

# FREEDOM FROM RELIGION *foundation*

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October 23, 2017

**SENT VIA EMAIL & U.S. MAIL: [superintendent@trussvillecityschools.com](mailto:superintendent@trussvillecityschools.com)**

Dr. Pattie Neill  
Superintendent  
Trussville City Schools  
113 North Chalkville Road  
Trussville, AL 35173

Re: Unconstitutional Prayer at Athletic Events

Dear Dr. Neill:

I am writing on behalf of the Freedom From Religion Foundation (FFRF) regarding a constitutional violation occurring in Trussville City Schools. We were contacted by a concerned District parent. FFRF is a national nonprofit organization with more than 29,000 members across the country, including members in Alabama. Our purposes are to protect the constitutional principle of separation between state and church, and to educate the public on matters relating to nontheism.

It is our understanding that prayer is broadcast over the loudspeaker before Hewitt-Trussville High School football games. A recent game included a prayer that stated, "Father, today we play as two separate teams, but we live as one body of Christ, as your hands and feet. And through it all we will play...ultimately to further your kingdom." It ended, "In Jesus' mighty name we all pray, Amen."

It is illegal for a public school to sponsor religious messages at school athletic events. The Supreme Court has continually struck down school-sponsored prayer in public schools. *See, e.g., Lee v. Weisman*, 505 U.S. 577 (1992) (ruling prayers at public school graduations an impermissible establishment of religion); *Wallace v. Jaffree*, 472 U.S. 38 (1985) (overturning law requiring daily "period of silence not to exceed one minute . . . for meditation or daily prayer."); *Abington Twp. Sch. Dist. v. Schempp*, 374 U.S. 203 (1963) (declaring unconstitutional devotional Bible reading and recitation of the Lord's Prayer in public schools); *Engel v. Vitale*, 370 U.S. 421 (1962) (finding prayers in public schools unconstitutional).


Moreover, the Supreme Court has specifically struck down invocations given over the loudspeaker at public school athletic events, even when student-led. *Santa Fe Indep. Sch. Dist. v. Doe*, 530 U.S. 290, 320 (2000) (striking down a school policy that authorized students to vote on whether to have a prayer at high school football games). The Court reasoned that because the football game was a school-sponsored event, hosting prayer was a constitutional violation. *Id.* at 307. Even if student-led, the Court said prayers at a "regularly scheduled school-sponsored

function conducted on school property” would lead an objective observer to perceive it as state endorsement of religion. *Id.* at 308.

Like the prayer practices in *Santa Fe*, the prayers at District football games are also inappropriate and unconstitutional. Not only is the District endorsing these prayers by allotting time for them at the start of games, but it is also providing the prayer-giver with the public address system needed to impose these prayers on all students and community members at games. Public school events must be secular to protect the freedom of conscience of all students. A reasonable District student would certainly perceive the prayers “as stamped with her school’s seal of approval.” *Id.*

The District must take immediate action to end the practice of broadcasting prayer over the loudspeaker at football games. Please inform us in writing of the steps the District is taking to remedy this serious violation of the First Amendment.

Sincerely,



Christopher Line  
*Patrick O'Reiley Legal Fellow*  
*Freedom From Religion Foundation*