

**From:** [Sunset Advisory Commission](#)  
**To:** [Dawn Roberson](#)  
**Subject:** FW: Form submission from: Public Input Form for Agencies Under Review (Public/After Publication)  
**Date:** Monday, June 02, 2014 12:01:27 PM

---

-----Original Message-----

From: sundrupal@capitol.local [<mailto:sundrupal@capitol.local>]  
Sent: Monday, June 02, 2014 11:38 AM  
To: Sunset Advisory Commission  
Subject: Form submission from: Public Input Form for Agencies Under Review (Public/After Publication)

Submitted on Monday, June 2, 2014 - 11:37

Agency: UNIVERSITY INTERSCHOLASTIC LEAGUE UIL

First Name: Wayne

Last Name: Green

Title:

Organization you are affiliated with:

Email:

City: Corinth

State: Texas

Your Comments About the Staff Report, Including Recommendations Supported or Opposed:

Senator Nelson is aware of my family situation with Maddie & Savannah Green.

We moved over Christmas 2013 to save and salvage my older daughter Savannah's last year and a half of high school. She was bullied, threatened and picked on quite a bit and miserable most days to the point she did not want to start her junior year at Denton High School. Savannah is doing awesome now because of the school change. My biggest fear with the move was whether or not Savannah would make the Varsity cheer team for her senior year, but she did. No one expected this with Maddie and it was not deserved.

The softball coach at Denton High School claimed we moved for athletic reasons and did this to Maddie and was well aware of Savannah's issues as far back as August 2013 when we almost sold and moved before school started. Savannah did not want to go back to Denton High School, but we didn't want the larger mortgage payment to move. But within a few months after a threat from a boy that principle Ford said we should have gone to the police for, that was it and the final straw and we sold. This spiteful act penalizes the athlete an additional year in Denton ISD. She had to play JV this year, she'll choose to play Varsity next year then she can't play anything her senior year. I retained an attorney at the UIL state appeal in Austin and he wasn't even allowed to speak. It was obvious that the UIL did not want to hear or care about or consider my bullied daughter Savannah, our reason for moving. It was a travesty and an injustice to Maddie, our family and simply shocking to have witnessed this in America. The UIL has an incredible amount of power, almost unconstitutional. There is no doubt in my mind that someone knew someone at UIL and or the UIL simply has it out for Guyer High School.

You don't breeze thru a district hearing and state appeal as easy as this bitter coach did with no evidence and lies under oath. The district hearing was an absolute joke. It is a trial by enemy of members and coaches in your own district you compete against.

We were guilty before we even arrived. We have been thru a series of grievance procedures to get in front of the school board. And I'm at the 3rd level with the school board soon to waive and or abolish the extra year that Denton

ISD penalizes or require your own hearing because you cannot just believe the UIL decision that is absolutely corrupt, unconstitutional and was absolutely wrong in this situation. If unsuccessful I have an attorney ready for federal court. I have also been notified from the U.S. Department of Education Office for Civil Rights that I have a valid complaint and it will be filed.

Denton High School has many problems and they start at the top. They seem to make the news fairly often.

The Denton Superintendent in a recent article was quoted “We hold our teachers to a high ethical standard, and for that standard to be compromised is inexcusable.” But he allows this Denton coach to play seniors on JV and lie at a district and state appeal under oath and recruit a kid out of district. My wife and I ran into Denton coach Ramos one day at Kroger and she told us the summer before Maddie started high school 2012 “she has a pitcher coming but can’t talk about it”.

Then when the year began we all knew the Denton pitcher showed up from Northwest and was recruited by then Ramos and Denton Assistant softball coach Sarah Hirsch who was also at the time giving this pitcher paid private pitching lessons.

This pitcher was never enrolled in softball her freshman year but was still allowed to play and Maddie had to come in early in the mornings before softball to catch for her. They simply slid the pitcher in the IB program and we were told even by the mother to keep it all quiet, we don’t want anyone thinking we came for softball and obviously they did. They still live out of district near Decatur.

I realize this all seems like hearsay, but that’s all Ramos had in Round Rock that disgusting day at the state appeal March 19th, 2013 and managed to win with no evidence and lies under oath.

In the same article the principle Ford stated “, stressed student safety, an open-door policy and keeping parents informed” however Denton High School could not keep Savannah feeling safe. We had to fix that problem and did so by moving. Ford’s suggestion was to quit cheer and be his office assistant. The assistant principle Tacket is a disgrace, and mishandled the entire bullying situation with the boy that wanted Savannah beat up. He claimed it was just drama.

Where is the “high ethical standard”?

When our home went to contract stage and we notified both schools in early December we were moving Ramos kicked Maddie out of the Varsity locker room and told the entire team “we don’t need Maddie, I’m glad she is leaving and if any of you tell her I will deny it”. Of course since the team dislikes Ramos three of the girls at different times went and told Maddie the same identical statement.

When we played Denton this season Ramos told the entire team to not speak with, socialize with or take any photos with Maddie.

After the travesty in Austin March 19th, Ramos sent a text message out to the entire team that was immediately shared with Maddie with this “All of you please refrain from discussing or interacting with Maddie Green it is important”

Where is the “high ethical standard”?

I have sent out thousands of emails sharing this UIL and Denton ISD travesty that should have never happened. It is way too easy for a vindictive coach to check off a box and ruin a child’s year of eligibility. This spiteful act had no effect on either High School season this year. Both schools finished with the same records as the previous year without Maddie. My daughter Maddie is not committed to any college or being pursued even. My favorite post so far listed below the article at the Denton Record Chronicle is “Softball is not a high school recruited sport, there is no advantage to playing for one school over another. However, safety, bullying, educational environment, the joy and happiness of a child is paramount. RIDICULOUS DECISION!

<http://www.dentonrc.com/sports/sports-headlines/20140319-guyer-softball-player-loses-eligibility-at-uil-hearing.ece>

The man that runs that corrupt organization Executive Director: Dr. Charles Breithaupt and his kangaroo court of good old boys treated us like criminals, much like the bitter women that chaired the district hearing Susan Elza. Breithaupt has been there way too long and should be terminated.

I received this email from another attorney in Austin who knows the UIL very well.

“Wayne, I am not familiar with Trey Dolezal. Had your attorney been allowed to speak—as you would expect in

any Due Process hearing—I doubt it would have made much difference in the Kangaroo Court known as the UIL State Executive Committee.

The Courts cannot help families such as yours who are victims of the outrageous “Moving for Athletic Purposes” Rule. I encourage you to complain to your State Senator and State Representative who represent you. The state law does not require a fair hearing, nor does it permit a court challenge of the Athletic Purposes Rule (like would be available for almost all other rules of State agencies, and does not require an “independent” hearing officer (like would be the case with almost all other state-agency hearings). There is no constitutional or statutory right of a child to participate in UIL competition; therefore, the Courts are of limited use in fighting the UIL’s abuse of process or fair hearings.

I’ve handled several of these UIL cases involving the Athletic Purposes Rule. My heart goes out to you and your family.”

<http://www.dentonrc.com/local-news/local-news-headlines/20140521-bogomol-told-agents-he-had-contact-with-denton-high-students.ece>

<http://www.myfoxdfw.com/story/21291400/teacher-refused-to-grade-report-on-guns-mom-says#ixzz2LY1sPcaJ>

Any Alternative or New Recommendations on This Agency:

Put term limits on all directors at UIL.

Require your attorney to represent if you retain one.

Require due process.

Require a fair hearing.

Require an independent hearing officer.

Change it so it is like any other state agency.

Change the district hearing to another district you do not compete in.

Require ISD hearing before district hearing regarding any PAP matters.

Terminate Charles Breithaupt and all current committee members.

Implement outside independent mediation for state appeals.

My Comment Will Be Made Public: I agree