FLORIDA HOUSE O F R E P R E S E N T A T I V E S CS/CS/HB 1421 2023 1 A bill to be entitled 2 An act relating to gender clinical interventions; 3 creating s. 61.5175, F.S.; authorizing a court of this state to enter, modify, or stay a child custody 4 5 determination under specified circumstances; creating 6 s. 381.991, F.S.; prohibiting certain persons and 7 entities from expending funds for reimbursement for 8 specified clinical interventions; amending s. 382.016, 9 F.S.; prohibiting a person's biological sex from being 10 changed on a birth certificate; providing an 11 exception; providing for disciplinary actions; 12 amending s. 456.074, F.S.; requiring the department to 13 immediately suspend the license of a health care 14 practitioner who is arrested for committing or 15 attempting, soliciting, or conspiring to commit specified violations related to gender clinical 16 17 interventions for a minor; creating s. 456.52, F.S.; providing a definition for the term "gender clinical 18 19 interventions"; prohibiting gender clinical 20 interventions for minors; providing exceptions; requiring a physician to maintain specified 21 22 professional liability coverage; requiring a physician 23 to obtain informed written consent from a patient under certain circumstances; providing requirements 24 25 for the informed consent form; authorizing certain Page 1 of 10 CODING: Words stricken are deletions; words underlined are additions. hb1421-02-c2 PL000970

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26	persons to refuse to participate in gender clinical
27	interventions; providing liability and penalties;
28	creating s. 627.6411, F.S.; prohibiting a health
29	insurance policy from providing coverage for gender
30	clinical interventions; amending s. 641.31, F.S.;
31	prohibiting a health maintenance contract from
32	including coverage for gender clinical interventions;
33	creating s. 766.318, F.S.; providing for physician
34	liability; providing penalties for injuries and
35	wrongful death caused by gender clinical
36	interventions; authorizing the award of specified
37	damages and attorney fees and costs; providing statute
38	of limitations periods; providing an effective date.
39	
40	Be It Enacted by the Legislature of the State of Florida:
41	
42	Section 1. Section 61.5175, Florida Statutes, is created
43	to read:
44	61.5175 Protection of children from gender clinical
45	interventionsNotwithstanding any other provision of this part,
46	a court of this state has jurisdiction to enter, modify, or stay
47	a child custody determination relating to a child who is present
48	in this state to the extent necessary to protect the child from
49	being subjected to gender clinical interventions, as defined in
50	<u>s. 456.52(1), in another state.</u>

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51	Section 2. Section 381.991, Florida Statutes, is created
52	to read:
53	381.991 Public expenditures for gender clinical
54	interventions; prohibitionA state agency, political
55	subdivision, public postsecondary institution as defined in
56	1000.04, or person providing services to or on behalf of any
57	such agency, subdivision, or institution by contract or other
58	agreement or relationship, may not expend funds to provide or
59	reimburse for gender clinical interventions as defined in s.
60	<u>456.52(1).</u>
61	Section 3. Paragraph (f) of subsection (1) of section
62	382.016, Florida Statutes, is created to read:
63	382.016 Amendment of recordsThe department, upon receipt
64	of the fee prescribed in s. 382.0255; documentary evidence, as
65	specified by rule, of any misstatement, error, or omission
66	occurring in any birth, death, or fetal death record; and an
67	affidavit setting forth the changes to be made, shall amend or
68	replace the original certificate as necessary.
69	(1) CERTIFICATE OF LIVE BIRTH AMENDMENT
70	(f) The sex recorded on a birth certificate must be the
71	person's biological sex at birth. The sex recorded on the birth
72	certificate may only be changed in the case of a scrivener's
73	error or in the case of a person born with external biological
74	sex characteristics that were unresolvably ambiguous at the time
75	of birth. The sex recorded on a birth certificate may not be

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76	changed for the purpose of affirming a person's perception of
77	his or her sex if that perception is inconsistent with the
78	person's sex at birth. The department may change the sex
79	recorded on a birth certificate under this paragraph upon the
80	written request of a health care practitioner, as defined in s.
81	456.001, stating and providing evidence establishing the basis
82	for the correction. Misrepresenting or providing fraudulent
83	evidence in such a request is grounds for disciplinary action
84	under s. 456.072 and any applicable practice act.
85	Section 4. Paragraphs (c) through (gg) of subsection (5)
86	of section 456.074, Florida Statutes, are redesignated as
87	paragraphs (d) through (hh), respectively, and a new paragraph
88	(c) is added to that subsection, to read:
89	456.074 Certain health care practitioners; immediate
90	suspension of license
91	(5) The department shall issue an emergency order
92	suspending the license of any health care practitioner who is
93	arrested for committing or attempting, soliciting, or conspiring
94	to commit any act that would constitute a violation of any of
95	the following criminal offenses in this state or similar
96	offenses in another jurisdiction:
97	(c) Section 456.52(7), relating to providing gender
98	clinical interventions to a minor.
99	Section 5. Section 456.52, Florida Statutes, is created to
100	read:
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101	456.52 Prohibition on gender clinical interventions for
102	minors; physician requirements.—
103	(1) For the purposes of this section, "gender clinical
104	interventions" means procedures or therapies that alter internal
105	or external physical traits for the purpose of affirming a
106	person's perception of his or her sex if that perception is
107	inconsistent with the person's sex at birth.
108	(a) The term includes, but is not limited to:
109	1. Sex reassignment surgeries or any other surgical
110	procedures that alter primary or secondary sexual
111	characteristics.
112	2. Puberty blocking, hormone, and hormone antagonistic
113	therapies.
114	(b) The term does not include:
115	1. Treatment provided by a physician who, in his or her
	1. Treatment provided by a physician who, in his or her good faith clinical judgment, performs procedures upon, or
115	
115 116	good faith clinical judgment, performs procedures upon, or
115 116 117	good faith clinical judgment, performs procedures upon, or provides therapies to, a minor born with a medically verifiable
115 116 117 118	good faith clinical judgment, performs procedures upon, or provides therapies to, a minor born with a medically verifiable genetic disorder of sexual development, including the following:
115 116 117 118 119	good faith clinical judgment, performs procedures upon, or provides therapies to, a minor born with a medically verifiable genetic disorder of sexual development, including the following: a. External biological sex characteristics that are
115 116 117 118 119 120	<pre>good faith clinical judgment, performs procedures upon, or provides therapies to, a minor born with a medically verifiable genetic disorder of sexual development, including the following:</pre>
115 116 117 118 119 120 121	<pre>good faith clinical judgment, performs procedures upon, or provides therapies to, a minor born with a medically verifiable genetic disorder of sexual development, including the following:</pre>
115 116 117 118 119 120 121 122	<pre>good faith clinical judgment, performs procedures upon, or provides therapies to, a minor born with a medically verifiable genetic disorder of sexual development, including the following:</pre>
115 116 117 118 119 120 121 122 123	<pre>good faith clinical judgment, performs procedures upon, or provides therapies to, a minor born with a medically verifiable genetic disorder of sexual development, including the following:</pre>

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126	2. Treatment of any infection, injury, disease, or
127	disorder caused or exacerbated by the performance of gender
128	clinical interventions regardless of whether such interventions
129	were performed in accordance with state or federal law.
130	(2)(a) Gender clinical interventions may only be provided
131	by a physician licensed under chapter 458 or chapter 459 or a
132	physician practicing medicine or osteopathic medicine in the
133	employment of the Federal Government.
134	(b) A physician may not provide gender clinical
135	interventions to a minor, except that a minor who was prescribed
136	gender clinical interventions described in (1)(a)2. on or before
137	January 1, 2023, and continuously received such therapies
138	through July 1, 2023, may continue to receive such therapies
139	through December 31, 2023, solely for the purpose of gradual
140	discontinuation of such therapies.
141	(3) Notwithstanding ss. 458.320(5) and 459.0085(5), a
142	physician who provides gender clinical interventions for adults
143	must obtain and maintain professional liability coverage in the
144	amounts established in ss. 458.320(2)(b) and 459.0085(2)(b), as
145	applicable.
146	(4)(a) A physician must, while physically present in the
147	same room as an adult patient, obtain informed written consent
148	from the patient each time the physician provides gender
149	clinical interventions. The physician must sign the consent and
150	maintain the consent in the medical record. The patient must
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151	sign the informed consent acknowledging that the physician has
152	sufficiently explained its content. The physician must use an
153	informed consent form adopted in rule by the Board of Medicine
154	and the Board of Osteopathic Medicine, which must include, at a
155	minimum, information related to the current state of research
156	<u>of:</u>
157	1. The long-term and short-term effects of gender clinical
158	interventions.
159	2. The impact of gender clinical interventions on physical
160	and mental health.
161	(b) The Board of Medicine and the Board of Osteopathic
162	Medicine, as applicable, shall adopt emergency rules to
163	implement this section.
164	(c) Any emergency rules adopted under this section are
165	exempt from s. 120.54(4)(c) and shall remain in effect until
166	replaced by rules adopted under the nonemergency rulemaking
167	procedures of the Administrative Procedure Act.
168	(5) This section does not require a person to participate
169	in a gender clinical intervention. A person is not liable for
170	the refusal to participate in a gender clinical intervention. A
171	person who is a member of or associated with the staff of a
172	hospital, or an employee of a hospital or physician in which or
173	by whom gender clinical interventions are authorized, performed,
174	or provided, and states an objection to such intervention on
175	clinical, moral, or religious grounds is not required to

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176	participate in such intervention. The refusal of any such person
177	may not form the basis for any disciplinary or other
178	recriminatory action against such person.
179	(6) A board, or the department if there is no board, must
180	revoke the license of a health care practitioner if the board,
181	or the department if there is no board, determines that the
182	health care practitioner violated this section.
183	(7) A health care practitioner who willfully or actively
184	participates in a violation of (2)(b) commits a felony of the
185	third degree, punishable as provided in s. 775.082, s. 775.083,
186	<u>or s. 775.084.</u>
187	Section 6. Section 627.6411, Florida Statutes, is created
188	to read:
189	627.6411 Coverage of certain treatment.—A health insurance
1 0 0	policy may not provide coverage for gender clinical
190	
190	interventions as defined in s. 456.52(1).
191	interventions as defined in s. 456.52(1).
191 192	interventions as defined in s. 456.52(1). Section 7. Subsection (48) is added to section 641.31,
191 192 193	interventions as defined in s. 456.52(1). Section 7. Subsection (48) is added to section 641.31, Florida Statutes, to read:
191 192 193 194	interventions as defined in s. 456.52(1). Section 7. Subsection (48) is added to section 641.31, Florida Statutes, to read: 641.31 Health maintenance contracts.—
191 192 193 194 195	<pre>interventions as defined in s. 456.52(1). Section 7. Subsection (48) is added to section 641.31, Florida Statutes, to read: 641.31 Health maintenance contracts (48) A health maintenance contract may not include</pre>
191 192 193 194 195 196	<pre>interventions as defined in s. 456.52(1). Section 7. Subsection (48) is added to section 641.31, Florida Statutes, to read: 641.31 Health maintenance contracts (48) A health maintenance contract may not include coverage for gender clinical interventions as defined in s.</pre>
191 192 193 194 195 196 197	<pre>interventions as defined in s. 456.52(1). Section 7. Subsection (48) is added to section 641.31, Florida Statutes, to read: 641.31 Health maintenance contracts <u>(48) A health maintenance contract may not include</u> coverage for gender clinical interventions as defined in s. <u>456.52(1).</u></pre>
191 192 193 194 195 196 197 198	<pre>interventions as defined in s. 456.52(1). Section 7. Subsection (48) is added to section 641.31, Florida Statutes, to read: 641.31 Health maintenance contracts (48) A health maintenance contract may not include coverage for gender clinical interventions as defined in s. 456.52(1). Section 8. Section 766.318, Florida Statutes, is created</pre>

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201	(1) A physician who provides gender clinical
202	interventions, as defined in s. 456.52, to a person is liable to
203	the person for any physical, psychological, emotional, or
204	physiological injury resulting from the gender clinical
205	intervention.
206	(2) A person who receives a gender clinical intervention
207	from a physician may bring a civil action against such
208	practitioner in a court of competent jurisdiction for:
209	(a) Declaratory or injunctive relief.
210	(b) Economic damages.
211	(c) Noneconomic damages.
212	(d) Punitive damages.
213	(e) Attorney fees and costs.
214	(3) In an action brought under this section, the
215	limitations on punitive damages in s. 768.73, or any other
216	provision of law that seeks to limit punitive damages, do not
217	apply.
218	(4) The estate of, or a legal guardian on behalf of, a
219	person who received a gender clinical intervention from a
220	physician, when the death of that person was caused by such
221	gender clinical intervention, may bring a civil action against
222	such practitioner in a court of competent jurisdiction for all
223	of the following:
224	(a) All remedies available under subsection (2).
225	(b) All remedies available under s. 766.102.
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226	(c) Treble damages.
227	(5) Notwithstanding s. 95.11, an action brought under
228	subsection (2) must be commenced within 30 years after the date
229	of the gender clinical interventions.
230	(6) An action brought under subsection (4) must be
231	commenced within 5 years after the date of the person's death or
232	the discovery of the person's death, whichever is later.
233	Section 9. This act shall take effect July 1, 2023.

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