

**AN EDUCATIONAL UPDATE FROM
THE SOUTHEAST LAW INSTITUTE™, INC.**

To: Interested Persons
Date: April 2025
From: A. Eric Johnston
RE: DOJ Drops Attack on Alabama’s Minor Children

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION**

Brianna Boe, <i>et al.</i> ,)	
)	
<i>Plaintiffs,</i>)	
)	
and)	
)	
United States of America,)	
)	
<i>Plaintiff-Intervenor,</i>)	
)	
v.)	No. 2:22-cv-00184-LCB-CWB
)	
Hon. Steve Marshall, in his official capacity as Attorney General of the State of Alabama, <i>et al.</i> ,)	
)	
<i>Defendants.</i>)	

**JOINT STIPULATION OF DISMISSAL OF THE UNITED STATES’
AMENDED COMPLAINT IN INTERVENTION**

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff-Intervenor the United States of America (“United States”); Plaintiffs Brianna Boe, et al.; and Defendants Hon. Steve Marshall, et al. stipulate to the dismissal of the United States’ Amended Complaint in Intervention (ECF No. 92) with prejudice and without costs to any party.

The United States consents to this Court’s jurisdiction solely to the extent necessary to resolve any motion by Defendants to unseal and/or authenticate documents produced by the United States in discovery in this case if the matter cannot be resolved without court intervention.

Dated: March 18, 2025

Respectfully submitted,

For the United States, Plaintiff-Intervenor:

The Alabama Legislature passed the Vulnerable Child Compassion and Protection Act (“VCAP”) to stop medical and surgical procedures for attempts to change the sex of Alabama’s children. Immediately on passage, the law was attacked by private plaintiff’s, represented by the various advocates of these perverted sexual practices. Shortly thereafter, Biden’s Department of Justice (“DOJ”) joined the lawsuit. Now, under the Trump Administration, the DOT has dismissed its claims “with prejudice,” meaning they cannot be refiled.

You may recall the DOJ subpoenaed all records of the Eagle Forum of Alabama and the Southeast Law Institute because of our involvement in the passage of the law. It was an attack on free speech and a very costly burdensome process. The court quashed the subpoena. Several months later, the private plaintiffs tried the same thing by again subpoenaing Eagle Forum’s records and then the records of ALCAP. The Judge quashed that subpoena and ordered the private plaintiffs to pay our attorney’s fees.

Biden’s DOJ was on a mission supporting many unusual sexual practices. VCAP simply meant to keep minor children from being given drugs to begin to alter their sex and then surgeries in an attempt to change from one biological sex to another. These are horrendous Frankensteinian procedures. A similar Tennessee law is already on appeal to SCOTUS. We expect the court to uphold the law.

Alabama’s law is on hold while that case is being reviewed. The private plaintiffs remain active in our case, but we are grateful that the Trump Administration has taken away the power of the DOJ, the largest law firm in the world. We will keep you informed of developments.

The Southeast Law Institute, Inc.™ is a 501(c)(3) organization providing legal counsel on constitutional and public policy issues.