HOUSE BILL 722

4lr2442

By: Delegates Arikan, Adams, Chisholm, Fisher, Ghrist, Grammer, Hartman, Kipke, Mangione, M. Morgan, Nawrocki, Pippy, Reilly, Sample–Hughes, Simmons, Szeliga, Taylor, Valentine, and Wivell

Introduced and read first time: January 26, 2024 Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

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Health – Minors – Gender and Sex Transition Procedures

FOR the purpose of prohibiting a health care provider from knowingly engaging in or causing certain medical or surgical procedures to be performed on a minor without the consent of the parent, guardian, or custodian of the minor if performed for the purpose of attempting to alter the appearance of, or affirm the minor's perception of, the minor's gender or sex and the appearance or perception is inconsistent with the minor's sex, except under certain circumstances; and generally relating to gender and sex transition procedures and minors.

- 10 BY adding to
- 11 Article Health General
- 12 Section 20–107
- 13 Annotated Code of Maryland
- 14 (2023 Replacement Volume)
- 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 16 That the Laws of Maryland read as follows:
- 17 Article Health General
- 18 **20–107.**

19 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 20 INDICATED.

21 (2) "GENDER" MEANS THE PSYCHOLOGICAL, BEHAVIORAL, SOCIAL, 22 AND CULTURAL ASPECTS OF BEING MALE OR FEMALE.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 (3) "HEALTH CARE PROVIDER" HAS THE MEANING STATED IN § 2 20–104 OF THIS SUBTITLE.

3 (4) "SEX" MEANS THE BIOLOGICAL INDICATION OF MALE AND 4 FEMALE, INCLUDING SEX CHROMOSOMES, NATURALLY OCCURRING SEX HORMONES, 5 GONADS, AND NONAMBIGUOUS INTERNAL AND EXTERNAL GENITALIA PRESENT AT 6 BIRTH WITHOUT REGARD TO AN INDIVIDUAL'S PSYCHOLOGICAL, CHOSEN, OR 7 SUBJECTIVE EXPERIENCE OF GENDER.

8 (B) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A HEALTH 9 CARE PROVIDER MAY NOT KNOWINGLY AND WITHOUT THE CONSENT OF THE 10 PARENT, GUARDIAN, OR CUSTODIAN OF THE MINOR ENGAGE IN OR CAUSE ANY OF 11 THE FOLLOWING PRACTICES TO BE PERFORMED ON A MINOR IF THE PRACTICE IS 12 PERFORMED FOR THE PURPOSE OF ATTEMPTING TO ALTER THE APPEARANCE OF, 13 OR AFFIRM THE MINOR'S PERCEPTION OF, THE MINOR'S GENDER OR SEX AND THE 14 APPEARANCE OR PERCEPTION IS INCONSISTENT WITH THE MINOR'S SEX:

15 (1) PRESCRIBING OR ADMINISTERING GONADOTROPIN-RELEASING 16 HORMONE ANALOGUES OR OTHER SYNTHETIC DRUGS USED TO STOP LUTEINIZING 17 HORMONE AND FOLLICLE-STIMULATING HORMONE SECRETION, SYNTHETIC 18 ANTIANDROGEN DRUGS USED TO BLOCK THE ANDROGEN RECEPTOR, OR ANY DRUG 19 TO SUPPRESS OR DELAY NORMAL PUBERTY;

20 (2) PRESCRIBING OR ADMINISTERING TESTOSTERONE, ESTROGEN, 21 OR PROGESTERONE IN AN AMOUNT GREATER THAN WOULD NORMALLY BE 22 PRODUCED ENDOGENOUSLY IN A HEALTHY INDIVIDUAL OF THAT INDIVIDUAL'S AGE 23 AND SEX;

24 (3) PERFORMING SURGERIES THAT STERILIZE, INCLUDING 25 CASTRATION, VASECTOMY, HYSTERECTOMY, OOPHORECTOMY, ORCHIECTOMY, AND 26 PENECTOMY;

27 (4) PERFORMING SURGERIES THAT ARTIFICIALLY CONSTRUCT 28 TISSUE WITH THE APPEARANCE OF GENITALIA THAT DIFFERS FROM THE 29 INDIVIDUAL'S SEX, INCLUDING METOIDIOPLASTY, PHALLOPLASTY, AND 30 VAGINOPLASTY; OR

31(5) REMOVING ANY HEALTHY OR NONDISEASED BODY PART OR32 TISSUE.

(c) THE PROVISIONS OF SUBSECTION (B) OF THIS SECTION DO NOT APPLY
 TO A HEALTH CARE PROVIDER ENGAGING IN OR CAUSING ANY OF THE FOLLOWING
 PRACTICES TO BE PERFORMED ON A MINOR BASED ON A GOOD FAITH MEDICAL

1 DECISION OF THE HEALTH CARE PROVIDER AND A PARENT, GUARDIAN, OR 2 CUSTODIAN THAT THE MINOR HAS A MEDICALLY VERIFIABLE GENETIC DISORDER 3 OF SEX DEVELOPMENT:

4 (1) SERVICES PROVIDED TO A MINOR BORN WITH A MEDICALLY 5 VERIFIABLE DISORDER OF SEX DEVELOPMENT, INCLUDING A MINOR WITH 6 EXTERNAL BIOLOGICAL SEX CHARACTERISTICS THAT ARE IRRESOLVABLY 7 AMBIGUOUS, SUCH AS A MINOR BORN WITH 46 XX CHROMOSOMES WITH 8 VIRILIZATION, 46 XY CHROMOSOMES WITH UNDERVIRILIZATION, OR HAVING BOTH 9 OVARIAN AND TESTICULAR TISSUE;

10 (2) SERVICES PROVIDED TO A MINOR WHO HAS OTHERWISE BEEN 11 DIAGNOSED WITH A DISORDER OF SEXUAL DEVELOPMENT BY A PHYSICIAN, WHEN 12 THE PHYSICIAN HAS DETERMINED THROUGH GENETIC OR BIOCHEMICAL TESTING 13 THAT THE MINOR DOES NOT HAVE A NORMAL SEX CHROMOSOME STRUCTURE, SEX 14 STEROID HORMONE PRODUCTION, OR SEX STEROID HORMONE ACTION FOR A 15 BIOLOGICAL MALE OR BIOLOGICAL FEMALE;

16 (3) THE TREATMENT OF ANY INFECTION, INJURY, DISEASE, OR 17 DISORDER THAT HAS BEEN CAUSED OR EXACERBATED BY THE PERFORMANCE OF 18 GENDER TRANSITION PROCEDURES, WHETHER OR NOT THE PROCEDURES WERE 19 PERFORMED IN ACCORDANCE WITH FEDERAL AND STATE LAW; AND

(4) ANY PROCEDURE UNDERTAKEN BECAUSE A MINOR SUFFERS
 FROM A PHYSICAL DISORDER, PHYSICAL INJURY, OR PHYSICAL ILLNESS THAT IS
 CERTIFIED BY A PHYSICIAN AND THAT WOULD PLACE THE MINOR IN IMMINENT
 DANGER OF DEATH OR IMPAIRMENT OF A MAJOR BODILY FUNCTION UNLESS
 SURGERY IS PERFORMED.

25 (D) (1) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A 26 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT FOR NOT LESS 27 THAN 1 YEAR AND NOT EXCEEDING 3 YEARS.

(2) NOTWITHSTANDING § 14–102 OF THE CRIMINAL LAW ARTICLE, A
 COURT MAY NOT IMPOSE LESS THAN THE MANDATORY MINIMUM SENTENCE OF 1
 YEAR.

31(3) A COURT MAY NOT SUSPEND ANY PART OF THE MANDATORY32MINIMUM SENTENCE OF 1 YEAR.

33 (E) THE SECRETARY MAY ADOPT REGULATIONS TO CARRY OUT THIS 34 SECTION.

1 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 2024.