



Liberty Reporter

Winter 2013

Newsletter of the American Civil Liberties Union of Utah

Celebrate the dawn of our next 55 years of civil liberties progress: 2013 Bill of Rights BREAKFAST Celebration



Yes, you read that right!

This year, the ACLU of Utah is celebrating a milestone anniversary – our 55th! – with a special Bill of Rights BREAKFAST Celebration, as the sun rises on another exciting era of civil liberties championship in Utah.

To celebrate our Emerald Anniversary, and welcome the next 55 years with a generous and inclusive spirit, we want all of our friends, supporters and community partners to be able to join us – regardless of the dollars they might have in their pockets.

That is why we are making attendance at our Bill of Rights Celebration on FRIDAY, MAY 17, at the Rice-Eccles Tower (at The University of Utah's Rice Eccles Stadium)...FREE OF CHARGE.

We are encouraging all our long-time supporters to RSVP for this event EARLY – space is limited, and – at the low, low price of zero dollars – we expect seats to be filled FAST! For information on how to RSVP for your seats – as well as how to sign up as a Table Host – see the box at the bottom of this page.

Yes, the format will be a little different. And yes, you will be able to enjoy many of the same great features of the Bill of Rights Celebration that you always have:

You will see hundreds of your fellow ACLU supporters, and there will be time to swap stories and news with old friends.

You will join the crowd in cheering for our Youth Activist Scholarship Award winners, and other civil liberties champions in Utah.

You will be inspired by how the work of the ACLU of Utah – the very work that YOU make possible with your financial contributions and moral support – impacts the everyday lives of Utahns just like you.

You'll even be able to enjoy an adult beverage or two...what better way to start the weekend than by toasting the ACLU with a delicious Mimosa or Bloody Mary?

The official event invitation will be mailed to thousands of other ACLU supporters in early April, about six weeks before the Bill of Rights Breakfast Celebration takes place.

How to get your FREE SEATS!

You can reserve seats at the 2013 Bill of Rights BREAKFAST Celebration starting on MARCH 1, 2013. If you want to get on board even earlier, sign up to be a Table Host!



Contact Anna Brower on or after March 1 to lay claim to your seats. **Each table at the Bill of Rights Breakfast Celebration seats eight people, and each seat costs ZERO dollars!**

You can reserve up to four seats for yourself and your friends. If you would like to reserve an entire table of eight seats, you will be recognized and appreciated as a Table Host.

As a Table Host, you can reserve your table as early as you wish – contact us just as soon as you receive this newsletter, and we will hold a table for you and seven other people in your ACLU-loving (or even just ACLU-curious) crew.

If you opt to become a Breakfast Sponsor at the \$500, \$1000 or \$5000, you'll be able to reserve your seats early, as well – AND you will receive additional recognition at the event.

RSVP by email (abrower@acluutah.org) or by phone (801-521-9862 ext 100).



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The Director's Chair



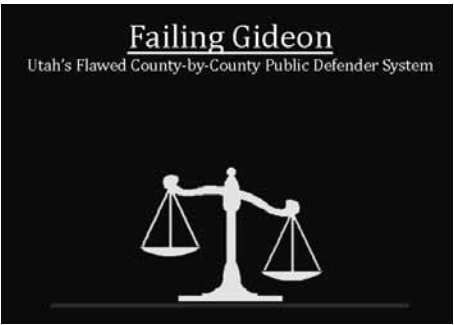
Karen McCreary, ACLU of Utah Executive Director

Forty years ago, the Supreme Court decided *Roe v. Wade*, the landmark case that recognized that a pregnant woman has a right to make her own decision about whether to have a child or to have an abortion. And politicians continue to try to take that right away. Since the 2010 elections, states have passed a record number of restrictions – almost 140 – making it harder for women to access abortion and other forms of reproductive health care. Last year Utah passed a law requiring women to wait 72 hours after consulting an abortion provider before undergoing that medical procedure. In other states, laws have passed mandating that a woman undergo an ultrasound and be forced to see the image before she can have an abortion; and politicians have tried to give employers the right to deny a woman insurance coverage for birth control.

Of course, we don't all feel the same way about abortion, but we should be able to agree that this decision is better made by a woman,

in consultation with her doctor, than by politicians in state capitols! Or in Congress. Fortunately, the American people have shown increasingly they don't want the government to interfere in personal, private decision-making.

We must keep the up the momentum of the past year to continue to make our voices heard if we are to protect the right of women and families to make their own decisions. At our national ACLU staff conference last month, we were energized to hear from Cecile Richards, the Executive Director of Planned Parenthood Federation of America, along with Anthony



Romero of the ACLU. Our two organizations have been strong allies working together for over 90 years.... our founding fathers and mothers supported one another's work... and the ACLU represented Margaret Sanger in her efforts to provide women with knowledge about birth control. The ACLU of Utah will persist in our work through the courts and in

the Utah legislature, working together with our partners to monitor and respond to efforts to curtail women's health services and access to abortion and birth control.

We also celebrate the 50th anniversary of another milestone court decision: *Gideon v. Wainwright*. In *Gideon*, the United States Supreme Court rendered one of its most important decisions concluding that governments have an obligation under the United States Constitution to provide lawyers to people charged with a crime who cannot afford to hire their own. Despite that clear decision, and despite the Court's extension of the right to counsel for juvenile delinquency cases and to misdemeanor cases where imprisonment results, states across the country continue to fail to fulfill Gideon's promise. Tragically, Utah ranks behind almost all other states in its provision of indigent defense. The state provides no funding for indigent defense, shifting the burden to the counties. Each county is charged by statute to provide indigent defense as it sees fit. Accordingly, a patchwork of models exists across the state. In 2011, the ACLU of Utah issued a report detailing the failings of Utah's systems: "Failing Gideon: Utah's Flawed County-By-County Public Defender System." We are encouraged that there is a growing understanding of the problems plaguing Utah's indigent defense system and the need to reform it. The Utah Judicial Council's Task Force on Indigent Defense has been working for several years to understand the issues pertaining to indigent defense in Utah. The Utah Association of Criminal Defense Lawyers is making efforts to assist defenders across the state to enhance their public defense work. We at the ACLU are increasing our efforts on all fronts to move reform forward in Utah.

The President's Corner

Dear ACLU of Utah supporters,

My name is Cathleen Power and I am honored to serve as the new president of the board of directors for the ACLU of Utah. I work for the Gender Studies program at the University of Utah, where I oversee community engaged learning, that is, I help students make community connections and teach courses that support students to explore the relationship between their community work and course work. My research explores social class inequity at the intersections of gender and race.

I hold a deep appreciation for, and commitment to, the mission and work of the ACLU. I feel most humbled by the organization's commitment to protecting the civil liberties of everyone in our country. In practice, this means that the ACLU is often tasked with protecting the rights of those who are most marginalized and are least able to fight back when their rights are violated. While I support and believe in the importance of organizations that work for protections of specific marginalized groups, the ACLU's mission is distinct in recognizing the

interdependence of the rights of all individuals. This is evidenced in the Executive Director's Chair written by Karen McCreary for this newsletter. Where else would you learn about an organization's work to support the rights of women to safe abortions and the rights of everyone to legal counsel regardless of ability to pay in one column?

Beyond the work of the National ACLU, the ACLU of Utah demonstrates the understanding of our interconnection as well. Through the work of our affiliate, we have fought for racial justice in our lawsuit over an unlawful sweep at a Utah school targeting students of color, for LGBT rights by getting the book "Our Mother's House" put back on the shelves of Davis School District's elementary school libraries, and for immigrant rights in the lawsuit challenging the Utah "Show Me Your Papers" law. This is only a small glimpse of the current work of the ACLU of Utah. While there will always be work to be done in protecting civil liberties, particularly for marginalized groups, I am confident that the ACLU will be there to take on this fight. The national organization was founded over 90 years ago and the ACLU



Cathleen Power, ACLU of Utah President of the Board of Directors

of Utah has been fighting for the protection of civil liberties since 1958. This longevity gives me confidence in the future ahead.

I end with a quote by Lilla Watson, "If you have come here to help me, you are wasting your time. But if you have come because your liberation is bound up with mine, then let us work together." I look forward to working together as we move forward in our shared fight for liberation.

What if you could help shape Utah's future in a single day.

On March 22, 2013, you can!

Love UT Give UT will bring together Utahns for 24-hours of unprecedented giving. It's one extraordinary day to support the organizations that make Utah special. And it's your chance to make a real impact by adding your donations to thousands more. Every donation gives your favorite organization the chance to win matching grants and prizes.

You love Utah. And our state's nonprofits are one reason why.

Join us on March 22 and make a difference.

Be sure to keep up with the ACLU of Utah's participation in the Love UT Give UT campaign on Facebook, Twitter and at www.acluutah.org throughout the month of March.



The ACLU of Utah is proud to take part in the Community Foundation of Utah's inaugural Love UT Give UT effort. Our main goal is to encourage new and existing ACLU supporters to make a charitable investment on March 22 - not only in the great work of the ACLU in Utah, but also in building a culture of community philanthropy in our state.

But the ACLU of Utah has another important goal for our Love UT Give UT participation: The Community Foundation of Utah is offering special cash awards for the participating non-profits that are able to attract the most donors and total donations on March 22 - and we want to win one!

We need YOUR HELP to win extra financial support for civil liberties progress in Utah. Tell your friends, family, neighbors and colleagues about Love UT Give UT! Encourage them to make a donation to the ACLU of Utah on March 22 - even a small donation of \$10, \$15 or \$25 will help us win a big cash prize from the Community Foundation of Utah.

How great will it be to see the ACLU of Utah at the top of the donation Leaderboard on March 22? Help us make it happen!

LOVEgiveUTAH

**POINT.
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AWESOME.**

Presented By:



THE COMMUNITY
FOUNDATION OF UTAH
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www.loveutgiveut.org

ON THE HILL

The 2013 legislative session is almost halfway done and our team has been very busy reading bills, attending committee hearings, listening to floor debate, networking with allies and talking with legislators. Here's a quick rundown on a few of the issues we are currently following.

FIRST AMENDMENT

HB 34, "Special Group License Plate Amendments," would create a special group license plate displaying "In God We Trust." Funds raised from the sale of the plates would be distributed by the state to groups that, among other things, "celebrate God." Recognizing that the state's role in this process would trigger a conflict with the Establishment Clause of the First Amendment, the ACLU testified against the bill. It appears that our argument did not fall on deaf ears, as the bill has now been amended to remove the provision requiring the state to be involved in dispersing funds to religious organizations. Instead, the plates will be a regular issue specialty plate that doesn't require the state to distribute funds.

A pair of bills, **HB 43, "Campaign Finance Reporting by Corporations,"** and **44, "Election Polling,"** deal with disclosure of information in the context of elections. HB 43 would require corporations, including non-profits, to disclose all donors and donation amounts when more than \$750 is spent related to political issues. HB 44 would require the disclosure of the person or group who pays for a poll regarding a candidate or ballot proposition. Unfortunately, it is virtually certain that neither bill will achieve its goal of promoting transparency, as organizations can easily use shell corporations to pay for

polls, or to funnel money towards political issues to avoid disclosure requirements. Additionally, HB 43 would have a chilling effect on organizations, such as the ACLU (and our members) who have a First Amendment right to engage in political speech, but also value the privacy of our donors. We have been and continue to be involved in advocating for a careful balancing of the rights of transparency and privacy.

IMMIGRATION

HB 253, "Employment Verification Amendments," would have required the Utah Transparency Advisory Board to report and make public on a website whether or not a company was in compliance with E-Verify requirements and would have reauthorized E-Verify requirements for Utah businesses. The bill did not pass out of committee, which means that E-Verify requirements will expire in Utah in 2013. The hearing was noteworthy because of the unprecedented opposition expressed by the business community. With many due process issues, and the potential to lead to a national I.D. card as cause for concern, the expiration of E-Verify is very encouraging news!

PRIVACY

SB 196, "License Plate Reader Amendments," is making its way through the legislature. The ACLU has been actively working on this bill



TOP: Marina Lowe testifies on behalf of the ACLU of Utah at a committee hearing. ABOVE: The Utah House of Representatives chambers

since last summer. SB 196 will create uniform guidelines as to the use of Automated License Plate Readers (ALPR) by law enforcement in our State. This is a much-needed piece of legislation that will limit the ability of law enforcement to use this technology to track the movements of innocent people.

For weekly updates about our legislative work, please check out our web site at www.acluutah.org/legislation.shtml

The
ACLU of Utah
Activist
A Legislative Blog

Citizens Get Trained To Lobby

Utah citizens packed a room at the Utah State Capitol during the evening of February 6, to learn how they could be more involved and have an impact at the legislature. Presenters included Rep. Rebecca Chavez-Houck along with staff from Alliance for a Better Utah, Enriching Utah Coalition, Equality Utah, Planned Parenthood Action Council, and the ACLU of Utah. *To find out more about how you can be involved and make an impact on the legislative process, visit our web page www.acluutah.org/legislativeprocess.htm*





GIDEON'S ARMY



EVERYONE DESERVES THE BEST DEFENSE

THIS AWARD WINNING FILM TAKES AN INSIDE LOOK AT THE CRIMINAL JUSTICE SYSTEM FROM THE PERSPECTIVE OF THREE YOUNG PUBLIC DEFENDERS IN THE SOUTH

APRIL 1, 2013 6:30 PM

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FREE FILM SCREENING
FOLLOWED BY PANEL DISCUSSION
EXPLORING THE STATE OF INDIGENT DEFENSE IN UTAH

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IN THE COURTS

Following Supreme Court Ruling in *Arizona* Case, Utah’s “Show Me Your Papers” Law Reviewed By Judge

A coalition of civil rights attorneys from the National Immigration Law Center (NILC), the national ACLU’s Immigration Rights Project, and the ACLU of Utah, asked a federal judge on Friday, February 15, 2013 to continue to block the entirety of the state’s anti-immigrant law. The hearing is the latest in a series of hearings in Utah’s federal district court regarding a motion for preliminary injunction charging that the law, HB 497, is unconstitutional. Because of the work of the civil rights legal organizations and a consortium of plaintiffs, including, among others, United Coalition of La Raza, Centro Civico Mexicano, Coalition of Utah Progressives, and a number of individual plaintiffs, the law has been blocked for nearly two years.

The case, *UCLR et. al v. Herbert et. al*, was filed on May 3, 2011. On May 10, 2011, the federal district court issued a temporary restraining order that prevented the law from taking effect that day, only hours after it was signed into law by the Governor of Utah following the 2010 Legislature’s adoption of the legislation. After a hearing last February, the court determined that the temporary restraining order should remain in place until the court had time to consider how the outcome of *Arizona v. United States* would affect Utah’s law. The Arizona case was decided in June of 2012, with the Supreme Court of the United States blocking 3 out of 4 provisions of the law, including the provisions required legal immigrants to

carry registration documents at all times; allowing state police to arrest any individual for suspicion of being an illegal immigrant; and the provision that made it a crime for an illegal immigrant to search for a job (or to hold one) in the state. The Supreme Court left in place Arizona’s “Show Me Your Papers” provision. The Utah court heard arguments from Karen Tumlin, from NILC, and Jennifer Chang Newell, from the ACLU’s Immigrant Rights Project, on the impact of the Supreme Court decision on similar provisions within Utah’s law. The U.S. Department of Justice, which has also filed a lawsuit against the law, also presented arguments on Friday.

Following arguments from the State of Utah, the civil rights coalition, and the U.S. Department of Justice, U.S. District Judge Clark Waddoups did not issue a ruling on the preliminary injunction motion. However, the temporary injunction will remain in place pending his decision.

David Morales, a plaintiff in the case, had this to say the day of the hearing: “For the States to feel the Federal government is not doing enough to secure their borders is not enough of a reason for the States to implement laws that will cause racism and discrimination”.

More information about this case may be found at www.acluutah.org/UCLRvHerbert.html



TOP: Attorneys, plaintiffs and supporters gather outside the courthouse following the hearing. ABOVE: Plaintiff Archie Archuleta speaks to the media about why he is involved in this case.

SAY
NO
TO
HB497

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www.acluutah.org

IN THE COURTS

Lawsuit Filed Over Unlawful Sweep at West High School Targeting Students of Color



Kaleb Winston, January 2011

On December 13, 2012, the ACLU of Utah, along with the national ACLU Racial Justice Program Union, filed a class-action lawsuit against school and police officials over a “gang sweep” at West High School in which students of color were detained, interrogated and falsely accused of participating in gang activity.

The suit involves a December 2010 incident in which about 40 West students of color were detained, interrogated, searched and forced to be photographed holding signs identifying

them as gang members. They were told that their personal information was being entered into a “gang database,” making them subject to additional police scrutiny even though they did not commit a crime. All of the detained students were of Latino, African-American or Pacific Island descent.

“Schools should be a place where everyone can learn and grow, not a location where students of color are targeted and harassed,” said Courtney Bowie, senior staff attorney with the ACLU Racial Justice Program. “Instead of policing our classrooms and criminalizing students of color, school and government officials must focus on educating our youth, and do that in an environment where everyone’s rights are respected.”

“At a time when Utah is working towards improving graduation rates for high school students, especially students of color, this type of police action sends a harmful message,” said John Mejia, legal director of the ACLU of Utah.

The complaint was filed by Kevin Winston on behalf of his son, Kaleb, who was a 14-year-old freshman when he was detained and searched without permission. He was not allowed to call his parents or leave the room. Kaleb’s information was recorded, and he was photographed holding a sign with the phrase “gang tagger” despite the fact that he has had no gang involvement. He suffered stress and humiliation as a result of the incident and temporarily left the school in order to avoid further harassment.

“I am bringing this case because I want to help make sure that what happened to me doesn’t happen to any other student,” said Kaleb, who is African-American and is now a 16-year-old junior at West

The lawsuit was filed in U.S. District Court for the District of Utah against Salt Lake City Police Department, Salt Lake City, Salt Lake County, the Metro Gang Unit of the Unified Police Department, West Valley City, and West Jordan police departments, and Salt Lake City School District officials.

The complaint maintains that the actions by police and school officials violated the students’ Fourth Amendment protections against unreasonable search and seizure as well as their rights under the Fourteenth Amendment’s Equal Protection clause, which prohibits discrimination. The suit also alleges violations of the students’ rights under the Utah Constitution and various state laws. The lawsuit also points out that the school had no legal justification to call the police unit to conduct the sweep.

The case is part of a national pattern of criminalizing students of color, which often feeds into what has been called the “school-to-prison-pipeline” by experts and activists in the field of education. Stopping the school-to-prison pipeline is a high priority for the ACLU.

More information about this case can be found at www.acluutah.org/Winston_v_SLCPD.html

VICTORY! Brigham City “Free Speech Zone”

On January 24, 2013, Main Street Church of Brigham City settled its lawsuit challenging Brigham City’s “Free Speech Zone” Ordinance. The suit alleged that the Ordinance was unconstitutional because it required a permit for almost any conceivable form of public expression and imposed civil and criminal penalties for failing to comply. The ACLU of Utah filed the suit on behalf of Main Street Church after the City used the Ordinance to bar the church from passing out pamphlets on certain sidewalks during the Brigham City LDS Temple Open House. In the wake of the lawsuit, Brigham City repealed the ordinance.

The ACLU of Utah continues to investigate “Free Speech Zone” ordinances that are in place in other cities in the state. Similarly, the ACLU of Utah remains concerned with any unconstitutional restrictions on speech or assembly that are codified in local or state law. If you believe that such a law exists where you live, please contact us.

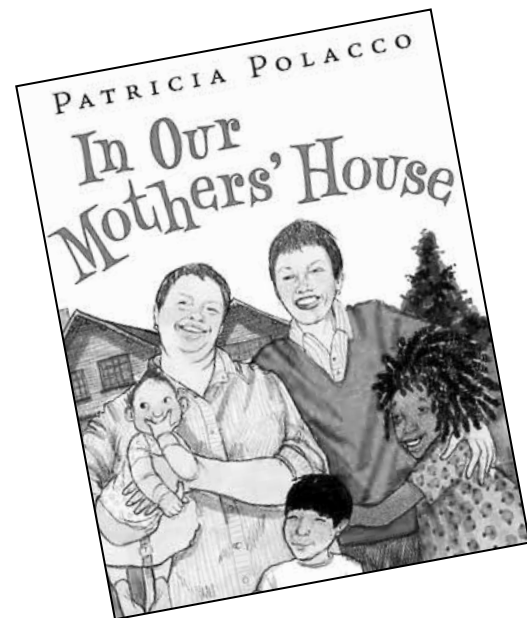
More information about this case can be found at www.acluutah.org/MS_C_v_BrighamCity.html

VICTORY! Davis School District Returns Book To Shelves, Settles Suit

After Davis School District removed “In Our Mothers’ House,” a children’s book about a family with same-sex parents from library shelves, the ACLU of Utah and the national ACLU filed a lawsuit against the District. The lawsuit was filed on behalf of Tina Weber, who in turn sued on behalf of two of her children who attend a school where the book had been removed.

In January 2013, the District decided to return the In Our Mothers’ House to the shelves. The normal procedure school libraries used to prevent their children from checking out particular books without removing those books altogether was kept in place. Soon after the District’s decision, the lawsuit was settled. As part of the settlement, the District agreed that it would not remove books based on the “advocacy of homosexuality” statute in the future. The District also agreed to pay attorney fees and costs.

“I’m glad the school understands they made a mistake when they took the book off the shelves,” said Tina Weber when the District



returned the book. “A small group of people shouldn’t be able to impose their personal values on everyone else by taking away access to books they might disagree with. It’s not their job to decide what my kids can read – that’s my job as a parent.”

More information about this case can be found at www.acluutah.org/Weber_v_Davis_School_District.html

The ACLU of Utah

The ACLU of Utah, chartered in 1958, operates through public education, legal advocacy, litigation, and lobbying at both the state and local levels to ensure the constitutional rights and freedoms of everyone living in or visiting Utah. Our work is based on those principals outlined in the Bill of Rights and our priorities include: Participatory Democracy; Racial Justice; Immigrants' Rights; Religious Liberty & Freedom of Belief; and Privacy & Technology. In addition, we continue our commitment to reform the Utah criminal justice system, protect the First Amendment, reproductive freedoms, and equality for all.

For more about the ACLU of Utah and our priorities please visit www.acluutah.org

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Special thanks to XMission for their generous donation of Internet services



Teenage Activists Wow Scholarship Selection Committee

The ACLU of Utah is proud to announce the amazing winners of its 2013 Youth Activist Scholarship Awards. A selection committee composed of community leaders and volunteers reviewed qualifying candidates from across the state. Our winners were selected based on the students' dedication to civil liberties, the challenges they have overcome, the leadership they display, and their academic excellence. Each winner receives \$1,000 towards their first year of college and will be honored at the 2013 Bill of Rights Breakfast Celebration on May 17.

Sheila Lazcano Kearns High School - Kearns

"I want to be the constant reminder that barriers exist, but barriers are meant to be broken."

Sheila has worked tirelessly to expand the education opportunities to minorities, especially those who are undocumented, in the United States. As a student mentor for the FACE Movement, a pioneering program to assist students of color begun at the University of Utah, Sheila works to empower minority youth to pursue higher education. She also works with the Salt Lake City based Educate Team of Mestizo Arts and Activism to advocate for equal access to higher education for all. Sheila has shown a tremendous amount of courage in her fight to expand higher education opportunities to underrepresented students in Utah. She plans to continue her work with the Mestizo Arts and Activism organization and the FACE Movement when she attends the University of Utah.



Liesl Darger Herrman High School - Herriman

"All Americans are born with certain unalienable rights. I am committed to making a difference and defining our liberties as Americans. I am committed to equality and fighting for the rights of all."

Liesl has stood up for religious freedom and equality since she was a young teenager. Growing up in an Independent Fundamentalist Mormon polygamous family, Liesl has at many times been marginalized and bullied for her unconventional family's religion and lifestyle. Amazingly, Liesl has overcome these

challenges and used her experiences to stand up for the rights of all regardless of religious or cultural backgrounds. She has made huge efforts to get her message out, appearing with her family on many television programs and media interviews, as well as participating on a panel discussion, organized by the Utah Attorney Generals Office, where she spoke about the effect that the criminalization of polygamy has had on plural families. In college, Liesl plans to continue her activism and pursue her goal of decriminalizing polygamy for consenting adults.

Eliza Grainger West High School- Salt Lake City

"My goal has been to be a resource to the students I teach as well as those who surround me everyday. This doesn't mean simply handing out condoms at school. Adolescence can be daunting, and we seek to inform as many people as we can about healthy behaviors and relationships."

Eliza has been extremely active in her community as an advocate for sex education in Utah. As a volunteer for Planned Parenthood, she travels to schools, youth groups and public events, to talk about healthy relationships, contraception and the risks of sexual activity. In the wake of 2012 House Bill 363, Health Education Amendments, which would have required abstinence-only sex education in the state of Utah, she joined in the fight to keep the detrimental bill from being signed into law. Eliza participated in lobbying at the State Capitol, signed petitions, e-mailed state legislators and joined a rally in an effort to convince Gary Herbert to veto HB 363. Because of hard work from people like Eliza, the governor vetoed HB 363 in March of 2012. Eliza continues to volunteer with Planned Parenthood, furthering her involvement to become Teen Council Liaison to the advocacy tier of the organization.



The ACLU of Utah's Youth Activist Scholarship Program is generously funded by the Semnani Family Foundation.

More information about the Youth Activist Scholarship program can be found at www.acluutah.org/scholarship.html



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SPECIAL OPPORTUNITY FOR ACLU SUPPORTERS



The world premiere of an original play by Jenifer Nii

Special discount tickets available for ACLU supporters for performance on

SATURDAY, APRIL 13, 4:00 PM

@ the Studio Theatre, Rose Wagner - 138 W 300 S in downtown Salt Lake City

To purchase tickets, contact planbtheatre.org or 801.355.ARTS

(use code MEMBER for your ACLU supporter discount - two tickets for just \$20)

“Two sister wives navigate Utah’s little-known place in history as the second U.S. territory to give women the vote.”

We invite you to join us at a special collaborative performance and discussion of “Suffrage,” a new play at Plan-B Theatre Company. The play touches upon several civil liberties issues - women’s rights, universal suffrage, polygamy - in a fascinating historical and cultural context.

ACLU of Utah supporters can purchase discount tickets - two tickets for just \$20 - to the matinee performance (4:00 p.m.) on Saturday, April 13.

The 80-minute performance will be followed by a panel discussion, moderated by Plan-B Theatre Director Jerry Rapier, featuring several distinct voices speaking about women’s suffrage, polygamy’s impact on women, women’s empowerment, and more.

Please contact Plan-B Theatre to purchase your discounted “2-4-1” tickets (two tickets for \$20 - regular ticket price is \$20 per each): planbtheatre.org or 801.355.ARTS and use code MEMBER.

If you have any questions, please contact Anna Brower at the ACLU of Utah, (801) 521-9862 ext 100 or abrower@acluutah.org.