GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 808

Committee Substitute Favorable 5/2/23 Third Edition Engrossed 5/3/23 Senate Health Care Committee Substitute Adopted 6/21/23 Senate Judiciary Committee Substitute Adopted 6/22/23 Sixth Edition Engrossed 6/27/23

	Short Title: Ge	ender Transition/Minors.	(Public)
	Sponsors:		
	Referred to:		
		April 19, 2023	
1		A BILL TO BE ENTITLED	
2	AN ACT TO PR	OHIBIT GENDER TRANSITION PROCEDURES FOR M	AINORS.
3	The General Asso	embly of North Carolina enacts:	
4		TON 1. Chapter 90 of the General Statutes is amended by a	adding a new Article
5	to read:		
6		" <u>Article 1N.</u>	
7		"Gender Transition Procedures on Minors.	
8	" <u>§ 90-21.150. D</u>		
9	The following	g definitions apply in this Article:	
10	<u>(1)</u>	Biological sex. – The biological indication of male and fe	
11		of reproductive potential or capacity, such as sex chro	
12		occurring sex hormones, gonads, and nonambiguous in	
13		genitalia present at birth, without regard to an individ	ual's psychological,
14	<i>(</i> -)	chosen, or subjective experience of gender.	
15	<u>(2)</u>	Cross-sex hormones Supraphysiologic doses of te	
16		androgens to members of the female biological sex or sup	
17		of estrogen or synthetic compounds with estrogenic activi	
18		male biological sex when used for the purpose of assisting	g an individual with
19		<u>a gender transition.</u>	
20	<u>(3)</u>	Gender. – The psychological, behavioral, social, and cult	ural aspects of being
21		male or female.	
22	<u>(4)</u>	<u>Gender reassignment surgery. – Any surgical service tha</u>	• •
23		alter or remove healthy physical or anatomical characteri	
24		are typical for the individual's biological sex, in order	
25		physiological or anatomical characteristics that resemble	
26		the individual's biological sex, including a genital or	non-genital gender
27	(5)	reassignment surgery as defined in this section.	······································
28	<u>(5)</u>	<u>Gender transition. – The process in which a person goes fr</u>	•••
29 20		and living as a gender that corresponds to his or he	
30		identifying with and living as a gender different from his and may involve social legal or physical changes	or her biological sex
31		and may involve social, legal, or physical changes.	



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<u>(6</u>) Ge	nital gender reassignment surgery. – A gender reass	signment surgery
<u> </u>		formed for the purpose of assisting an individual with a	
	-	luding, without limitation, any of the following:	<u>genaer transition</u>
	<u>a.</u>	Surgical procedures such as penectomy, orchiector	my vaginonlasty
	<u>u.</u>	clitoroplasty, or vulvoplasty for biologically r	
		hysterectomy or ovariectomy for biologically female	*
	<u>b.</u>	Reconstruction of the fixed part of the urethra w	
	<u>U.</u>	metoidioplasty.	vitil of without a
	0		tion of greation or
	<u>c.</u>	Phalloplasty, vaginectomy, scrotoplasty, or implanta	
(7) M.	testicular prostheses for biologically female patients	
<u>(7</u>		<u>dical professional. – Any individual licensed to practic</u>	
		ticle 1 of this Chapter or licensed to prescribe or dispense	e drugs under this
(0)		<u>apter.</u>	
<u>(8</u>		<u>nor. – An individual who is younger than 18 years of age</u>	
<u>(9</u>	-	n-genital gender reassignment surgery. – A gender reas	
		formed for the purpose of assisting an individual with a	gender transition,
	<u>inc</u>	luding, without limitation, any of the following:	
	<u>a.</u>	Surgical procedures for biologically male pa	
		augmentation mammoplasty, facial feminization sur	
		lipofilling, voice surgery, thyroid cartilage re	eduction, gluteal
		augmentation, or hair reconstruction.	
	<u>b.</u>	Surgical procedures for biologically female p	
		subcutaneous mastectomy, voice surgery, liposucti	<u>on, lipofilling, or</u>
		pectoral implants.	
<u>(1</u>		berty-blocking drugs. – Gonadotropin releasing hormo	
	oth	er synthetic drugs used in biological males to stop lut	einizing hormone
		retion and therefore testosterone secretion, or synthet	-
	<u>bic</u>	logical females which stop the production of estrogens	and progesterone,
	wh	en used to delay or suppress pubertal development in	children for the
	pu	pose of assisting an individual with a gender transition.	
<u>(1</u>	<u>1)</u> <u>Su</u>	rgical gender transition procedure. – Any surgical se	ervice, including,
	wi	hout limitation, genital gender reassignment surgery	and non-genital
	rea	ssignment surgery, physician's services, and inpatier	nt and outpatient
	hos	spital services related to gender transition, that seeks	to do any of the
	fol	lowing for the purpose of effecting a gender transition:	
	<u>a.</u>	Alter or remove physical or anatomical characteristi	cs or features that
	_	are typical for the individual's biological sex.	
	<u>b.</u>	Instill or create physiological or anatomical ch	naracteristics that
	_	resemble a sex different from the individual's biolog	
§ 90-21.151	. Limita	tions on gender transition procedures.	
		ful for a medical professional to perform a surgical	gender transition
		or to prescribe, provide, or dispense puberty-blocking c	•
hormones to a			<u> </u>
		certain procedures are permitted.	
		unding G.S. 90-21.151, and provided the minor's parents	or quardians give
		medical professional shall not be prohibited from prov	
following pro			any of the
<u>tonowing pro</u> (1		vices to persons born with a medically verifiable	disorder of sev
<u>(1</u>		relopment, including a person with external biological s	
		t are unresolvedly ambiguous, such as those bor	
		t are unresolventy amorguous, such as mose bor	$11 \text{ with } +0 \Lambda\Lambda$

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		chromosomes with virilization, 46 XY chromoso	omes with under-virilization
		or having both ovarian and testicular tissue.	
	(2)	Services provided when a physician has otherw	vise diagnosed a disorder of
		sexual development that the physician has det	ermined through genetic of
		biochemical testing that the person does not ha	ive normal sex chromosome
		structure, sex steroid hormone production, or sex	
	<u>(3)</u>	The treatment of any infection, injury, disease	
		caused by or exacerbated by the performance of	gender transition procedures
		whether or not the gender transition procedure v	
		with State and federal law.	*
	(4)	Breast reduction procedures for a female patient	causing a physical disorder.
	(5)	Any procedure undertaken because the individ	
	<u></u>	disorder, physical injury, or physical illness th	
		physician, place the individual in imminent dang	
		major bodily function unless surgery is performe	· •
	(6)	Any surgery, including those listed in G.S. 90	
	<u>X-7</u>	treating physician certifies is medically necess	
		condition.	
(b)	Notw	ithstanding G.S. 90-21.151, a medical professional	shall not be prohibited from
		ompleting a course of treatment for a minor that	-
		ure, or the administration of puberty-blocking dru	
all of the f			
	(1)	The course of treatment commenced prior to A	ugust 1, 2023, and was sti
	<u></u>	active as of that date.	
	(2)	In the reasonable medical judgment of the med	ical professional, it is in th
	<u></u>	best interest of the minor for the course of tr	•
		completed.	
	(3)	The minor's parents or guardians consent to the c	continuation or completion o
		treatment.	-
<u>(c)</u>	Excer	ot as provided in G.S. 90-21.151, nothing in this .	Article shall be construed to
	-	nt provided by a licensed mental health profession	
-		professional's practice.	*
(d)		nedical professional, or an entity that employs of	or contracts with a medica
professior		Il be required to perform a surgical gender transi	
provide, (or disp	ense puberty-blocking drugs or cross-sex horm	ones. No hospital or othe
healthcare	institu	ition shall be required to participate in, or allow	the use of, its facilities by
medical p	rofessio	onal performing a surgical gender transition procedu	ure or prescribing, providing
or dispens	ing pul	berty-blocking drugs or cross-sex hormones, regar	dless of whether the medica
-		nployed by, under contract with, or has admitting	
other hea	lthcare	institution. No medical professional, entity, h	ospital, or other healthcar
institution	institution shall be civilly, criminally, or administratively liable for exercising his, her, or its		
rights und	rights under this subsection.		
" <u>§ 90-21.1</u>	153. Pe	enalties.	
<u>A vio</u>	A violation of any of the provisions of this Article by a medical professional shall be		
	considered unprofessional conduct and shall result in the revocation of the medical professional's		
license to	practic	<u>e.</u> "	_
	SECT	FION 2. Article 1N of Chapter 90 of the General St	tatutes, as enacted by Sectio
	ct, is ar	nended by adding a new section to read:	-
1 of this a			
	1 <u>54.</u> Ci	ivil remedies.	
		<mark>ivil remedies.</mark> i) medical professional who performs a surgical ge	ender transition procedure or

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1	to a minor and (ii) entity that employs or contracts with a medical professional who performs a			
2	surgical gender transition procedure on a minor or who prescribes, provides, or dispenses			
3	puberty-blocking drugs or cross-sex hormones to a minor shall be liable to the minor for any			
4	physical, psychological, emotional, or physiological harms the minor suffers as a result of the			
5	surgical gender transition procedure, puberty-blocking drugs, or cross-sex hormones.			
6	(b) A minor who suffers an injury described in subsection (a) of this section, or a parent			
7	or guardian of a minor who suffers an injury described in subsection (a) of this section, may bring			
8	a civil action within the latter of 25 years from the day the minor reaches 18 years of age or four			
9	years from the time of discovery by the injured party of both the injury and the causal relationship			
10	between the treatment and the injury against the offending medical professional or entity. If the			
11	minor who suffered any injury described in subsection (a) of this section is under a legal disability			
12	upon attaining 18 years of age, the time limitation in this subsection does not begin to run until			
13	that legal disability is removed. An individual commencing an action under this section may seek			
14	the following relief:			
15	(1) Declaratory or injunctive relief.			
16	(2) Compensatory damages, including pain and suffering, loss of reputation, loss			
17	of income, and loss of consortium, which includes the loss of expectation of			
18	sharing parenthood.			
19	(3) Punitive damages.			
20	(4) Attorneys' fees and court costs.			
21	(5) Any other appropriate relief.			
22	(c) Minors bringing an action under this section may do so through a parent or guardian			
23	prior to attaining majority and may do so in their own name after attaining majority.			
24	Notwithstanding G.S. 143-299, any action brought under this section may be commenced within			
25	the time frames described in subsection (b) of this section.			
26	(d) G.S. 90-21.19(a) shall not apply to damages awarded in an action brought under this			
27	section.			
28	(e) Medical professionals and entities employing or contracting with medical			
29	professionals may not seek a contractual waiver of the liability imposed under this section. Any			
30	attempted waiver is null and void."			
31	SECTION 3. Article 6 of Chapter 143C of the General Statutes is amended by adding			
32	a new section to read:			
33	"§ 143C-6-5.6. Limitation on use of State funds for gender transition procedures.			
34	(a) The following definitions apply in this section:			
35	(1) Cross-sex hormones. – As defined in G.S. 90-21.150.			
36	(2) Minor. – As defined in G.S. 90-21.150.			
37	(3) Puberty-blocking drugs. – As defined in G.S. 90-21.150.			
38	(4) Surgical gender transition procedure. – As defined in G.S. 90-21.150.			
39	(b) No State funds may be used, directly or indirectly, for the performance of or in			
40	furtherance of surgical gender transition procedures, or to provide puberty-blocking drugs or			
41	cross-sex hormones to a minor, or to support the administration of any governmental health plan			
42	or government-offered insurance policy offering surgical gender transition procedures,			
43	puberty-blocking drugs, or cross-sex hormones to a minor.			
44	(c) Subsection (b) of this section shall not apply to the State Health Plan for Teachers and			
45	State Employees."			
46	SECTION 4. If any provision of this act or its application is held invalid, the			
47	invalidity does not affect other provisions or applications of this act that can be given effect			
48	without the invalid provisions or application and, to this end, the provisions of this act are			
49	severable.			
50	SECTION 5. Section 2 of this act becomes effective July 1, 2023, or when the bill			
51	becomes law, whichever is earlier. Sections 1 and 3 of this act become effective August 1, 2023.			

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- 1 Subsection (c) of G.S. 143C-6-5.6, as enacted by Section 3 of this act, expires 30 days after the
- 2 Memorandum and Order, dated June 10, 2022, or the permanent injunction ordered therein in
- 3 Kadel v. Folwell, 1:19CV272 is vacated, overturned, or is no longer in force. The State Health
- 4 Plan for Teachers and State Employees shall notify the Revisor of Statutes if the order or
- 5 injunction is vacated, overturned, or no longer in force. The remainder of this act is effective
- 6 when it becomes law.