The Biology Deniers Push Fake Science

by Kimberly Ells, who is the author of The Invincible Family: Why the Global Campaign to Crush Motherhood and Fatherhood Can’t Win and is a policy advisor for Family Watch International. Contact at kimberlyells@hotmail.com and InvincibleFamily.com.

Nancy Pelosi and her fellow gender-inclusive enthusiasts have taken a bold and much-disparaged move to erase language that expresses the reality of familial relationships. In the name of inclusivity, words like “father, mother, son, daughter, brother, sister, uncle, aunt, cousin, nephew, niece, husband, wife, son-in-law, and daughter-in-law” have been targeted for erasure from House proceedings.

If pursued, this scrubbing of gendered words from public communications in concert with other trans-inclusive initiatives will prove seismic in its effect on society.

Pelosi and her associates are echoing the socialist-feminist ideology articulated by Shulamith Firestone in the 1970s: “It has become necessary to free humanity from the tyranny of its biology” and “eliminate the sex distinction itself [so that] genital differences between human beings would no longer matter culturally.”

At its core, this means that male and female manifestations of the human body should no longer be legally recognized or culturally valued. We have been marching down this road for decades and are now approaching the endgame: a genderless society. The vilification of gendered language in public settings is a significant leap toward “freeing humanity from the tyranny of its biology” and undoing the significance of biological sex.

 Mothers on Trash Heap of History

Firestone made a stunning prediction. She jubilantly declared that when biology was subdued and “transsexuality” became the legal and cultural norm, “the blood tie of the mother to the child would eventually be severed” and the triumphal “disappearance of motherhood” would follow. Unfortunately, she was right. The legal movements surrounding transgenderism are setting the stage for the legal marginalization of mothers, fathers, and families by force of law.

Though Firestone’s astute prediction has been largely overlooked in the debate about transgenderism, the fact remains that when women legally disappear, so do mothers because “mother” is a sex-specific designation. The same goes for fathers. If there are not two specific, perceptible sexes that can be definitively recognized by law, then it becomes difficult to define or defend mothers and fathers — along with their parental rights — in legal terms. Therefore, the belonging of children to their parents is increasingly thrown into question and the family stands on trembling legal legs — which is precisely the point.

When parents’ ties to their children are obscured or weakened a culture is created that is hospitable to government intervention and socialist-communist revolution. That is why Marx’s Communist Manifesto openly called for the “abolition of the family.” Since nature abhors a vacuum, dethroning the family creates a void that can and must be filled, but it is impossible to replace the family with the state. If we are to avoid the destruction of the family and the domination of the state that necessarily follows, we must resist efforts to cancel biological sex.

(Continued on page 2)
The Rejection of Anatomy

The push for gender abolition seems to be accelerating. Last year, a California state senate committee attempted to ban the words “he” and “she” during committee hearings. The “rainbow voting agreement” in the Netherlands calls for “the registration of gender to be abolished wherever possible.” A recent article in the New England Journal of Medicine, arguably the world’s most prestigious medical journal, asserted that sex designations on birth certificates should be reconsidered because “assigning sex at birth perpetuates a view that sex as defined by a binary variable is natural, essential, and immutable.”

It is more and more difficult to keep up with the myriad initiatives being rolled out to forcibly suppress biological sex distinctions.

The legal and social embracing of transgenderism encapsulates rejection of the human body as inherently manifested in two distinct and complementary forms. This rebellion against anatomy is not only tragic for individuals, who wage war against their own bodies, but it also undercuts the inherent, two-pronged voltage of male and female that propels, balances, and drives the world.

If it becomes legally inappropriate to recognize the two bodily sexes or to articulate how the interplay of those sexes forges and perpetuates the basic relationships by which we fundamentally define ourselves (mother, father, son, daughter), then the core of civilized society is in peril.

What started out masquerading as a celebration of gender turns out to be an edict for the elimination of the sex distinction itself, which in turn erodes the family — the essential cradle of humanity. If we are to salvage the family and civilization with it, we must protect and defend the “gendered language” that is now on the block.

Justice Gorsuch Discriminates Against Women

by Tony Perkins, President, Family Research Council

In June 2020, U.S. Supreme Court Justice Neil Gorsuch issued the Roe v. Wade of religious liberty. Just as Roe upended scores of state ordinances and laws concerning abortion based on a “right” that can be found nowhere in the U.S. Constitution, in the same way the court’s decision in Bostock v. Clayton County, Georgia, has redefined words to suit a political agenda. This anti-scientific and anti-religious agenda would impose extreme ideas about human sexuality throughout our society.

There’s no way to put a spin on this ruling; Justice Gorsuch botched it and all Americans will be affected by his discovery of a new definition of “sex”.

In 2018, Justice Gorsuch wrote, “Written laws are meant to be understood and lived by. If a fog of uncertainty surrounded them, if their meaning could shift with the latest judicial whim, the point of reducing them to writing would be lost.” That’s exactly right — and exactly what the justice did not do when the court issued his opinion on homosexual and transgender “rights” on Monday.

In Bostock, Justice Gorsuch wrote that the Supreme Court “narrowly interprets a statute in accord with the ordinary public meaning of its terms at the time of its enactment.” He even admits that when the Civil Rights Act, the basis of the court’s action, was enacted in 1964, the term “sex” referred “only to biological distinctions between male and female.” But then, he writes, this is just a “starting point” and concludes that “it is impossible to discriminate against a person for being homosexual or transgender without discriminating against that individual based on sex.”

In making this claim, Justice Gorsuch is redefining nothing less than the very nature of humanity. There are two sexes, male and female. Unlike Justice Samuel Alito in dissent, Justice Gorsuch did not seriously engage the realities of biology. This is not a theological assertion. It’s a matter of science. The National Center for Biotechnology Information, part of our National Institutes of Health, reports that “biological differences between men and women have long been recognized at the biochemical and cellular levels.”

But according to Justice Gorsuch, a person’s decision to base his self-identification on his gender preference or sexual attraction now defines his or her sex, and therefore the 1964 definition must now include homosexuality and transgenderism.

This is lawlessness. And as Sen. Josh Hawley (R-MO) said after the Bostock ruling came out, “This decision, this piece of legislation, will have effects that range from employment law to sports to churches. There’s only one problem with this piece of legislation: it was issued by a court, not by a legislature.”
Biden Administration Injures Our Troops

by Elaine Donnelly, President of the Center for Military Readiness, an independent, non-partisan public policy organization, founded in 1993, which reports on and analyzes military/social issues.

The newly inaugurated Biden/Harris Administration is off to a rocky start with military men and women. Serious affronts have come from Congress as well as the White House, adding insults to injuries with even more damage on the way.

It was bad enough when Rep. Steve Cohen (D-TN) insinuated during a CNN interview that most of the 25,000 National Guard soldiers deployed to guard the Capitol during the Inauguration were white males and probably Trump voters, so they might be in the “class” of people who “may want to do something” to cause trouble.

Then we saw 5,000 troops banished to a cold concrete parking garage with one electrical outlet, no internet, two restroom stalls, and high risks of COVID, which infected nearly 200 soldiers. Not since former First Lady Hillary Clinton treated uniformed White House social aides like personal servants have we seen such disdain for military personnel doing their jobs.

These affronts, and reported plans to keep thousands of troops in Washington, D.C. without a clear mission, were exceeded by President Biden signing multiple executive orders on his first day.

As predicted, Biden issued an EO prohibiting discrimination based on gender identity and sexual orientation — a major policy reversal that was quickly followed by an EO affecting the military first. Biden also reversed Trump’s order ending critical race theory (CRT) instruction programs in all government agencies.

This means military schools at all levels likely will introduce abrasive CRT programs that accuse non-minorities of “white supremacy” and “systemic racism.” In the CRT world, denials of racism prove racism. It is difficult to imagine a more divisive way to demoralize the troops instead of uniting them as an effective, cohesive force.

President Biden is especially letting down military women, who will be ordered to share their private facilities with biological males who claim to be transgender. Directives issued during the Obama/Biden Administration, such as the 2016 “Military Transgender Policy Implementation Handbook,” brushed off concerns about personal discomfort or worse. Women, said the guidebook, will just have to “get used to it.”

Eliminating any doubt, Biden’s EO explicitly opens doors to sexual minorities who want “access to the restroom, the locker room, or school sports” reserved for the opposite sex. Transgender ideology, which demands acceptance of the unscientific notion that gender is “designated” or “assigned at birth,” disregards psychological and biological realities.

Science teaches that human DNA and chromosomes determine each person’s sex. These characteristics exist long before birth and in every cell of a person’s body.

Biological sex does not change with alterations in outward appearance, and abundant scientific research proves that men and women are different in strength, endurance, athletic prowess, and other physical attributes. Activists forget science, however, when it doesn’t suit leftist politics.

The Trump Departments of Education and Justice showed respect for women and science by supporting female athletes fighting for the right to compete against other females, not biological males. Under President Biden’s New Gender Order, this support will end.

Ecstatic LGBT activists insist that all government agencies must deny the science of DNA, human genetics, and physiology. Women-only teams at military schools, colleges, and service academies will have to accommodate biological men, regardless of the harm done to female athletes.

Uniformed women and athletes deserve respect and fair treatment, but medical issues that detract from deployability and combat readiness are even more important. Consider extensive data published in the 44-page Defense Department report, which justified the 2018 DoD policy regarding transgenders and persons diagnosed with gender dysphoria.

The report followed six months of study by a panel of experts, and it cited Military Health System data gathered during the years when Obama/Biden transgender policies were in effect.

(Continued on page 4)
During that time, 994 active duty servicemembers diagnosed with gender dysphoria accounted for 30,000 mental health visits, and their medical costs increased almost 300%. In some commands operational and maintenance funds were diverted to pay for active-duty transgender servicemembers’ extensive travel to obtain specialized medical care.

Some units also had to bear high operational costs when individuals preparing for gender transition could live a double life during three to twelve months of “real life experience” away from their jobs.

In addition, sadly, service members with gender dysphoria were eight times more likely to attempt suicide than service members as a whole (12% vs. 1.5%).

Individuals with gender dysphoria deserve compassion and competent psychological care, not politicized medical counseling and treatments. Such mandates disregard medical ethics, which forbid doctors to provide harmful treatments or surgeries that will not improve and might worsen the patient’s psychological condition.

Recent events suggest there will be no “conscience clauses,” which respect the deeply held convictions of doctors and nurses, military chaplains, and people of faith.

On January 17, President Trump’s Acting Attorney General, John B. Daukas, issued a 22-page memorandum titled “Application of Bostock v. Clayton County.” It analyzed the Supreme Court’s landmark 2020 Bostock decision, which found that Title VII of the 1964 Civil Rights Act bans employment discrimination on grounds of “sexual orientation” or “gender identity.”

The ruling (inexplicably written by Justice Neil Gorsuch) did not address other issues, such as housing, education, or the military. Among other things, the Daukas Memorandum maintained that Bostock should not affect constitutional rights of religious liberty.

Incoming Biden Administration officials pounced. The Daukas Memo was immediately erased from the DoJ website, including Justice Department Archives. Behold Orwell’s Ministry of Truth, stuffing wrong-thinking documents right down the Memory Hole.

President Biden says he wants to unify the country. The new Secretary of Defense, Lloyd James Austin III, could have helped during his confirmation hearing by confronting Congressman Cohen’s insulting suggestion that America’s military is riddled with white supremacists.

Secretary Austin could make up for that oversight by ensuring non-discrimination and recognition of individual merit, without toxic “woke” ideology dominating the Pentagon.

No one is born in a wrong body. To tell a child that his body is a mistake and that healthy tissue must be changed, destroyed, or mutilated is child abuse. Each one of us must call out this medical scandal of licensed physicians who are pushing children (who are too young to vote, drive, drink, or visit tanning beds) to permanently damage their bodies.

“Transgender” is a social contagion without science. The “transgender” emperor has no clothes; biological sex is binary, not fluid. The radical experimentation on children in the name of “medicine” should be outlawed. Puberty is not a disease that needs hormone prescriptions, but a critical window of normal development.

Children and their parents are being peddled the lie that they ought to mutilate their bodies to prevent suicide. In fact, people who try to change their biological sex are more likely to commit suicide, such as the recent suicide of the biological-male pop star “Sophie”. It is not bigotry to recognize that no amount of hormones, surgery, or cross-dressing can ever change anyone’s innate DNA. The X or Y chromosomes are in every single cell in our bodies.

Last year, Alabama held hearings on the Vulnerable Child Compassion and Protection Act. The vital testimony is compiled in Sex, Lies, and Children: Protecting the Vulnerable from Irreversible Harm.

Please buy this book at EagleForum.org/books and give copies to your state representative and state senator. The model legislation is included. Every state legislature should pass this bill and start protecting children from adults who advise children to mutilate their bodies. No child should ever be permanently sterilized for a political ideology.

Sex, Lies, and Children
by Anne Schlafly Cori, Chairman, Eagle Forum

Sex, Lies, and Children
Protecting the Vulnerable from Irreversible Harm

Eagle Forum
President: Colleen Holcomb
Report Editor: Cathie Adams

Yearly membership $25.00
Call 618-433-8990 to subscribe
Extra copies available:
1/$1, 50/$15, 100/$25