

UNfavorable for SB0768

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Dear Committee,

I urge an UNfavorable on SB768.

Please vote unfavorable on this bill, SB768.

I start by lauding the sponsor for speaking directly to what the bill is. Her forthrightness is admirable, amid a Session with false named bills.

It is unseemly to reward people for how they have sexual relations.

It is likely constitutionally invalid (please see *Void-for-Vagueness Doctrine*, Denial of Basic Fathers' Rights, et cetera).

This is, in fact, not a bill for lgbtqi+++. But rather a bill discriminating AGAINST committed heterosexuals. This is the essence of *Vagueness Doctrine* – both in word & spirit...

*Fifth Amendment — Due Process —
Void-for-Vagueness Doctrine — Sessions v. Dimaya*

Recent Terms have brought a sequence of cases challenging portions of the criminal code for unconstitutional vagueness.¹ Criminal defendants have sought relief from long sentences on the grounds that the statutory definitions of their crimes gave insufficient notice of their actions' consequences — notice the Due Process Clause requires — and therefore that these statutory definitions were void for vagueness. And the Court has shown itself willing to grant that relief.² Last Term, in *Sessions v. Dimaya*,³ the Supreme Court took the next logical step, applying its vagueness analysis, set forth in *Johnson v. United States*,⁴ to a provision of the criminal code incorporated into the Immigration and Nationality Act⁵ (INA). Given the severe sanction the INA contemplates (deportation), the Court was right to apply *Johnson*. But the Court should limit its extension of *Johnson* to circumstances where the consequences are severe; to do so the Court ought to import the distinctions it has already drawn in the procedural due process realm. This will allow it to develop a determinate standard by which it can judge

https://harvardlawreview.org/wp-content/uploads/2018/11/367-376_Online.pdf

Very often, the term “discrimination” is used to silence the truth. Furthering the efforts to provide trans-privilege or lgbt-privilege or some variant of dozens of self-created role-play identities would come at the financial cost of businesses and individuals, the comfort in self-acceptance of established religious values, as well as issues regarding branding to small, medium and large establishments/businesses.

Existing Rights are Denied

The wish-list proposed in the bill is something that straight fathers in Maryland do not have and have been denied. Fathers have been denied both legislation to fix this entrenched bias against fathers (via a tender year doctrine which has never stopped in Maryland, despite state & fed EEOC laws)

“ ..Moreover, elevation of women's legal status during the nineteenth and twentieth centuries also contributed to the movement from 'paternal' to 'maternal' preference.⁸

Maryland adopted the maternal preference presumption, considering mothers to be the natural custodians of young children,⁹ and courts generally granted custody to mothers unless they were found to be unfit.¹⁰ ”

<http://scholarworks.law.ubalt.edu/cgi/viewcontent.cgi?article=1798&context=lf>

And denied even the committee VOTE of bills designed to analyze or stop bias against straight fathers.

Senator A. Muse, Senate Judiciary on SB1004 (previously SB1047)

"...a simple bill....equal value to each parent in his or her role in rearing a child...

for decades a de facto presumption in FAVOR of the mother has existed in Maryland courts...

SB1047.. acknowledging that both parents should equally share in the responsibility of raising a child.... "

<https://mgahouse.maryland.gov/mga/play/a99d59956c754404a29ac652173973af/?catalog/03e481c7-8a42-4438-a7da-93ff74bdaa4c&playfrom=1432964>
<https://mgaleg.maryland.gov/mgawebsite/Legislation/Details/sb1004/?ys=2014rs>

This is not just a matter of children, family and legal corruption for the benefit of family law & DV attorneys; the lack of biological fathers in their lawful role corrupts society.

Senator (former Delegate) Jill P. Carter, House Judiciary on HB1440

"...had we passed it when it made its way to the floor, a child would be ten years old...

many people are pro se litigants...they CERTAINLY cannot afford appeals... when that ruling is made & that parent is essentially ejected at the Circuit Court level from that child's life , [that's] a permanent decision....

It affects the entire rearing of that child...generations and generations of children that we often struggle

to keep parents in the lives of children because we have so many, so many bad consequences resultant from fatherless children...children that are not having enough involvement, attention from fathers."

<http://mgahouse.maryland.gov/mga/play/88e6074a4f7b464f9c195bf77007f739/?catalog/03e481c7-8a42-4438-a7da-93ff74bdaa4c&playfrom=5220000>

Such corruption is seen here...

Delegate D. Swain, House Judiciary on Senator Carter's HB1440 to Domestic Violence crow

"...my concern as a single-dad, I totally DIS-agree that there isn't a bias... because I experienced that...

FROM THE BENCH ! ...

BY THE JUDGE !

who specifically said that those things you said AREN'T said -- FROM THE BENCH !

...To say that, I [take offense...what you said] is NOT true...

and when I hear people come in and make these assumptions that that shouldn't be the case, it really disturbs me...

the assumption should be that to the extent possible we should have both parents fully engaged and involved in a child's life...."

<http://mgahouse.maryland.gov/mga/play/88e6074a4f7b464f9c195bf77007f739/?catalog/03e481c7-8a42-4438-a7da-93ff74bdaa4c&playfrom=4175000>

And here...

* **Hearsay is routinely allowed**

http://mgaleg.maryland.gov/mgawebsite/Committees/Media/false?cmte=jud&ys=2020RS&clip=JUD_1_30_2020_meeting_1&url=http%3A%2F%2Fmgahouse.maryland.gov%2Fmga%2Fplay%2Fdeb0b45f-9cc3-4475-97c6-1769c4eea852%2F%3Fcatalog%2F03e481c7-8a42-4438-a7da-93ff74bdaa4c%26playfrom%3D5700000

And here

* **Perjury is not prosecuted**

Delegate Mike Malone:

Who's the last person you knew who got a year in jail for perjury?

Senator Wayne Norman:

I don't know that I know anybody that's gone to jail for perjury.

Delegate Mike Malone:

That's my problem – it never happens...

<http://mgahouse.maryland.gov/mga/play/afb620fc-af56-42e2-a4a1-2dbf7060656a/?catalog/03e481c7-8a42-4438-a7da-93ff74bdaa4c&playfrom=1680000>

And here

* **Lack of veracity of abuse allegations (Del. Luiz Simmons)**

Luiz Simmons schooled the House Judiciary & Domestic Violence groups on domestic violence in Maryland.

<http://mgahouse.maryland.gov/mga/play/17e83e8cf7194b7eb497d28e9f0fdd8/?catalog/03e481c7-8a42-4438-a7da-93ff74bdaa4c&playfrom=6224919>

This bill aims to discriminate against others so that the “perception” of being discriminated on by a sub-section of society (0.5% to 4%, depending upon source cited) when in fact that sub-section has among the highest rates of mental illness, drug use and disordered lifestyles in society.

Amongst this sub-section are those who developed said identities while in prison, due to criminatl behavior. And on the issue of criminal behavior, in Maryland, at this moment, these activities wre considered felonies until FIVE MONTHS AGO

HOUSE BILL 81

E1 0lr1223
CF 0lr1222

By: **Delegates Moon, Bartlett, Charkoudian, Crutchfield, Korman, Lehman, J. Lewis, and Palakovich Carr**
Introduced and read first time: January 13, 2020
Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 **Criminal Law – Sodomy and Unnatural or Perverted Sexual Practice – Repeal**

3 FOR the purpose of repealing the crimes of sodomy and unnatural or perverted sexual
4 practice; and generally relating to sexual crimes.

5 BY repealing

6 Article – Criminal Law
7 Section 3–321 and 3–322
8 Annotated Code of Maryland
9 (2012 Replacement Volume and 2019 Supplement)

10 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
11 That the Laws of Maryland read as follows:

12 **Article – Criminal Law**

13 [3–321.

14 A person who is convicted of sodomy is guilty of a felony and is subject to
15 imprisonment not exceeding 10 years.]

16 [3–322.

17 (a) A person may not:

18 (1) take the sexual organ of another or of an animal in the person’s mouth;

19 (2) place the person’s sexual organ in the mouth of another or of an animal;

20 or

Bake the Cake

On page 2 of the bill (and elsewhere) the mention of “prohibit discrimination” has been translated in courts of forcing through legal coercion, financial coercion or criminally-assaultive behavior to ramrod people to adopt attitudes, efforts of expression or employment-tyranny. Such efforts have promoted SCOTUS hearings & decisions such as with a Colorado baker (i.e. – #BakeTheCake).

Finally, all Marylanders do not promote these variant lifestyles. The choice to not promote may be personal, it may be cultural, it may be spiritual, it may be seeing something a societally harmful. Since homosexuality, adultery, prostitution and pornography undermine the foundations of the **family, the basis of society**, the State is entitled to use its power to ban or limit them.

So, yes, the state should safeguard morality and serve the common good. The State has the duty to uphold public morality.

CULTURAL CHANGES in Maryland

In the past, Maryland has shown a multitude of bills clamoring for inclusivity.

CURRENT

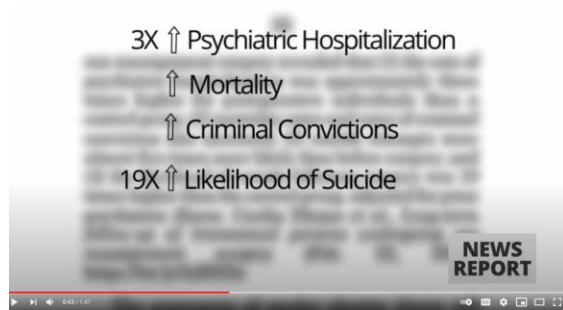
Transgender culture, processes & allowances in the medical & public sector are leading to profiteering from an body-part-amputation industry, under the guise of offering a panacea to children going thru the natural process of adolescence.

Dangers of the transgender movement well-documented

“More than half of transgender male teens who participated in surveys have reported attempting suicide in their lifetime...29.9% of transgender female teens said they had attempted suicide...

nonbinary youth, 41.8% of those tested stated that they have attempted suicide at some point of their lives...is the embodiment of self-hatred...[suicide rate] are off-the-charts high.” <https://youtu.be/iPLY2SqK7UE?t=240>

What should be of interest to the House HGO is that only 2 years ago, the outcomes of transgender re-assignment were presented in an amicus to the U.S. Supreme Court, noting an “increased psychiatric hospitalization, a sharp increase in mortality as well as criminal convictions, with transgenders 19 times more likely to kill themselves.”



https://youtu.be/ljL2RNa6_Xo

Trans Industry Profiteering

This fad is being promoted by Planned Parenthood, according to Wall Street Journal reporter Abigail Shrier, for profit through hormone treatment, bloodwork, and other opportunities for profit.

<https://youtu.be/2SPHcVP4sJw?t=48>

FUTURE

Just consider the future where Drag Queen Story Hour for 3-year-old children in public schools and libraries. At these events, homosexual activists teach toddlers about unnatural behavior. As one drag queen openly confessed at a City Council Meeting in Lafayette, Louisiana: “This is going to be the grooming of the next generation.”

<https://youtu.be/QdnEnq-ocm0?t=218>



Children in Danger

Being ignorant to the biological fact of a child’s biological sex is a danger to children. The dangers lie in making a process so free of checks & balances that the process embraces indoctrination while removing self-reflection to minors who may be experiencing normal childhood challenges & pressures.

There is also danger in another sense, where those escaping the scrutiny of free association in a lockdown COVID era. Can we absolutely rule out these transgender procedures/treatments/surgeries may end up being done remotely in the absence of light on the process?

#ProtectJamesYounger

Take the case of James Younger in Texas. The case garnered the attention of Texas' Attorney General & Governor.



Forcing kids to transition: two horrific cases that EVERYONE needs to know

<https://youtu.be/9sV2zeE4X08>

A father was gravely concerned about the “sexual mutilation of his own son [while] all of his authority figures – his mother, his teacher, the librarian at school, the police officer at school, the principals at school – say he's a girl.....[James' father was] the only authority figure in his life that tells him the truth-- that he's a boy” https://youtu.be/Jdxc_chdwIo

The James Younger case involves the attempts of a child-indoctrinating, parental-alienating mother to transition her son (physically, culturally, biologically) into a girl at AGE THREE. Leaving the biological sex open to a non-binary option (children are male or female) could be used by any single-mother bent on fomenting a child custody case to evade the rightful child custody merits of a fit father. <https://youtu.be/iPLY2SqK7UE?t=1310>

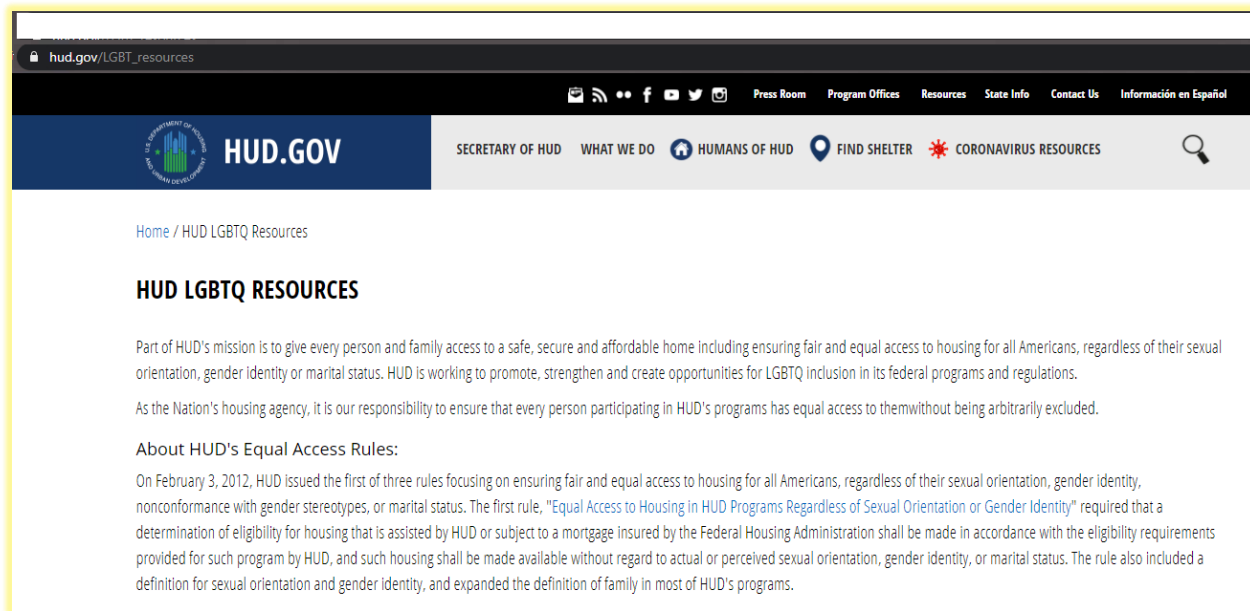
In 2012, cross-filed bills (SB481/HB485) to address such Parental-Kidnapping / Parental-Alienating offenders were offered by Senator Bobby Zirkin & Delegate Luiz Simmons.

<https://mgaleg.maryland.gov/mgawebsite/Search/Legislation?target=/2012rs/billfile/sb0481.htm>

And the possibility of the objective, scientifically-provable biological sex of a child being gas-lighted into something heinous will increase if this bill is passed.

To disregard the known consequences and ignore rightful projections related to the unintended consequences of misleading, lying as well as sexually & physically manipulating Maryland's own children for the benefit of an extremely small, child-amputating sector is wrongful.

Agencies in question



The screenshot shows the HUD.gov website page for LGBT resources. The header includes the HUD logo and navigation links such as 'SECRETARY OF HUD', 'WHAT WE DO', 'HUMANS OF HUD', 'FIND SHELTER', and 'CORONAVIRUS RESOURCES'. The main content area is titled 'HUD LGBTQ RESOURCES' and contains the following text:

Home / HUD LGBTQ Resources

HUD LGBTQ RESOURCES

Part of HUD's mission is to give every person and family access to a safe, secure and affordable home including ensuring fair and equal access to housing for all Americans, regardless of their sexual orientation, gender identity or marital status. HUD is working to promote, strengthen and create opportunities for LGBTQ inclusion in its federal programs and regulations.

As the Nation's housing agency, it is our responsibility to ensure that every person participating in HUD's programs has equal access to them without being arbitrarily excluded.

About HUD's Equal Access Rules:

On February 3, 2012, HUD issued the first of three rules focusing on ensuring fair and equal access to housing for all Americans, regardless of their sexual orientation, gender identity, nonconformance with gender stereotypes, or marital status. The first rule, "Equal Access to Housing in HUD Programs Regardless of Sexual Orientation or Gender Identity" required that a determination of eligibility for housing that is assisted by HUD or subject to a mortgage insured by the Federal Housing Administration shall be made in accordance with the eligibility requirements provided for such program by HUD, and such housing shall be made available without regard to actual or perceived sexual orientation, gender identity, or marital status. The rule also included a definition for sexual orientation and gender identity, and expanded the definition of family in most of HUD's programs.

HCD / DJS

HCD has a website regarding non-discrimination.

As do the other departments mentioned in the bill. Maryland's DJS that a huge swath of people there are/do do this...

SENATE BILL 768

5

1 **(1) PROVIDE EQUAL ACCESS TO ALL IN DEPARTMENT OF HUMAN**
2 **SERVICES AND DEPARTMENT OF JUVENILE SERVICES UNITS AND PROGRAMS**
3 **THROUGHOUT THE STATE REGARDLESS OF RACE, COLOR, CREED, RELIGION, SEX,**
4 **AGE, NATIONAL ORIGIN, MARITAL STATUS, SEXUAL ORIENTATION, GENDER**
5 **IDENTITY, OR DISABILITY;**

6 **(2) IMPROVE SAFETY, WELL-BEING, AND STABILITY FOR LESBIAN,**
7 **GAY, BISEXUAL, TRANSGENDER, QUEER, QUESTIONING, AND GENDER**
8 **NONCONFORMING YOUTH SERVED BY OR ELIGIBLE TO BE SERVED BY THESE**
9 **SYSTEMS;**

...even though the population of juvenile criminals there made others UN-safe. It is inappropriate for the sponsor to be so concerned for the criminal as to convey special privilege because of a (self-professed) sexuality while having disregard for the law-abiding citizen, the productive members of society. That approach is disordered.

The Reality

In Maryland, we are among the most inclusive states in the Union. This is echoed at federal level and state level. NO class, no type, no individual will be free of bad days and wrongful people. That does not mean a law needs to be passed nor can any law make everyone's day free of malice, greed, discourtesy or even evil. Sometimes these things happen for no reason. Sometimes because people bring this upon themselves with an entitled attitude. Marylanders should not be surprised that a group who experiences higher (to much higher) than normal addiction, personality disorders, mental illness and drug abuse also experiences a spirit of oppression, victimhood or depression. We treat this sub-sector well.

I urge an unfavorable on providing special privileges based on how someone has sex. Maryland's societal bonds are based on human family, not animal nature.