

While voting age remains 18, children (ages 5-17) are to be mobilized into GSAs to become political activists while at school on behalf of the sexual minority movement and progressive left lobbies. Through GSA Networks children are indoctrinated by unregulated off-school agencies. No such “political” empowerment is given to children holding differing/opposing values or views.

Parental Guidance is the first classification advising parents to consider movie content for unaccompanied children. *Restricted 18A* regulates viewing of sexually explicit materials to at least age 18, unless with an adult. These control measures are circumvented through GSAs. Court submissions by *Justice Centre for Constitutional Freedoms* offer proof of GSAs/GSA Networks exposing children to sexually explicit materials.

Before *Inclusive Education Policy* a youth had to be age 18 to change his/her name without parental approval. Now children (ages 5 to 17) can change their name while at school. Upon student request this change will be kept secret from parents and duplicate records maintained to mislead the parents, potentially for years.

Before age 16, children require parental consent to leave home, get a tattoo, engage in employment, and/or decide medical care. Now children (ages 5 to 15) can independently, and secretly from parents, self-identify along a “continuum” of 56 orientations/gender identities. Similarly, children (grades K-12) can join a GSA and GSA Network.

Paradoxical, the very legislation that put these unprecedented changes in place also declares the parental right to advance notice of their children’s instruction in human sexuality (*School Act 50.1*) and the right of parents to make informed decisions respecting the education of their children (*Bill of Rights 1(g)*).

Requested Action

With only weeks before the election and riding candidates visiting voters’ homes, now is the time to press Christian and social conservative interests by asking:

What utility are *School Act 50.1* and *Bill of Rights 1(g)* under GSA/SOGI self-identity circumstances?

What does [“affirming” the right of parents to direct the education and upbringing of their children](#)* mean while also “affirming” the right of over 690,000 students (ages 5 to 17) to secretly SOGI self-identify and/or join a GSA while at school without parental knowledge and/or approval? (*Ref UCP Policy Declaration 2018, pg 5)

From whom is a “student” (age 5 to 17), who thinks he/she is or may be transgender, receiving professional medical advice and/or psychological counselling, when parents are kept unaware by school authorities?

The following are three *Lethbridge Herald* short reads recommended for informing voters:

[Questions UCP MLAs should be answering](#)

[Solutions to the GSA-SOGI debacle](#)

[Ideology-free curriculum? Bring it on!](#)

Conclusion

Since enactment, Bill 10 (often called GSA Law, Transgender Rights Law, and LGBTQ Student Rights Law) has been the centre of protest, legal proceedings by the *Justice Centre for Constitutional Freedoms*, and condemnation from *Parents for Choice in Education*. In May 2018, 57% of UCP delegates wanted attendance in a GSA subject to parental consent. Yet Leader Kenney has chosen to disregard all criticism of the legislation and decided to not seek an election mandate for change. All political parties fully endorse Bill 10, empowering the secret separation of sexually wavering youth from their parents and their abandonment to unregulated/peer-driven GSAs, GSA Networks, and off-school agencies. All parties effectively declare indifference to whether children self-identify straight or bi-sexual, and are uncaring of the number of children self-identifying transgender.

The NDP, Alberta Party, and Liberals are well representing their “progressive left” constituencies on GSA/SOGI matters. The UCP is on board with them, continuing the Prentice PC government legacy on GSA law. At the time of Bill 10 passage, Liberal MLA Laurie Blakeman, author of the original GSA bill, expressed her jubilation:

I'm really glad that the government was brave enough to take that step, and I will give you credit for being brave. That one wasn't easy, and it wasn't a gimme. I didn't think you'd be able to go there.

Peace and Grace in Christ.

Carman Bradley

www.Bill10CourtChallenge.Org