CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE SENATE BILL 5967

Chapter 467, Laws of 2009

61st Legislature 2009 Regular Session

COMMUNITY ATHLETICS PROGRAMS--SEX DISCRIMINATION

EFFECTIVE DATE: 07/26/09

Passed by the Senate April 21, 2009 YEAS 44 NAYS 3

BRAD OWEN

President of the Senate

Passed by the House April 8, 2009 YEAS 67 NAYS 31

FRANK CHOPP

Speaker of the House of Representatives

Approved May 12, 2009, 3:07 p.m.

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE SENATE BILL 5967** as passed by the Senate and the House of Representatives on the dates hereon set forth.

THOMAS HOEMANN

Secretary

FILED

May 13, 2009

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SUBSTITUTE SENATE BILL 5967

AS AMENDED BY THE HOUSE

Passed Legislature - 2009 Regular Session

State of Washington 61st Legislature 2009 Regular Session

By Senate Government Operations & Elections (originally sponsored by Senators Kohl-Welles, Fairley, Fraser, McAuliffe, and Kline)

READ FIRST TIME 02/24/09.

AN ACT Relating to prohibiting unfair practices in public community athletics programs by prohibiting discrimination on the basis of sex; adding new sections to chapter 49.60 RCW; adding a new section to chapter 35.21 RCW; adding a new section to chapter 35.61 RCW; adding a new section to chapter 35A.21 RCW; adding a new section to chapter 6 36.01 RCW; adding a new section to chapter 36.68 RCW; adding a new 7 section to chapter 36.69 RCW; and creating a new section.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

9 <u>NEW SECTION.</u> Sec. 1. The legislature finds and declares:

10 On June 23, 1972, President Richard Nixon signed into law Title IX of the Education Amendments of 1972 to the 1964 Civil Rights Act. 11 This landmark legislation provides that: "No person in the United States 12 shall, on the basis of sex, be excluded from participation in, be 13 denied the benefits of, or be subjected to discrimination under any 14 15 education activity receiving Federal program or financial assistance.... "Title IX has expanded opportunities for males as well 16 as females in educational programs and activities, including ensuring 17 18 access to athletic opportunities for girls and women in educational 19 institutions and to male and female staff to coaching and athletics 1 administrative positions in educational institutions. The dramatic 2 increases in participation rates at both the high school and college 3 levels since Title IX was passed show that when doors are opened to 4 women and girls, they will participate.

5 Further, ensuring equality in the state of Washington, the legislature passed an amendment to the state Constitution, ratified by 6 the voters in November 1972, providing "Equality of rights and 7 responsibilities under the law shall not be denied or abridged on 8 account of sex." In 1975, Washington continued to be at the forefront 9 10 of this issue by adopting legislation that established our own statutory version of the federal Title IX law that prohibited 11 12 "inequality in the educational opportunities afforded women and girls 13 at all levels of the public schools in Washington state."

14 opportunities provide innumerable benefits Athletic to participants, including greater academic success, better physical and 15 16 psychological health, responsible social behaviors, and enhanced 17 interpersonal skills. Athletic scholarships make it possible for some young people to attend college. The Washington state legislature, 18 recognizing the importance of full participation in athletics, has 19 passed numerous bills directed at achieving equity and eliminating 20 21 discrimination in intercollegiate athletics in the state's institutions 22 of higher education.

Despite advances in educational settings and efforts by some local 23 24 agencies to expand opportunities in community athletics programs, 25 discrimination still exists that limits these opportunities. It is the intent of the legislature to expand and support equal participation in 26 27 athletics programs, and provide all sports programs equal access to facilities administered by cities, towns, counties, metropolitan park 28 29 districts, park and recreation service areas, or park and recreation 30 districts.

Nothing in this act is intended to affect the holding in the Washington state supreme court's ruling in *Darrin v. Gould*, 85 Wn.2d 859, 540 P.2d 882 (1975) and its progeny that held it is not acceptable to discriminate in contact sports on the basis of sex.

35 <u>NEW SECTION.</u> Sec. 2. (1) No city, town, county, or district may 36 discriminate against any person on the basis of sex in the operation, 37 conduct, or administration of community athletics programs for youth or adults. A third party receiving a lease or permit from a city, town, county, district, or a school district, for a community athletics program also may not discriminate against any person on the basis of sex in the operation, conduct, or administration of community athletics programs for youth or adults.

6 (2) The definitions in this subsection apply throughout this 7 section.

8 (a) "Community athletics program" means any athletic program that 9 is organized for the purposes of training for and engaging in athletic 10 activity and competition and that is in any way operated, conducted, 11 administered, or supported by a city, town, county, district, or school 12 district other than those offered by the school and created solely for 13 the students by the school.

(b) "District" means any metropolitan park district, park andrecreation service area, or park and recreation district.

16 <u>NEW SECTION.</u> Sec. 3. (1) By January 1, 2010, each city, town, county, or district operating a community athletics program or issuing 17 permission to a third party for the operation of such program on its 18 shall 19 facilities adopt a policy that specifically prohibits discrimination against any person on the basis of sex in the operation, 20 21 conduct, or administration of community athletics programs for youth or 22 adults.

23 (2) It is the responsibility of each city, town, county, or district operating a community athletics program or issuing permission 24 to a third party for the operation of such program on its facilities to 25 26 publish and disseminate this policy. At а minimum, the nondiscrimination policy should be included in any publication that 27 includes information about the entity's own athletics programs, or 28 about obtaining a permit for operating athletics programs and on the 29 30 appropriate city, town, county, or district web site.

(3) School districts issuing permission to a third party for the operation of a community athletics program on its facilities shall also follow the provisions of this section but may modify and use existing school district policies and procedures to the extent that is possible. Nothing in this section may be construed to require school districts to monitor compliance, investigate complaints, or otherwise enforce school district policies as to third parties using school district facilities.

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1 (4) Every city, town, county, or district covered by this section 2 should also publish the name, office address, and office telephone 3 number of the employee or employees responsible for its efforts to 4 comply with and carry out its responsibilities under this act.

5 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 35.21 RCW 6 to read as follows:

7 The antidiscrimination provisions of section 2 of this act apply to 8 community athletics programs and facilities operated, conducted, or 9 administered by a city or town.

10 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 35.61 RCW 11 to read as follows:

12 The antidiscrimination provisions of section 2 of this act apply to 13 community athletics programs and facilities operated, conducted, or 14 administered by a metropolitan park district.

15 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 35A.21 RCW 16 to read as follows:

17 The antidiscrimination provisions of section 2 of this act apply to 18 community athletics programs and facilities operated, conducted, or 19 administered by a code city.

20 <u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 36.01 RCW 21 to read as follows:

The antidiscrimination provisions of section 2 of this act apply to community athletics programs and facilities operated, conducted, or administered by a county.

25 <u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 36.68 RCW 26 to read as follows:

The antidiscrimination provisions of section 2 of this act apply to community athletics programs and facilities operated, conducted, or administered by a park and recreation service area.

30 <u>NEW SECTION.</u> Sec. 9. A new section is added to chapter 36.69 RCW 31 to read as follows:

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1 The antidiscrimination provisions of section 2 of this act apply to 2 community athletics programs and facilities operated, conducted, or 3 administered by a park and recreation district.

4 <u>NEW SECTION.</u> **Sec. 10.** Sections 2 and 3 of this act are each added 5 to chapter 49.60 RCW.

> Passed by the Senate April 21, 2009. Passed by the House April 8, 2009. Approved by the Governor May 12, 2009. Filed in Office of Secretary of State May 13, 2009.