By Senator Stargel

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1	A bill to be entitled
2	An act relating to parental rights; creating chapter
3	1014, F.S.; creating s. 1014.01, F.S.; providing a
4	short title; creating s. 1014.02, F.S.; providing
5	legislative findings; defining the term "parent";
6	creating s. 1014.03, F.S.; providing that the state,
7	its political subdivisions, other governmental
8	entities, or other institutions may not infringe on
9	parental rights without demonstrating specified
10	information; creating s. 1014.04, F.S.; providing that
11	a parent of a minor child has specified rights
12	relating to his or her minor child; prohibiting the
13	state from infringing upon specified parental rights;
14	prohibiting specified parental rights from being
15	limited or denied; providing that certain actions by
16	specified individuals are grounds for disciplinary
17	actions against those individuals; providing
18	construction; creating s. 1014.05, F.S.; requiring
19	each district school board in consultation with
20	parents, teachers, and administrators, to develop and
21	adopt a policy to promote parental involvement in the
22	public school system; providing requirements for such
23	policy; defining the term "instructional materials";
24	authorizing a district school board to provide such
25	policy electronically or on its website; authorizing a
26	parent to request certain information in writing;
27	providing a procedure for appealing the denial of such
28	information requests; creating s. 1014.06, F.S.;
29	prohibiting certain health care practitioners from

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30	taking specified actions without a parent's written
31	permission; prohibiting certain entities from taking
32	specified actions relating to a minor's health care
33	without a parent's written permission; prohibiting a
34	health care facility from allowing certain actions
35	without a parent's written permission; providing
36	exceptions; providing for disciplinary actions and
37	criminal penalties; amending s. 408.813, F.S.;
38	providing that certain violations relating to parental
39	consent are grounds for administrative fines for
40	health care facilities; amending s. 456.072, F.S.;
41	providing that failure to comply with certain parental
42	consent requirements is grounds for disciplinary
43	action for health care practitioners; providing an
44	effective date.
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46	Be It Enacted by the Legislature of the State of Florida:
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48	Section 1. Chapter 1014, Florida Statutes, consisting of
49	ss. 1014.01-1014.06, is created and shall be entitled "Parents'
50	Bill of Rights."
51	Section 2. Section 1014.01, Florida Statutes, is created to
52	read:
53	1014.01 Short titleThis section and ss. 1014.02-1014.06
54	may be cited as the "Parents' Bill of Rights."
55	Section 3. Section 1014.02, Florida Statutes, is created to
56	read:
57	1014.02 Legislative findings and definition
58	(1) The Legislature finds that it is a fundamental right of

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59	parents to direct the upbringing, education, and care of their
60	minor children. The Legislature further finds that important
61	information relating to a minor child should not be withheld,
62	either inadvertently or purposefully, from his or her parent,
63	including information relating to the minor child's health,
64	well-being, and education, while the minor child is in the
65	custody of the school district. The Legislature further finds it
66	is necessary to establish a consistent mechanism for parents to
67	be notified of information relating to the health and well-being
68	of their minor children.
69	(2) For purposes of this chapter, the term "parent" means a
70	person who has legal custody of a minor child as a natural or
71	adoptive parent or a legal guardian.
72	Section 4. Section 1014.03, Florida Statutes, is created to
73	read:
74	1014.03 Infringement of parental rightsThe state, any of
75	its political subdivisions, any other governmental entity, or
76	any other institution may not infringe on the fundamental rights
77	of a parent to direct the upbringing, education, health care,
78	and mental health of his or her minor child without
79	demonstrating that such action is reasonable and necessary to
80	achieve a compelling state interest and that such action is
81	narrowly tailored and is not otherwise served by a less
82	restrictive means.
83	Section 5. Section 1014.04, Florida Statutes, is created to
84	read:
85	1014.04 Parental rights
86	(1) All parental rights are reserved to the parent of a
87	minor child in this state without obstruction or interference
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88	from the state, any of its political subdivisions, any other
89	governmental entity, or any other institution, including, but
90	not limited to, all of the following rights of a parent of a
91	minor child in this state:
92	(a) The right to direct the education and care of his or
93	her minor child.
94	(b) The right to direct the upbringing and the moral or
95	religious training of his or her minor child.
96	(c) The right, pursuant to s. 1002.20(2)(b) and (6), to
97	enroll his or her minor child in a public school or, as an
98	alternative to public education, a private school, religious
99	school, a home education program, or other available options.
100	(d) The right, pursuant to s. 1002.20(13), to access and
101	review all school records relating to his or her minor child.
102	(e) The right to make health care decisions for his or her
103	minor child, unless otherwise prohibited by law.
104	(f) The right to access and review all medical records of
105	his or her minor child, unless prohibited by law or if the
106	parent is the subject of an investigation of a crime committed
107	against the minor child and a law enforcement agency or official
108	requests that the information not be released.
109	(g) The right to consent in writing before a biometric scan
110	of his or her minor child is made, shared, or stored.
111	(h) The right to consent in writing before any record of
112	his or her minor child's blood or deoxyribonucleic acid (DNA) is
113	created, stored, or shared, except as required by general law or
114	authorized pursuant to a court order.
115	(i) The right to consent in writing before the state or any
116	of its political subdivisions makes a video or voice recording

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117	of his or her minor child unless such recording is made during
118	or as part of a court proceeding or is made as part of a
119	forensic interview in a criminal or Department of Children and
120	Families investigation or is to be used solely for the following
121	purposes:
122	1. A safety demonstration, including the maintenance of
123	order and discipline in the common areas of a school or on
124	student transportation vehicles;
125	2. A purpose related to a legitimate academic or
126	extracurricular activity;
127	3. A purpose related to regular classroom instructions;
128	4. Security or surveillance of buildings or grounds; or
129	5. A photo identification card.
130	(j) The right to be notified promptly if an employee of the
131	state, any of its political subdivisions, any other governmental
132	entity, or any other institution suspects that a criminal
133	offense has been committed against his or her minor child,
134	unless the incident has first been reported to law enforcement
135	or the Department of Children and Families and notifying the
136	parent would impede the investigation.
137	(2) This section does not:
138	(a) Authorize a parent of a minor child in this state to
139	engage in conduct that is unlawful or to abuse or neglect his or
140	her minor child in violation of general law;
141	(b) Condone, authorize, approve, or apply to a parental
142	action or decision that would end life;
143	(c) Prohibit a court of competent jurisdiction, law
144	enforcement officer, or employee of a government agency that is
145	responsible for child welfare from acting in his or her official

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146	capacity within the reasonable and prudent scope of his or her
147	authority; or
148	(d) Prohibit a court of competent jurisdiction from issuing
149	an order that is otherwise permitted by law.
150	(3) An employee of the state, any of its political
151	subdivisions, or any other governmental entity who encourages or
152	coerces, or attempts to encourage or coerce, a minor child to
153	withhold information from his or her parent may be subject to
154	disciplinary action.
155	(4) A parent of a minor child in this state has inalienable
156	rights that are more comprehensive than those listed in this
157	section, unless such rights have been legally waived or
158	terminated. This chapter does not prescribe all rights to a
159	parent of a minor child in this state. Unless required by law,
160	the rights of a parent of a minor child in this state may not be
161	limited or denied. This chapter may not be construed to apply to
162	a parental action or decision that would end life.
163	Section 6. Section 1014.05, Florida Statutes, is created to
164	read:
165	1014.05 School district notifications on parental rights
166	(1) Each district school board shall, in consultation with
167	parents, teachers, and administrators, develop and adopt a
168	policy to promote parental involvement in the public school
169	system. Such policy must include:
170	(a) A plan, pursuant to s. 1002.23, for parental
171	participation in schools to improve parent and teacher
172	cooperation in such areas as homework, school attendance, and
173	discipline.
174	(b) A procedure, pursuant to s. 1002.20(19)(b), for a
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175	 parent to learn about his or her minor child's course of study,
176	including the source of any supplemental education materials.
177	(c) Procedures for a parent to object to instructional
178	materials, including all classroom materials and school
179	activities, pursuant to s. 1006.28(2)(a)2., and a process for
180	withdrawing his or her minor child from the activity, class, or
181	program in which such materials or activities are used. Such
182	objections may be based on beliefs regarding morality, sex, and
183	religion or the belief that such materials or activities are
184	harmful. The term "instructional materials" includes, but is not
185	limited to, textbooks, workbooks and worksheets, handouts,
186	software, applications, Internet courses, and any and all
187	digital media available to students pursuant to their role as a
188	student in public school.
189	(d) Procedures, pursuant to s. 1002.20(3)(d), for a parent
190	to withdraw his or her minor child from any portion of the
191	school district's comprehensive health education required under
192	s. 1003.42(2)(n) that relates to sex education or instruction in
193	acquired immune deficiency syndrome education or any instruction
194	regarding sexuality if the parent provides a written objection
195	to his or her minor child's participation. Such procedures must
196	provide for a parent to be notified in advance of such course
197	content so that he or she may withdraw his or her minor child
198	from those portions of the course.
199	(e) Procedures, pursuant to s. 1006.195(1)(a), for a parent
200	to learn about the nature and purpose of clubs and activities
201	offered at his or her minor child's school, including those that
202	are extracurricular or part of the school curriculum.
203	(f) Procedures for a parent to learn about parental rights

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204	and responsibilities under general law, including all of the
205	following:
206	1. Pursuant to s. 1002.20(3)(d), the right to opt his or
207	her minor child out of any portion of the school district's
208	comprehensive health education required under s. 1003.42(2)(n)
209	that relates to sex education instruction in acquired immune
210	deficiency syndrome education or any instruction regarding
211	sexuality.
212	2. A plan to disseminate information, pursuant to s.
213	1002.20(6), about school choice options, including open
214	enrollment.
215	3. In accordance with s. 1002.20(3)(b), the right of a
216	parent to exempt his or her minor child from immunizations.
217	4. In accordance with s. 1008.22, the right of a parent to
218	review statewide, standardized assessment results.
219	5. In accordance with s. 1003.57, the right of a parent to
220	enroll his or her minor child in gifted or special education
221	programs.
222	6. In accordance with s. 1006.28(2)(a)1., the right of a
223	parent to inspect school district instructional materials.
224	7. In accordance with s. 1008.25, the right of a parent to
225	access information relating to the school district's policies
226	for promotion or retention, including high school graduation
227	requirements.
228	8. In accordance with s. 1002.20(14), the right of a parent
229	to receive a school report card and be informed of his or her
230	minor child's attendance requirements.
231	9. In accordance with s. 1002.23, the right of a parent to
232	access information relating to the state public education

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233	system, state standards, report card requirements, attendance
234	requirements, and instructional materials requirements.
235	10. In accordance with s. 1002.23(4), the right of a parent
236	to participate in parent-teacher associations and organizations
237	that are sanctioned by a district school board or the Department
238	of Education.
239	11. In accordance with s. 1002.222(1)(a), the right of a
240	parent to opt out of any district-level data collection relating
241	to his or her minor child not required by law.
242	(2) A district school board may provide the information
243	required in this section electronically or post such information
244	on its website.
245	(3) A parent may request, in writing, from the district
246	school superintendent the information required under this
247	section. Within 10 days, the district school superintendent must
248	provide such information to the parent. If the district school
249	superintendent denies a parent's request for information or does
250	not respond to the parent's request within 10 days, the parent
251	may appeal the denial to the district school board. The district
252	school board must place a parent's appeal on the agenda for its
253	next public meeting. If it is too late for a parent's appeal to
254	appear on the next agenda, the appeal must be included on the
255	agenda for the subsequent meeting.
256	Section 7. Section 1014.06, Florida Statutes, is created to
257	read:
258	1014.06 Parental consent for health care services
259	(1)(a) Except as otherwise provided by law, a health care
260	practitioner, as defined in s. 456.001, may not provide or
261	solicit or arrange to provide health care services or prescribe
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262	medicinal drugs to a minor child without first obtaining written
263	parental consent.
264	(b) Except as otherwise provided by law, a person, as
265	defined in s. 1.01, or an individual employed by such person may
266	not provide or solicit or arrange to provide health care
267	services or prescribe medicinal drugs to a minor child without
268	first obtaining written parental consent.
269	(2) Except as otherwise provided by law or a court order, a
270	provider, as defined in s. 408.803, may not allow a medical
271	procedure to be performed on a minor child in its facility
272	without first obtaining written parental consent.
273	(3) This section does not apply to an abortion, which is
274	governed by chapter 390.
275	(4) A health care practitioner or other person who violates
276	this section is subject to disciplinary action pursuant to s.
277	408.813 or s. 456.072, as applicable, and commits a misdemeanor
278	of the first degree, punishable as provided in s. 775.082 or s.
279	775.083.
280	Section 8. Paragraph (f) is added to subsection (3) of
281	section 408.813, Florida Statutes, to read:
282	408.813 Administrative fines; violations.—As a penalty for
283	any violation of this part, authorizing statutes, or applicable
284	rules, the agency may impose an administrative fine.
285	(3) The agency may impose an administrative fine for a
286	violation that is not designated as a class I, class II, class
287	III, or class IV violation. Unless otherwise specified by law,
288	the amount of the fine may not exceed \$500 for each violation.
289	Unclassified violations include:
290	(f) Violating the parental consent requirements of s.
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291	1014.06.
292	Section 9. Paragraph (pp) is added to subsection (1) of
293	section 456.072, Florida Statutes, to read:
294	456.072 Grounds for discipline; penalties; enforcement
295	(1) The following acts shall constitute grounds for which
296	the disciplinary actions specified in subsection (2) may be
297	taken:
298	(pp) Failure to comply with the parental consent
299	requirements of s. 1014.06.
300	Section 10. This act shall take effect July 1, 2020.

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