



Key Pastor Support Points on SB 6, the Texas Privacy Act

1. SB 6 simply assures that no city, county or Independent School District may adopt policies which allow a person to use the restroom, shower, locker room or changing facility of the opposite biological sex in government owned and operated buildings, or force businesses or contractors to do so.
2. SB 6 creates a limited, statewide standard. Without it we will continue to face statewide “whack a mole” chaos in which over 1900 incorporated cities and over 1000 Independent School Districts each create unlimited definitions of “gender identity” with equally varying criminal punishments on individuals and businesses as well as eventually churches as in other states.
3. SB 6 protects decency, privacy and freedom for our most vulnerable family members uniformly in every city in Texas, so there are no UNequal rights for a tiny segment of troubled individuals that threaten the vast majority.
4. SB 6 provides equal protection for all citizens in Texas regardless of any identity or belief, especially our children who should not be forced to shower or undress in front of a member of the opposition biological sex as is the case with EVERY “SOGI” (Sexual Orientation/Gender Identity) ordinance passed in a city or school.
5. Texas pastors are called by God to speak His truth in love and it is out of our love for Him and for all people that we are compelled to insist on the passage of SB 6.
6. It is patently offensive for national and multi-national corporations to threaten Texas that we must either yield decency, safety and freedom to a fringe agenda of the gender confused (that involves on one-tenth of one percent of the population who are broken and hurting) or we will lose businesses and jobs. Our women, children and freedom are not for sale.
7. We do not accept elevating sexual lifestyles and gender confusion that are changeable to being equal to race or ethnicity that are immutable. There is no civil right to do that which God declares morally wrong or directly contradicts His written word.
8. SB 6 places in state law the historic definition of “biological sex” as that being “male or female, which is stated on a person’s birth certificate.” This is reasonable, rational and has become necessary because of the aggressive agenda of radical liberals to “undefine” gender, marriage and family as God created them.
9. SB 6 DOES ALLOW corporate and private business owners to create a policy allowing individuals confused about their sex/gender to use such facilities of the opposite sex in their buildings (e.g. Target stores and professional sports stadiums); it also allows designated single-use facilities.
10. We choose Mothers over Money, Daughters over the dollar and Privacy over Predators.