

December 7, 2010

Dear Senator:

RE: ACLU Urges "YES" Vote on the DREAM Act of 2010 (S. 3992)

On behalf of the American Civil Liberties Union ("ACLU"), a non-partisan organization with over half a million members, countless additional activists and supporters, and 53 affiliates nationwide, we urge you to support the DREAM Act of 2010 (S. 3992) on cloture and on the merits, and to oppose any amendment or motion that would weaken civil liberties. For 90 years the ACLU has protected the rights of immigrants by ensuring equal protection and fairness under our laws. To this end, the ACLU has defended the option for states to grant all its resident students, regardless of immigration status, the right to attend public universities at an affordable rate. Because S. 3992 promotes fundamental fairness in access to public higher education for all high school students, we urge you to vote for the DREAM Act of 2010 when it comes up on the Senate floor. Because of the importance of this vote, the ACLU will be adding it to our congressional scorecard.

Undocumented students who stand to benefit from the DREAM Act of 2010 are, by and large, talented high achievers who overcame the odds to graduate from high school and secure admission to a public university. However, for most of these high school graduates, the door to higher education remains closed and locked because they cannot afford to attend a public university without in-state tuition.

At least 10 states¹ have enacted laws permitting undocumented students who attended and graduated from a high school in the state to pay the in-state rate at public universities if the students intend to legalize their status once the opportunity presents itself. These states have recognized that higher education is critical to young people achieving their fullest potential, and have made a policy choice to make public universities equally accessible to all students who have been educated in their secondary schools. These states have also recognized that a well-educated population leads to increased earning power and disposable incomes that stimulate economic growth in their state economics. In enacting such equal education laws, these states have removed economic impediments to those high school graduates pursuing higher education and have declined to penalize children who were unlawfully brought to the U.S. at a young age by their parents, through no fault of the children.

Legal challenges have been brought against tuition equality laws in Kansas

AMERICAN CIVIL LIBERTIES UNION WASHINGTON LEGISLATIVE OFFICE 915 15th STREET, NW, 6TH FL WASHINGTON, DC 20005 T/202.544.1681 F/202.546.0738 WWW.ACLU.ORG

LAURA W. MURPHY DIRECTOR

NATIONAL OFFICE 125 BROAD STREET, 18TH FL. NEW YORK, NY 10004-2400 T/212.549.2500

OFFICERS AND DIRECTORS SUSAN N. HERMAN PRESIDENT

ANTHONY D. ROMERO EXECUTIVE DIRECTOR

ROBERT REMAR TREASURER

¹ California, Illinois, Kansas, Nebraska, New Mexico, Texas, Washington, Utah, New York, Wisconsin.

and California. The ACLU helped successfully defend both state tuition equality laws, and just last month the California Supreme Court in a landmark decision, *Martinez v. Regents of the University of California*, upheld California's authority to enact in-state tuition laws applying to all students who graduate from California high schools. States are, of course, prohibited from enacting laws that restrict constitutional rights or interfere with federal law. They nevertheless should be free to take into account the values and practical realities underlying enactment of policies that enhance immigrant civic participation and further the full realization of constitutional rights, including principles of equal protection.

The ACLU supports a state's right to enact in-state tuition laws as a matter of fairness for all those high-achieving students who graduated from state high schools and successfully gained admission to public universities, often against remarkable odds. The DREAM Act of 2010 reflects those same values and allows deserving high school graduates to contribute to our country's future. The ACLU urges you to reject any motions or amendments that would undermine that important goal or would weaken civil liberties, and to support passage of the DREAM Act of 2010 (S. 3992).

Sincerely,

Jama W. Shusphy-

Laura Murphy Director, Washington Legislative Office

Joanne C Lin

Joanne Lin Legislative Counsel