

**2526 SAINT PAUL STREET BALTIMORE. MD 21218** 

(410) 625-LGBT (5428) (410) 625-7423

www.freestate-justice.org

February 28, 2022

The Honorable Shane Pendergrass House Health and Government Operations Committee Room 241 House Office Building Annapolis, Maryland 21401

## **Testimony of FreeState Justice**

## IN SUPPORT OF

HB0746: Maryland Medical Assistance Program -**Gender-Affirming Treatment** (Trans Health Equity Act of 2022)

To the Honorable Chair Shane Pendergrass, Vice Chair Joseline Pena-Melnyk, and esteemed members of the Health and Government Operations Committee:

FreeState Justice is Maryland's lesbian, gay, bisexual, transgender, and queer (LGBTQ) civil rights advocacy organization. Each year, we provide free legal services to dozens, if not hundreds, of LGBTQ+ Marylanders who could not otherwise be able to afford an attorney, as well as advocate more broadly on behalf of the LGBTQ+ community.

We write today in support of House Bill 746, because it will end the discriminatory treatment of transgender patients under Maryland's Medicaid system, which currently includes a number of blanket prohibitions of transition-related care, in violation of both Maryland and federal law.

In 2020, Maryland adopted Insurance § 15-1A-22(d), which provides that health insurance carriers

may not refuse, withhold, or deny any individual coverage under a health benefit plan offered by the carrier or otherwise

## LEADERSHIP STAFE

Jeremy LaMaster **Executive Director** 

**Legal Director** 

Shayne Miller-Westfield **Development Director** 

C.P. Hoffman **Policy Director** 

Tina Jones **Programs Director** 

R. Eric Thomas President ELLE.com

Lee Westgate, MBA, MSW, LCSW-C Vice President University of Maryland, School of Social Work

Lindsay Young

Quiet Wealth

Stephanie Castro

Riley Grace Roshong

University of Maryland Francis King School of Law

Lee Carpenter, Esq. Niles, Barton, & Wilmer, LLC

University of Baltimore School of Law

Brenda Dorsch, LCPC Life Journey Counseling

Brianna January, MPP Media Matters for America

Mala Malhotra-Ortiz, Esq. W.L. Gore

Rianna Matthews-Brown

Johns Hopkins University, Office of the President

Ebony Thompson, Esq. Venable I I P

Jessica P. Weber, Esq. Brown, Goldstein & Levy, LLP

Amanda Peskin

University of Maryland School of Law

Jessica Landers Hopkins

John Cromwell Comcast

Andrew Adelman

Angelica Newsome

Charlie Wedderien

Dylan Burns

Evan Borodin

Jave Yarbrough

discriminate against any individual because of the individual's race, sex, creed, color, national origin, marital status, sexual orientation, age, gender identity, or disability.

This legislation, which was heard by this very Committee, built upon existing federal protections under Section 1557 of the Affordable Care Act, codified at 42 USC § 18116(a), which prohibit insurance and healthcare providers receiving federal healthcare funding from discriminating on a number of protected grounds, including sex. Under both the United States Supreme Court's decision in Bostock v. Clayton County, Georgia, 590 U.S. \_\_ (2020), available at <a href="https://www.supremecourt.gov/opinions/19pdf/17-1618">https://www.supremecourt.gov/opinions/19pdf/17-1618</a> hfci.pdf, and guidance from the Department of Health and Human Services' Office for Civil Rights, "sex" includes both sexual orientation and gender identity. See "HHS Announces Prohibition on Sex Discrimination Includes Discrimination on the Basis of Sexual Orientation and Gender Identity" (May 10, 2021), available at <a href="https://www.hhs.gov/about/news/2021/05/10/hhs-announces-prohibition-sex-discrimination-includes-discrimination-basis-sexual-orientation-gender-identity.html">https://www.hhs.gov/about/news/2021/05/10/hhs-announces-prohibition-sex-discrimination-includes-discrimination-basis-sexual-orientation-gender-identity.html</a>.

Maryland's current prohibition on certain transition-related care dates to a 2016 transmittal from the Maryland Department of Health and Mental Hygiene to Medicaid Managed Care Organizations. Under this transmittal, 31 different types of transition-related care are expressly excluded from coverage, regardless of medical necessity. See Susan J. Tucker, "Maryland Medical Assistance Program Managed Care Organizations Transmittal No. 110" (March 10, 2016), available at <a href="https://health.maryland.gov/mmcp/mcoupdates/documents/pt\_37\_16.pdf">https://health.maryland.gov/mmcp/mcoupdates/documents/pt\_37\_16.pdf</a>. Despite more recent legislation at both the state and federal level clarifying that discrimination on the basis of gender identity is prohibited, as well as court decisions that state Medicaid programs must make individualized determinations of medical necessity based on the circumstances of the individual, the Maryland Department of Health and Mental Hygiene has declined to reconsider or update its 2016 transmittal, making legislative action necessary.

In a recent case, *Burns v. Maryland Department of Health*, OAH No. MDH-MCP-012-21-17696, attorneys from FreeState Justice challenged the legality of Maryland's blanket exclusions under both Maryland and federal law. But while the administrative law judge in that case found these arguments compelling, he ultimately held that he lacked authority to rule on them.

At the hearing, the Appellant argued I should reverse Amerigroup's decision because the policy upon which Amerigroup based the decision discriminates against transgender individuals. Based upon the literature and evidence the Appellant presented, I find that point well taken as it relates to Transmittal

100. However, I find no authority for me, in this proceeding, to reverse Amerigroup's decision on those grounds. I find such arguments better directed to causes of action in other tribunals against entities other than Amerigroup.

Burns v. Maryland Department of Health at 12 n 11.

Unlike that administrative law judge, this committee has the power to remedy the injustice of Transmittal 110 and Maryland's current blanket exclusion of many types of transition-related care. Please do so.

For these reasons, FreeState Justice urges a favorable report on House Bill 746.