Dear Members of the Office for Civil Rights, U.S. Department of Education

In Moritz v Commissioner of Internal Revenue (469 F. 2d 466 [1972]), Ruth Bader Ginsburg argued against discrimination “on the basis of sex” not “on the basis of gender,” thus clearly, knowledgeably, and presciently understanding that “sex” does not equal “gender.” Title IX guarantees freedom from discrimination on the basis of sex, meaning biological sex, not based on gender or gender identity. Part of Title IX is the protection of women’s sports based on sex, not on gender. In order to maintain a safe and fair sporting environment, women’s sports need to be limited to biological women, (or cis-women if you prefer) and not allow trans-women to intrude into women’s sports.

Sincerely,

Greg

Gregory A. Brown PhD, FACSM