action

New Bills of Interest

- SB 6612 by Sen. Ann Rivers (Support): This bill would prohibit abortions from being used to prevent the birth of a child of an undesired sex.
 - Hearing scheduled: Tuesday, February 2 at 8:00am in Senate Law and Justice Committee (more information)
- <u>HB 2631 by Rep. Brad Klippert (Support)</u>: Would prevent discriminatory treatment by government of a person or entity based on beliefs and practices held with regard to marriage as the union between one man and one woman.
- SB 6493 by Sen. Kevin Ranker (Oppose): Bill would declare it an unfair practice for any
 employer who provides health insurance to its employees as part of an employee's benefit
 package to not include contraceptive coverage as part of the benefit package and other
 provisions.

Other Bills of Interest

- HB 2294 by Rep. David Taylor (Support): Ends Taxpayer-Funded Coverage for Elective Abortions in Washington
- SB 5289 by Sen. Mike Padden (Support): Requires Parental Notification for Abortions Requested by Minors
- HB 2488 by Rep. Matt Manweller (Support): Establishes an Academic Bill of Rights
- <u>HB 1647 by Rep. Eileen Cody (Oppose</u>): Mandates All Insurance Plans in Washington State Cover Elective Abortions
- **HB 2009 by Rep. June Robinson (Oppose)**: Removes "Personal Conviction" Exemptions from Immunization Requirements

If you have any other questions about these bills or others, please call our office at 425-608-0242.

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SENATE BILL 6548

State of Washington 64th Legislature 2016 Regular Session

By Senators Warnick, Padden, Roach, and Benton

Read first time 01/26/16. Referred to Committee on Law & Justice.

- 1 AN ACT Relating to allowing the use of gender-segregated 2 facilities; and amending RCW 49.60.030.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 49.60.030 and 2009 c 164 s 1 are each amended to 5 read as follows:
- (1) The right to be free from discrimination because of race, creed, color, national origin, sex, honorably discharged veteran or military status, sexual orientation, or the presence of any sensory, mental, or physical disability or the use of a trained dog guide or service animal by a person with a disability is recognized as and declared to be a civil right. This right shall include, but not be limited to:
- 13 (a) The right to obtain and hold employment without 14 discrimination;
- 15 (b) The right to the full enjoyment of any of the accommodations, 16 advantages, facilities, or privileges of any place of public resort, 17 accommodation, assemblage, or amusement;
- 18 (c) The right to engage in real estate transactions without 19 discrimination, including discrimination against families with 20 children;

p. 1 SB 6548

1 (d) The right to engage in credit transactions without 2 discrimination;

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- (e) The right to engage in insurance transactions or transactions with health maintenance organizations without discrimination: PROVIDED, That a practice which is not unlawful under RCW 48.30.300, 48.44.220, or 48.46.370 does not constitute an unfair practice for the purposes of this subparagraph;
- (f) The right to engage in commerce free from any discriminatory boycotts or blacklists. Discriminatory boycotts or blacklists for purposes of this section shall be defined as the formation or execution of any express or implied agreement, understanding, policy or contractual arrangement for economic benefit between any persons which is not specifically authorized by the laws of the United States and which is required or imposed, either directly or indirectly, overtly or covertly, by a foreign government or foreign person in order to restrict, condition, prohibit, or interfere with or in order to exclude any person or persons from any business relationship on the basis of race, color, creed, religion, sex, honorably discharged veteran or military status, sexual orientation, the presence of any sensory, mental, or physical disability, or the use of a trained dog quide or service animal by a person with a disability, or national origin or lawful business relationship: PROVIDED HOWEVER, That nothing herein contained shall prohibit the use of boycotts as authorized by law pertaining to labor disputes and unfair labor practices; and
- (g) The right of a mother to breastfeed her child in any place of public resort, accommodation, assemblage, or amusement.
- (2) Any person deeming himself or herself injured by any act in violation of this chapter shall have a civil action in a court of competent jurisdiction to enjoin further violations, or to recover the actual damages sustained by the person, or both, together with the cost of suit including reasonable attorneys' fees or any other appropriate remedy authorized by this chapter or the United States Civil Rights Act of 1964 as amended, or the Federal Fair Housing Amendments Act of 1988 (42 U.S.C. Sec. 3601 et seq.).
- (3) Except for any unfair practice committed by an employer against an employee or a prospective employee, or any unfair practice in a real estate transaction which is the basis for relief specified in the amendments to RCW 49.60.225 contained in chapter 69, Laws of 1993, any unfair practice prohibited by this chapter which is

p. 2 SB 6548

committed in the course of trade or commerce as defined in the Consumer Protection Act, chapter 19.86 RCW, is, for the purpose of applying that chapter, a matter affecting the public interest, is not reasonable in relation to the development and preservation of business, and is an unfair or deceptive act in trade or commerce.

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(4) Nothing in this chapter prohibits a public or private entity from limiting access to a private facility segregated by gender, such as a bathroom, restroom, toilet, shower, locker room, or sauna, to a person if the person is preoperative, nonoperative, or otherwise has genitalia of a different gender from that for which the facility is segregated. Nothing in this chapter grants any right to a person to access a private facility segregated by gender, such as a bathroom, restroom, toilet, shower, locker room, or sauna, of a public or private entity if the person is preoperative, nonoperative, or otherwise has genitalia of a different gender from that for which the facility is segregated.

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p. 3 SB 6548