

CITIZEN

STANDING FOR FAMILIES & THE BIBLICAL VALUES THAT STRENGTHEN THEM

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3rd Quarter 2024

Kentucky voters face big decisions this November.

School choice Amendment 2, race for President, key legislative races, and much more will all be decided on Nov. 5!

There is no doubt that the November 5 General Election is a monumental election that will set the course of our nation on many fundamental issues impacting families. Here in Kentucky, important state legislative races, judicial races, and school board races will also shape the future of our Commonwealth.

And perhaps most importantly of all, the future of educational freedom and school choice will be on the ballot with Amendment 2. At several recent townhalls we've hosted, we shared how the passage of Amendment 2 would be a tremendous blessing for Kentucky families and students by opening the door for more education opportunities across the Commonwealth (*see page 2-3*).

We also know in the upcoming U.S. Supreme Court term several important cases will be heard (*see page 6*). For the first time, a legal challenge to state laws banning child "gender transitions" will be heard after a 6th Circuit decision upholding Kentucky's and Tennessee's laws was appealed. Your support allowed The Family Foundation to play an integral role in the passage of Kentucky's law (SB 150) that protects children from these evil and irreversible medical experiments.



The Family Foundation team with KY State Reps. Candy Massaroni and Josh Calloway at our educational townhall in Hardin county.

Another big issue before the High Court is a challenge to a Texas law protecting children from online pornography. Thanks to hard work here in the Commonwealth and the hard work of our allied family policy councils (FPC) across the nation, 19 states, including Texas and Kentucky, have passed laws protecting children online from pornography with age verification policies. In a big victory, Pornhub, the world's largest provider of online pornography, has shut down access in Kentucky and many other states that have passed similar laws.

I recently attended the annual FPC conference in Washington, D.C. with allies and Christian legislators from across

the nation as we celebrated the progress being made in the battle to protect the next generation. We plan to file legal briefs in these cases and are working with our state and national allies to help craft the legal arguments necessary to defend the laws. Please join me in praying the Supreme Court will ultimately uphold these protections for kids!

With your faithful support, The Family Foundation is committed to winning these key policy and legal battles, while helping equip the Body of Christ to be the salt and light that we are called to be. I am thrilled that we are hosting our 2nd KY Family Forum on October 12 (*see back page!*)

In addition to hearing from Dr. George Barna, one of the nation's leading voices and researchers on culture and worldview trends, we will also celebrate the 35th anniversary of The Family Foundation at the Forum. I hope you will join us and invite your church!

Inside, please review our election resources, including our church-friendly voter guide for President and our Facts on Amendment 2 resource. I pray this Citizen will help you cast a God-honoring vote on November 5!

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IN THIS ISSUE

| | |
|--|------------------|
| Learn More About Amendment 2 | pages 2-3 |
| Presidential Voter Guide, Harris-Walz Record | pages 4-5 |
| U.S. Supreme Court To Hear Major Cases | page 6 |
| Meet Our Newest Team Members | page 7 |
| Marijuana on the Ballot, KY Memorial for Unborn | page 7 |
| INVITE: KY Family Forum on Oct. 12 | page 8 |

Voting YES on Amendment 2 is about supporting a principled vision for education across Kentucky.

OPINION: Nick Spencer on the foundational issue at stake when considering Amendment 2 this November.



Nick Spencer
Director of Policy

Kentucky is an incredibly diverse state. From the mines of Harlan County to the quilts of Paducah and all the distilleries and horse farms in between, the Bluegrass State reflects the story of the citizens who built it from all walks of life. Each community is different, and thus the needs of individuals in one county will differ from those of another. Yet despite these differences, each person who calls the Commonwealth home plays an equally important role in its success and flourishing. These two realities—equality and diversity—make Kentuckians who they are, and if this

is truly the case, our education priorities ought to reflect those realities. This is exactly what Amendment 2 seeks to do for Kentucky students.

Education and the search for truth is an essential element of the good life, and government at all levels exists to support the common good as individuals seek out the good life according to their own conscience. Consequently, the Commonwealth has not only a compelling interest, but also a moral duty, to support the education of Kentuckians. However, forcing the vast majority of families into a single system (public schools), which is not always flexible enough to allow diverse types of students to truly thrive according to their needs and abilities, fails to fulfill that mandate. Supporters of Amendment 2 seek to elevate the student over the system, the person over the paradigm, the individual over the institution.

When you as a voter receive your ballot, you will not be voting for or against a particular way of funding schools, nor will you be voting for or against a particular school choice program. Rather, you will be voting for or against a particular principle: whether the state should support the ability of each child—regardless of background—to access the type of education that works best for them, even if it is not within a public school. If you, like many others, believe that the state should be able to empower each child to obtain the education that works best for them, I encourage you to join me in voting to support Amendment 2 this November.

As you make your decision, consider those in your own family or those you may know who could be better served outside of the public system if they had access to needed financial resources (for instance, their own tax dollars).

Despite the rampant falsehoods from its opponents, Amendment 2 is not about pulling vast numbers of children from the public system, closing down schools, cutting teacher pay, or forcing families like yours to participate in whatever program the state may decide upon in the future—if they choose to enact one at all. Instead, Amendment 2 is about allowing the state greater flexibility in working with families to ensure each child can access the education that works best for their needs regardless of their family’s financial situation.

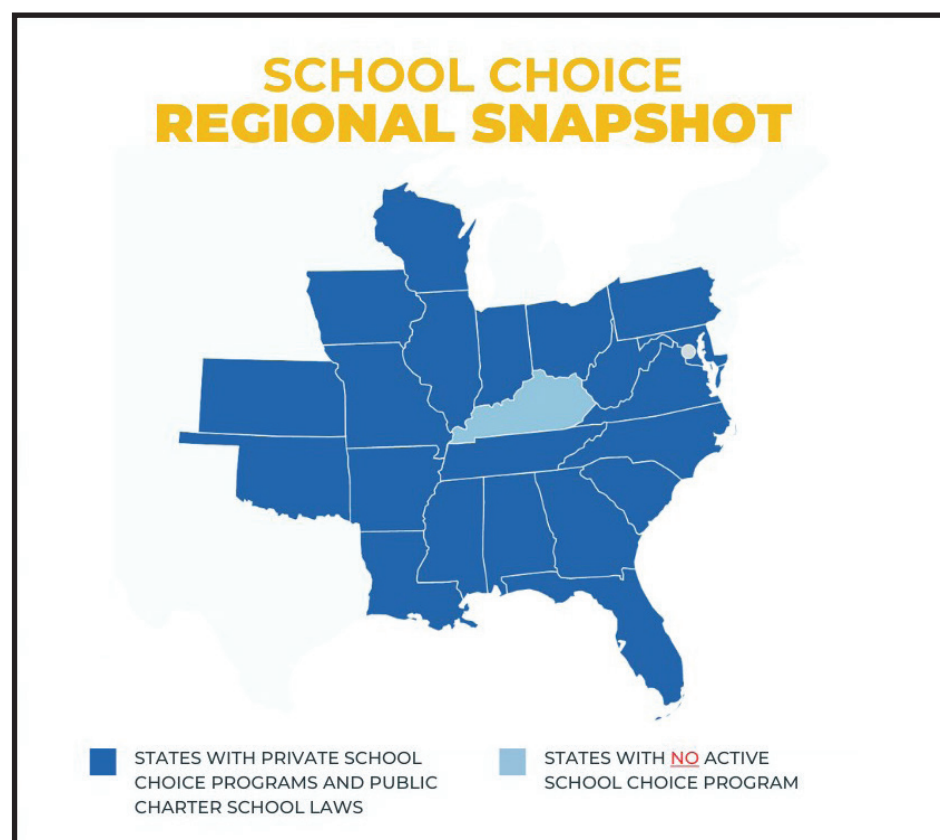
Amendment 2 is for the single parent whose child needs greater structure and discipline than the public system can give but who is already fighting to make ends meet. Amendment 2 is for the family whose child has special educational needs that the public system is not able to properly accommodate who would

be able to get that child the help they need if it were not for the many medical bills draining the family’s finances. Amendment 2 is for the family whose child is intellectually gifted, but they have no way of affording the tuition of a more rigorous school. Amendment 2 is for the family disheartened by the values on display in their local public school, but they have no way to pursue an alternative and remain financially viable. Amendment 2 is for you, too.

Whether you live in rural Lawrence County or downtown Louisville, a vote for Amendment 2 tells children across the Commonwealth, “you matter just as much as anyone else.” Without Amendment 2, students are effectively told today “the system is more valuable than you are.”

Let us be the kind of state that recognizes the importance of supporting a diverse student population with diverse options for education. Let us be the kind of people who love our neighbors by recognizing their need for greater

opportunity. Let us be those who support greater success around the Bluegrass by voting in favor of Amendment 2.



**VIEW ADDITIONAL
AMENDMENT 2 RESOURCES:
[KENTUCKYFAMILY.ORG/AMENDMENT2](https://kentuckyfamily.org/amendment2)**

Learning the Facts on **AMENDMENT 2**

*Kentucky's Education Opportunities
Constitutional Amendment*



**TRAIN UP A CHILD IN THE WAY HE SHOULD GO; EVEN
WHEN HE IS OLD HE WILL NOT DEPART FROM IT.**

PROVERBS 22:6



WHAT AMENDMENT 2 DOES



Enable the General Assembly to provide increased resources for additional education opportunities in local communities



Encourage healthy competition in education, improving quality and outcomes for students in public, private, and homeschool



Create an opportunity for the legislature to consider school choice policies that will work best for Kentucky families



Empower more families to seek education opportunities that more closely align with their own values and beliefs



Recognize the shortfalls of a one-size-fits-all approach to education by encouraging innovation and choice for the good of students

WHAT AMENDMENT 2 DOES NOT DO



Eliminate the General Assembly's constitutional obligation to adequately fund public schools or take money away from individual counties or rural schools



Close any public schools in the Commonwealth or decrease teacher pay



Require the state to adopt a certain type of school choice program



Increase government control or regulation over homeschool or private school instruction



Require parents or private schools to accept school choice resources

What does **AMENDMENT 2** actually say?

On the November 5th General Election Ballot

To give parents choices in educational opportunities for their children, are you in favor of enabling the General Assembly to provide financial support for the education costs of students in kindergarten through 12th grade who are outside the system of common (public) schools by amending the Constitution of Kentucky as stated below?

IT IS PROPOSED THAT A NEW SECTION BE ADDED TO THE CONSTITUTION OF KENTUCKY TO READ AS FOLLOWS:

The General Assembly may provide financial support for the education of students outside the system of common schools. The General Assembly may exercise this authority by law, Sections 59, 60, 171, 183, 184, 186, and 189 of this Constitution notwithstanding.

Radical policy positions reveal how dangerous Harris-Walz ticket is for women and children.

An analysis of Kamala Harris and Tim Walz's records reveal policy positions that are a grave threat to human dignity.

As this election cycle continues, voters on both sides of the political aisle will hear the common refrain that “this is the most important election of our lifetimes.” This phrase has become commonplace every four years, and while one cannot presume to know whether this election is the most important of one’s lifetime, it certainly does not lack importance, especially for Christians seeking to exercise their right to civic participation. Taking into consideration the great disparity between the two main parties on issues of social importance, and the speed with which the modern world has been seemingly handed over to various ideologies that clearly conflict with God’s Word, this election is certainly of greater importance and consequence than those of the mid-twentieth century when the parties were ideologically closer.

Given the fact that the Christian faith is in one sense a moral faith whose adherents hold to a particular set of ethical standards built upon essential theological truths contained in Scripture, the moral commitments and social implications of particular candidates bear tremendous weight on the voting decisions of Christians. Of particular consequence over the last decade has been those moral commitments concerning gender ideology—commitments that relate directly to one’s understanding of what it means to be human, and what the ultimate purpose of an image-bearer truly is. For Christians, gender is inseparable from biological sex, one’s biology is immutable, there are clear distinctions both in physical attributes and social disposition between male and female, and the only proper place for sexual expression is between a married man and woman. On these essential matters, Kamala Harris and Tim Walz, could not be further from historic Christian teaching.

The permanence of biological sex was established at the very creation of humanity in Genesis, but especially over the last few years has been under tremendous assault—with much of that assault coming from Harris and Walz in their respective roles of Vice President and Governor of Minnesota. For her part, Harris has been a leader within an administration that has tried to write transgenderism into anti-discrimination legislation (Title IX) that was never intended to speak on the subject. Not only does such an ideology threaten the safety and opportunities of women of all ages but attempting this move also represents a major threat to religious liberty.

It places Christians that hold to the Scripture-proclaimed and scientifically grounded understanding of gender in the crosshairs of a powerful and uncompromising administrative and police state. Walz, as Governor of Minnesota, signed legislation that would allow the state to gain custody of one’s children if they did not support that child’s supposed desire to pursue transgender medical treatments and interventions. Rather than support parents in their responsibility to guide and correct their children as they grow, learn, and struggle, Harris and Walz deny parents those opportunities.



Vice President Kamala Harris speaks at a Planned Parenthood abortion center in Minnesota with Gov. Tim Walz.



On the related issue of biological differences between male and female, Harris and Walz support allowing males to compete in female sports. Minnesota has allowed biological males who identify as female to participate in women’s sports for quite some time, and neither candidate has shown any sign of opposing such measures in states or at the national level. In fact, the organization Advocates for Trans Equality has endorsed the Harris ticket, stating that “a Harris Administration would not only uphold but also expand upon the protections for transgender Americans established by the Biden Administration.” With a potential case before the Supreme Court seeking to remove protections for biologically female athletes, the Harris-Walz ticket would be disastrous for girls at every level of athletic competition.

It is also worth stating that Harris and Walz have a strong commitment to DEI programs, which implicitly deny the equal value of image-bearers regardless of physical characteristics. Great damage has been done to once-prestigious institutions and also to the modern conscience because of these affirmative-action type programs. Their commitment to supposed “inclusion” could result in dangerous outcomes for some depending on the industry in which the programs are implemented, and it must be remembered that the “diversity” that they supposedly champion does not extend to diversity of thought.

Finally, on the issue of abortion, the Harris-Walz ticket supports no limits on abortion, taxpayer-funded abortion, and federal legislation to permit abortion at any point in pregnancy. Minnesota has served as a prototype in this regard, where as governor, Walz even signed legislation repealing protections for babies born alive after an attempted abortion. Especially following the Democratic National Convention, which included a prime-time speaking slot for Kentucky Governor Andy Beshear to attack pro-life policies and champion radical pro-abortion views, it is clear the Democratic party seeks to make abortion access key to their campaign and legislative agenda. For his part, Donald Trump has made recent concerning statements that bring into question his previous record of pro-life actions. However, the Harris-Walz pro-abortion position is more clear and, no doubt, far more dangerous for preborn babies and their mothers.

All of these policy commitments from Harris and Walz, combined with their belief in expanding the power of the federal government, represent a grave threat to the independence of the Commonwealth to make our own laws as we seek to protect children, respect the role and authority of parents, and champion the dignity of every person, both born and preborn, in a way that recognizes their God-given worth.

Kentuckians know what is best for our own families, our communities, and our state. Policy positions that would harm children, disregard parental authority, and attack human dignity represent a significant departure from common sense and Kentucky values.

2024 GENERAL ELECTION VOTER GUIDE

EARLY VOTING: OCT. 31 - NOV. 2 | ELECTION DAY: NOV. 5

PRESIDENT

ON THE ISSUES



R DONALD TRUMP



D KAMALA HARRIS

SCHOOL CHOICE

✓
SUPPORTS¹

✗
OPPOSES²

MEN IN WOMEN'S SPORTS

✗
OPPOSES³

✓
SUPPORTS⁴

TAXPAYER-FUNDED ABORTION

✗
OPPOSES⁵

✓
SUPPORTS⁶

NATIONWIDE ABORTION LEGALIZATION

✗
OPPOSES⁷

✓
SUPPORTS⁸

PACK THE U.S. SUPREME COURT

✗
OPPOSES⁹

✓
SUPPORTS¹⁰

APPOINT ORIGINALIST JUDGES

✓
SUPPORTS¹¹

✗
OPPOSES¹²

RELIGIOUS FREEDOM

✓
SUPPORTS¹³

✗
OPPOSES¹⁴

BANNING SEMI-AUTOMATIC RIFLES (AR-15)

✗
OPPOSES¹⁵

✓
SUPPORTS¹⁶

RAISE INCOME TAXES

✗
OPPOSES¹⁷

✓
SUPPORTS¹⁸

DIVERSITY, EQUITY, & INCLUSION (D.E.I.) POLICIES

✗
OPPOSES¹⁹

✓
SUPPORTS²⁰

PROOF OF CITIZENSHIP TO VOTE

✓
SUPPORTS²¹

✗
OPPOSES²²

TAXPAYER-FUNDED STUDENT LOAN FORGIVENESS

✗
OPPOSES²³

✓
SUPPORTS²⁴

★ ★ ★ ★ ★ ★ ★

Share this voter guide with your church and community!

Request copies:
859-255-5400
info@kentuckyfamily.org
kentuckyfamily.org

Voter Registration Deadline is Oct. 7

Visit govote.ky.gov to register today!

Answers on this Church-friendly, nonpartisan voter guide are based upon independent research of publicly documented sources. This guide is designed to help Kentuckians cast an informed vote and is **not an attempt to endorse or oppose any candidate.**

(1) <https://www.donaldtrump.com/agenda47/agenda47-president-trumps-ten-principles-for-great-schools-leading-to-great-jobs> (2) <https://www.edweek.org/policy-politics/where-does-kamala-harris-stand-on-education-inside-the-2024-democratic-platform/2024/08> (3) <https://www.foxnews.com/sports/donald-trump-takes-clear-stance-transgender-athlete-participation-womens-sports-mc-speech> (4) <https://www.ed.gov/news/press-releases/fact-sheet-us-department-education-proposed-change-its-title-ix-regulations-students-eligibility-athletic-teams> (5) <https://trumpwhitehouse.archives.gov/presidential-actions/presidential-proclamation-national-sanctity-human-life-day-2019/> (6) <https://thehill.com/homenews/campaign/455677-harris-challenges-biden-over-hyde-amendment-flip-flop/> (7) <https://www.cnn.com/2024/04/08/politics/donald-trump-abortion-2024/index.html> (8) <https://www.politico.com/news/2024/07/29/kamala-harris-abortion-restoring-roe-00171657> (9) <https://www.washingtontimes.com/news/2024/jul/8/gop-platform-vows-to-prevent-supreme-court-expansion/> (10) <https://www.politico.com/news/2024/07/31/harris-biden-supreme-court-reform-00172010> (11) <https://www.cnn.com/2024/07/13/politics/donald-trump-judiciary-courts/index.html> (12) <https://dailycaller.com/2024/08/17/political-judiciary-kamala-harris-antics-during-nomination-hearings-indicate-radical-judges-nominate/> (13) <https://trumpwhitehouse.archives.gov/briefings-statements/president-donald-j-trump-stands-religious-freedom-united-states/> (14) <https://www.whitehouse.gov/briefing-room/statements-releases/2023/06/30/statement-by-vice-president-harris-on-supreme-court-ruling-in-305-creative-v-elenis/> (15) <https://apnews.com/article/trump-speech-nra-gun-owners-second-amendment-d603ae7672f2b1e213da66cbf25df378> (16) <https://www.reuters.com/world/us/after-trump-shooting-his-supporters-still-fiercely-oppose-gun-reforms-2024-07-16/> (17) <https://www.politico.com/story/2019/05/15/kamala-harris-ban-imports-assault-weapons-1324581> (18) <https://www.nbc.com/2024/06/13/trump-all-tariff-policy-to-replace-income-tax.html> (19) <https://taxfoundation.org/blog/kamala-harris-tax-proposals-2024/> (20) <https://www.reuters.com/world/us/harris-calls-raising-us-corporate-tax-rate-28-percent-2024-08-19/> (21) <https://www.donaldtrump.com/news/sec7b970-78bb-4a32-8db9-0553602da477> (22) <https://www.presidency.ucsb.edu/documents/remarks-the-vice-president-the-40th-annual-black-history-month-virtual-celebration> (23) <https://thehill.com/ltno/4588719-trump-johnson-bill-non-citizen-voting/> (24) <https://www.whitehouse.gov/wp-content/uploads/2024/07/SAP-HR8281.pdf> (25) <https://www.businessinsider.com/trump-student-loan-forgiveness-illegal-no-debt-relief-election-biden-2024-6> (26) <https://www.businessinsider.com/student-loan-forgiveness-where-does-kamala-harris-stand-debt-relief-2024-7>

SCOTUS considers challenges to pro-family laws.

Kentucky's Help Not Harm, Age Verification, and Save Women's Sports laws could be at stake during the next Supreme Court term.



Jesse Green
Legal and Policy Advisor

During its next term, the U.S. Supreme Court will consider a few big cases potentially affecting Kentucky laws. These decisions could drastically impact the pro-family laws we have worked so hard to pass these last couple legislative sessions. The first case potentially affecting a Kentucky law is *United States v Skrametti*, which is a challenge to Tennessee's law that prohibits children from receiving life-altering gender "transition" interventions that physically mutilate and disorder their healthy bodies. The second case is *Free Speech Coalition v. Paxton*, which is a challenge to Texas's age-verification law protecting children from online pornography.

Help Not Harm Law

During the 2023 legislative session, The Family Foundation worked with members of the General Assembly to pass SB 150. Amongst the many things included in SB 150 is a ban on gender "transition" surgeries, drugs, and hormones on minors. Twenty-three states have now passed similar "Help Not Harm" legislation on the issue. The ACLU launched a challenge of SB 150 shortly after its passage, putting the future of SB 150 in jeopardy. Their argument is that the 14th Amendment to the Constitution protects a right to mutilating transgender "care."

A district court in Kentucky blocked Kentucky from enforcing SB 150. A district court in Tennessee also blocked Tennessee's bill on the same subject. However, the 6th Circuit reversed those decisions and allowed SB 150 and Tennessee's law to go into effect. The Family Foundation submitted a "friend of the court" brief successfully asking the 6th Circuit to uphold SB 150.

Now, the Supreme Court will decide the merits of the 14th Amendment argument in *Skrametti*. If the Supreme Court rules against Tennessee's law, Kentucky's law will almost certainly be blocked as well, leaving Kentucky kids vulnerable to life-altering gender "transition" interventions that physically mutilate and disorder their healthy bodies. We urge the Supreme Court to uphold these commonsense protections for minors.

Online Age Verification

During the 2024 legislative session, The Family Foundation worked with the General Assembly to pass HB 278, which included an age verification requirement protecting children from harmful adult websites. If a website fails to require proper age verification, parents may sue the website. Kentucky is one of nineteen states with such a law on the books. This summer, our executive director, David Walls, attended a gathering of allied Christian family policy council organizations and legislators, which included a celebration of the 19 states that have passed similar age verification laws.

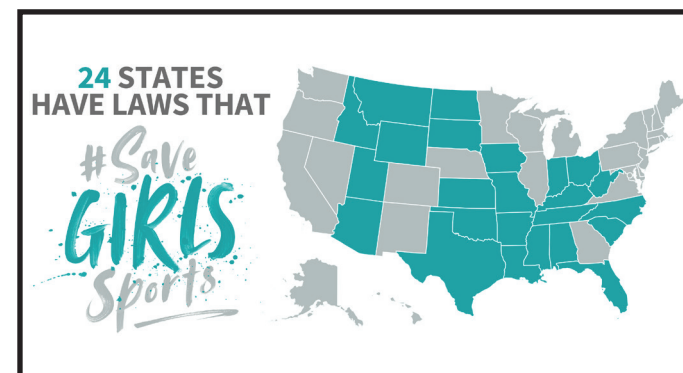
Shortly before HB 278 went into effect, Pornhub, the world's largest distributor of pornographic material, announced it was halting service in Kentucky. It made similar announcements in the other states that have passed age verification laws. This is a major win for Kentucky kids and families! However, allies of the porn industry are in the middle of legal efforts to overturn these age verification laws. While Kentucky's law has not been challenged, other similar laws are currently undergoing litigation. The plaintiffs in those cases argue that age verification requirements violate First Amendment free speech protections.

A district court in Texas blocked Texas from enforcing its age verification law. However, the 5th Circuit reversed that decision and allowed the Texas law to go into effect. The Supreme Court recently agreed to take up the age verification challenge in *Free Speech Coalition*. Kentucky's age verification law will be impacted by this decision even though it is not the subject of this specific case. If the Supreme Court overturns Texas's age verification requirements, Kentucky kids will be exposed to harmful adult content once again. We urge the Supreme Court to uphold these commonsense protections for minors.

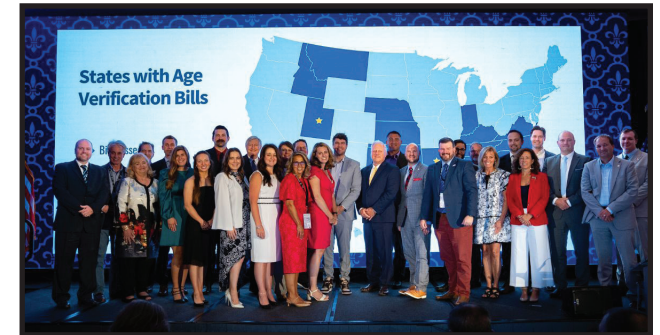
Save Women's Sports

The Supreme Court might also hear a case on a Save Women's Sports law in *Hexco v Little*. Idaho's Save Women's Sports law was blocked by a district court in Idaho, and the 9th Circuit upheld that decision. The Supreme Court is currently deciding if it wants to hear that case next term as well. The Family Foundation and several female legislators from Kentucky submitted a "friend of the court" brief asking the Supreme Court to take the case. In total, 55 female state legislators from around the country and 34 organizations allied with Family Policy Alliance joined the brief.

Please pray for the Supreme Court as they hear and decide these important cases. These decisions will impact Kentucky's ability to further protect children in addition to the validity of the laws already on the books. We hope the Supreme Court will correctly decide that the state has the constitutional authority to protect kids from life-altering gender "transition" interventions and harmful adult content.



We look forward to continuing to work with our state and national allies to help craft the legal arguments necessary to defend these important laws.



The Family Foundation strengthens policy team with two new staff members.

The Lord has blessed The Family Foundation with two new full-time team members, Nick Spencer as the Foundation's Director of Policy and Jesse Green as its Legal and Policy Advisor.

Nick Spencer joins The Family Foundation with professional experience in various non-profits and churches around the country where he has also served in pastoral ministry. He has a heart for the gospel and for helping others understand how biblical values play an important part in the law-making process. He is a two-time graduate and current PhD candidate at The Southern Baptist Theological Seminary in Louisville studying Christian Ethics and Public Theology, where his research focuses on the role of the family in engaging the culture for Christ. He and his wife have one daughter and reside in Lexington.

Jesse Green comes to The Family Foundation after recently graduating from



Nick Spencer
Director of Policy



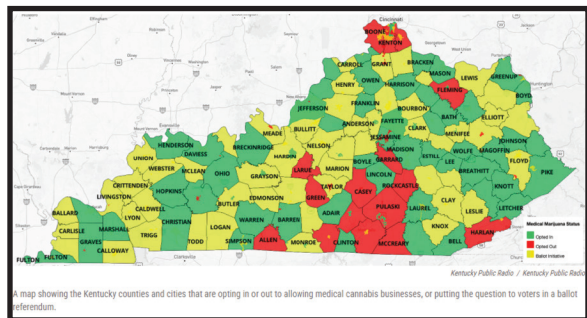
Jesse Green
Legal and Policy Advisor

Moritz College of Law at The Ohio State University. Jesse also holds a bachelor's degree from Asbury University in Political Science and History. During his studies, Jesse had the opportunity to intern for the Legislative Research Commission, Senator Rand Paul, and Congressman Thomas Massie. Jesse will be focusing on engaging the grassroots to support the Foundation's important work in addition to legal and policy priorities. He resides in Jessamine County.

Nick and Jesse have already been making important contributions, and they are excited to begin strengthening relationships with legislators as they partner to see God-honoring policy enacted in the Commonwealth. We welcome them to the team and believe that they will help continue to build upon our 35 years of faithfully standing for Kentucky families and the biblical values that make them strong.

Medical marijuana on the ballot across Kentucky.

New law set to go into effect in 2025, schools can now opt-out by adopting a policy before December 1st.



In 2023, the General Assembly passed HB 47, which established a "medical marijuana" program in Kentucky. The Family Foundation strongly opposed the passage of HB 47. The law is set to go into effect in 2025. During the 2024 legislative session, The Family Foundation successfully supported several changes to Kentucky's medical marijuana law, including an ability for

cities and counties around Kentucky will receive a ballot with a question on whether they want to allow marijuana businesses to operate within their city and/or county or not. For more information on your local area visit: <https://kymedcan.ky.gov/local-government/Pages/ballot-resolutions.aspx>.

Schools can also opt-out of the medical marijuana program. The law now requires that every school in Kentucky, public and private, must establish a medical cannabis policy before December 1, 2024. Additionally, if schools opt to allow medical marijuana, they must establish a policy to allow staff members to personally refuse to administer the marijuana for any reason. Our team has created a model medical marijuana opt-out policy for schools, especially private schools.

If your school might be interested in adopting our opt-out policy, please contact Jesse Green at jesse@kentuckyfamily.org or call our office at 859-255-5400.

local governments to prohibit marijuana businesses from operating within their limits and the ability for schools to prohibit medical marijuana at school and during school functions.

Some local governments have already opted to prohibit marijuana businesses in their territory. However, many have opted to put the question to the voters. Voters in over 100

Kentucky Memorial for the Unborn - a place of hope!

For over 11 years now, the Kentucky Memorial for the Unborn in the Historic Frankfort Cemetery has provided hope to many grieving families. This monument provides a special place of healing and remembrance, as well as confidence for our future. The Memorial points to the One who gives this hope and assurance that we will one day be reunited with the child we long to see and hold. Jesus, our Healer and Redeemer, gives us hope that we will see our lost unborn children in heaven.

If you have lost an unborn child by miscarriage, abortion or stillbirth, you can place your own unique memorial inscription on the granite wall. Inscription orders for the Fall engraving are due by



September 30. To learn more, go to www.kymemorialfortheunborn.org and click the button "Honor a Child." Or you may call Kathy Rutledge at 859-608-3118 for confidential orders.

In addition, you can make a tax-deductible 501(c)(3) donation to help maintain the Kentucky Memorial for the Unborn monument and garden on our website. This special place offers Kentucky families a beacon of hope now and for many years to come.

**LEARN MORE AT:
kymemorialfortheunborn.org**

SAT, OCT. 12, 2024 | 10AM-4PM

KENTUCKY FAMILY FORUM

EMBASSY SUITES LEXINGTON/UK COLDSTREAM
LEXINGTON, KY

HOSTED BY:

The
FAMILY FOUNDATION



CONFIRMED SPEAKERS



GEORGE BARNA

Keynote Speaker

Dr. George Barna is Director of Research at Arizona Christian University's Cultural Research Center and also serves as Senior Research Fellow at the Center for Biblical Worldview at the Family Research Council. He has written 60 books, including his new bestseller, *Raising Spiritual Champions*.



BUNNI POUNDS

Christians Engaged



LES BERNAL

Stop Predatory Gambling



JAY W. RICHARDS

Heritage Foundation



KENT OSTRANDER

The Family Foundation



ADDIA WUCHNER

KY Right to Life



GEX WILLIAMS

KY State Senator



SUE SWAYZE LIEBEL

Susan B. Anthony Prolife America



JIM WATERS

Bluegrass Institute



GREG CHAFUEN

Alliance Defending Freedom



LINDSEY TICHENOR

KY State Senator



GREG WILLIAMS

Love & Lordship



DAVID WALLS

The Family Foundation

RSVP

BUY TICKETS AT [KENTUCKYFAMILY.ORG/FORUM](https://kentuckyfamily.org/forum)

Help Us Stand for KY Families!

Over the last 35 years, The Family Foundation has worked to protect Kentucky families and has been blessed to help shape God-honoring laws in the Commonwealth. Your financial support, prayers, and engagement has been instrumental in that success!

As we begin our Fall fundraising efforts and look forward to celebrating the 35th anniversary of our ministry, please prayerfully consider helping if you can. If you

have not been able to financially support us before – a gift of \$35 in honor of our anniversary would be greatly appreciated. *Every gift makes an impact!*

Your financial support will help ensure our ministry can keep standing for Kentucky families and the biblical values that make them strong. *Thank you for partnering with us!*

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The leading Christian public policy organization in Kentucky that stands for Kentucky families and the Biblical values that make them strong.

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