DON’T BE FOOL ED

by American Psychological Association (APA) “experts”
 bearing false fables about “Gender.”

The APA has fabricated false definitions of sex, gender, gender identity, gender expression, and sexual orientation that are being widely promoted and adopted by “professionals.” Based on APA fables, students, parents, and the public are being forced to treat boys just like girls if these boys feel like girls. And girls who feel like they are boys are to be treated in every way as if they are boys. The APA believes boys and girls, men and women should be sharing shower rooms and bathrooms based on the gender they happen to feel at any point in time.

THE APA WAS CENSURED BY CONGRESS

The APA is the only “scientific/professional” society ever unanimously censured by the United States House of Representatives for publishing a deeply flawed “study” that questioned the belief that child sexual abuse is harmful to children! Brought forward to testify, the APA did not refute the study.

Why is the discredited APA setting false standards for our so-called “experts”—that gender is “fluid”? Why are so-called “experts” forcing schools to teach this to our children and indoctrinate the community?

The APA defines Sex as being “assigned” at birth, as male or female, based on chromosomes, hormones, and anatomy.

FACT: Sex is not “assigned.” One’s sex is scientifically identified at birth by anatomy, chromosomes, and hormones. Sex is not fluid.

The APA defines Gender as the “attitudes, feelings, and behaviors” of an individual.

FACT: Feelings do not determine who we are biologically. Our gender/sex is determined by biology at conception, just as is our race and everything about us that is genetically present.

Former APA President Dr. Nicholas Cummings said that, by the late 1980s, the APA had changed dramatically when it rejected the principle that “all public positions of the APA be supported by scientific evidence.” “Political stances overrode any scientific results,” and, he said, “cherry picking became the mode.” http://www.nappp.org/pdf/nickcumno.pdf

Don’t rely on statements by the APA! Their work is political, not scientific!

The Child Protection League Action (CPLAction) is a Minnesota  501(c)4 nonprofit corporation that is committed to promoting the welfare of children and protecting them from exploitation, indoctrination, and violence.
A Few MYTHS and FACTS, adapted from Matt Sharp, Esq, Alliance Defending Freedom

No federal law requires public schools to allow boys into girls’ restrooms or girls into boys’ restrooms. In fact, schools and school districts could be exposing themselves to legal liability for violating students’ privacy rights. Although media coverage of the legislation often repeats myths about these policies, let’s set the facts straight:

**MYTH NO. 1:** Title IX, a federal statute that prohibits sex discrimination, requires schools to allow transgender students to use the restrooms and locker rooms of the opposite sex.

**FACT:** Title IX does not require schools to eliminate distinct facilities for boys and girls. It recognizes that there are privacy and safety concerns justifying the distinctions. Title IX allows schools to “provide separate toilet, locker room, and shower facilities on the basis of sex” without committing sex discrimination.

**MYTH NO. 2:** The U.S. Department of Education determined that Title IX requires schools to allow students struggling with sexual identity to use the restrooms and changing areas of their choice.

**FACT:** The Department of Ed’s determination was set out in a nonbinding letter. The letter does not change binding Title IX regulations authorizing schools to create “separate toilet, locker room, and shower facilities on the basis of sex.”

**MYTH NO. 3:** Courts have ruled against schools that refused to allow a transgender student to use the restrooms of the opposite sex.

**FACT:** In 2015, federal courts in Pennsylvania and Virginia rejected transgender students’ claims that Title IX required their schools to allow them to use opposite-sex restrooms. The Pennsylvania court ruled that “the University’s policy of requiring students to use sex-segregated bathroom and locker room facilities based on students’ natal or birth sex, rather than their gender identity, does not violate Title IX.”

**MYTH NO. 4:** Schools will lose federal funding if their policies are inconsistent with the Department of Educ.’s interpretation of Title IX.

**FACT:** No school has lost funding in 40 years since Title IX became law. Before a school can be stripped of its federal funding, a federal judge must hear its case. And, as shown in Myth No. 3, federal courts are ruling for schools that maintain separate facilities based on sex. Even if a school fights and loses, Title IX gives the school 30 days to comply with the decision and, if it does, it won’t lose funding.