HOUSE COMMITTEE AMENDMENTS
2023 Regular Session
Substitute for Original House Bill No. 463 by Representative Firment as proposed by the House Committee on Health and Welfare

This document reflects the content of a substitute bill but is not in a bill form; page numbers in this document DO NOT correspond to page numbers in the substitute bill itself.

To enact Part IX of Chapter 5-A of Title 40 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 40:1098.1 through 1098.4, relative to gender reassignment procedures; to provide for definitions; to exclude certain services, treatments, and procedures relative to gender reassignment; to provide certain restrictions for healthcare professionals; to establish disciplinary procedures; to provide for legal remedies; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. Part IX of Chapter 5-A of Title 40 of the Louisiana Revised Statutes of 1950, comprised of R.S. 40:1098.1 through 1098.4, is hereby enacted to read as follows:

PART IX. THE STOP HARMING OUR KIDS ACT

§1098.1. Definitions

For the purposes of this Part, the following terms have the meaning ascribed to them unless the context clearly indicates otherwise:

(1) "Healthcare professional" has the same meaning as the term is defined in R.S. 14:34.8.

(2) "Minor" means any person under the age of eighteen.

(3) "Sex" means the biological indication of male and female, as evidenced by sex chromosomes, naturally occurring sex hormones, gonads, and nonambiguous internal and external genitalia present at birth.

§1098.2. Healthcare professionals; restrictions

A. A healthcare professional shall not knowingly engage in any act that attempts to alter a minor's appearance or to validate a minor's perception of his sex if the minor's perception is inconsistent with his sex, including but not limited to any of the following:

CODING: Words in struck through type are deletions from existing law; words underscored are additions.
(1) The prescription or administration of gonadotropin-releasing hormone analogues or other synthetic drugs used to stop luteinizing hormone and follicle stimulating hormone secretion, synthetic antiandrogen drugs used to block the androgen receptor, or any drug to suppress or delay normal puberty.

(2) The prescription or administration of testosterone, estrogen, or progesterone, in amounts greater than would normally be produced endogenously in a healthy individual of the same age and sex.

(3) The performance of any sterilizing surgery, including but not limited to castration, hysterectomy, oophorectomy, orchietomy, penectomy, and vasectomy.

(4) The performance of any surgery that artificially constructs tissue having the appearance of genitalia differing from the minor’s sex, including metoidioplasty, phalloplasty, and vaginoplasty.

(5) The removal of any healthy or non-diseased body part or tissue.

(6) The performance of augmentation mammoplasty, facial feminization surgery, liposuction, lipofilling, pectoral implants, voice surgery, thyroid cartilage reduction, gluteal augmentation, hair reconstruction, or any aesthetic surgical procedure.

B. The prohibitions of this Part shall not limit or restrict the provision of services to any of the following:

(1) A minor born with a medically verifiable disorder of sex development, including but not limited to external sex characteristics that are irresolvably ambiguous.

(2) A minor diagnosed with a disorder of sexual development, if a healthcare provider has determined, through genetic or biochemical testing, that the minor does not have a sex chromosome structure, sex steroid hormone production, or sex steroid hormone action, that is normal for a biological male or biological female.

(3) A minor needing treatment for an infection, injury, disease, or disorder that has been caused or exacerbated by any action or procedure prohibited by this Part.
(4) A minor suffering from a physical disorder, physical injury, or physical illness that is certified by a healthcare provider and that would place the individual in imminent danger of death or impairment of major bodily function unless surgery is performed.

C. If, prior to July 1, 2023, a healthcare professional has initiated a course of treatment, for a minor, which includes the prescription or administration of any drug or hormone prohibited by this Part, and if the healthcare professional determines and documents in the minor's medical record that immediately terminating the minor's use of the drug or hormone would cause harm to the minor, the healthcare professional may institute a period during which the minor's use of the drug or hormone is systematically reduced and discontinued. The period may not extend beyond December 31, 2023.

§1098.3. Healthcare professionals; disciplinary actions

If a professional or occupational licensing board finds, by a preponderance of the evidence, that a healthcare professional licensed or certified by the board has violated the provisions of this Part, the board shall revoke any professional or occupational license or certificate held by the healthcare professional for a minimum of two years.

§1098.4. Legal remedies

A. A person may bring a civil action for damages, injunctive or declaratory relief, attorney fees, and any other appropriate remedies for injury suffered as a result of a violation of this Part. A civil action shall be commenced before the later of either of the following:

(1) The date on which the person reaches the age of forty.

(2) Within three years from the time the person discovered or reasonably should have discovered that the injury or damages were caused by the violation.

B. The attorney general may bring an action to enforce compliance with this Part. Nothing in this Part shall be construed to deny, impair, or otherwise affect any right or authority of the attorney general, the state, or any agency, officer, or employee of the state to institute or intervene in any proceeding.
Draft 2023 Regular Session

Abstract: Establishes the "Stop Harming Our Kids Act" in Louisiana and prohibits procedures that alter the gender of minors.

Proposed law defines "minor" as any person under the age of 18.

Proposed law defines "sex" as the biological indication of male and female, as evidenced by sex chromosomes, naturally occurring sex hormones, gonads, and nonambiguous internal and external genitalia present at birth.

Proposed law retains the definition of "healthcare professional" in present law.

Proposed law prohibits healthcare professionals from knowingly committing any act that attempts to alter a minor's appearance or to validate a minor's perception of his sex if the minor's perception is inconsistent with his biological sex.

The prohibited acts provided in proposed law include but are not limited to the following:

1. The prescription or administration of gonadotropin-releasing hormone analogues or other synthetic drugs.
2. The prescription or administration of testosterone, estrogen, or progesterone, in amounts greater than would naturally be produced.
3. The performance of any sterilizing surgery.
4. The performance of any surgery that artificially constructs tissue having the appearance of genitalia differing from the minor's biological sex.
5. The removal of any healthy or non-diseased body part or tissue.

Proposed law provides that if a healthcare professional has initiated a course of treatment for a minor that violates the provisions of proposed law prior to July 1, 2023, the healthcare professional may institute a period during which the minor's use of the drug or hormone is systematically reduced and discontinued. Proposed law further provides that the period may not extend beyond December 31, 2023.

Proposed law provides that if a professional or occupational licensing board finds that a healthcare professional licensed or certified by the board has violated the provisions of proposed law, the board shall revoke any professional or occupational license or certificate held by the healthcare professional for a minimum of two years.

Proposed law provides that a person may bring a civil action for any injury suffered as a result of a violation of proposed law. Proposed law further provides that the civil action shall be commenced before the later of either of the following:

1. The date on which the person reaches the age of 40.

CODING: Words in struck through type are deletions from existing law; words underscored are additions.
(2) Within three years from the time the person discovered or reasonably should have discovered that the injury or damages were caused by the violation.

Proposed law provides that the attorney general may bring an action to enforce compliance with proposed law.

(Adds R.S. 40:1098.1-1098.4)