Ĩ	
1	A bill to be entitled
2	An act relating to treatments for sex reassignment;
3	amending s. 61.517, F.S.; granting courts of this
4	state temporary emergency jurisdiction over a child
5	present in this state if the child has been subjected
6	to or is threatened with being subjected to sex-
7	reassignment prescriptions or procedures; amending s.
8	61.534, F.S.; providing that, for purposes of warrants
9	to take physical custody of a child in certain child
10	custody enforcement proceedings, serious physical harm
11	to the child includes, but is not limited to, being
12	subjected to sex-reassignment prescriptions or
13	procedures; creating s. 286.31, F.S.; defining the
14	term "governmental entity"; prohibiting certain public
15	entities from expending state funds for the provision
16	of sex-reassignment prescriptions or procedures;
17	amending s. 395.003, F.S.; requiring certain licensed
18	facilities, by a specified date and as a condition of
19	licensure thereafter, to provide a signed attestation
20	of specified information to the Agency for Health Care
21	Administration; requiring the agency to revoke a
22	facility's license for failure to provide such
23	attestation, subject to the due process procedures of
24	ch. 120, F.S.; amending s. 456.001, F.S.; defining the
25	terms "sex" and "sex-reassignment prescriptions or
26	procedures"; creating s. 456.52, F.S.; prohibiting
27	sex-reassignment prescriptions and procedures for
28	patients younger than 18 years of age; providing an
29	exception; requiring the Board of Medicine and the
I	

# Page 1 of 13

First Engrossed

2023254e1

30 Board of Osteopathic Medicine to adopt certain 31 emergency rules within a specified timeframe; 32 requiring that such prescriptions and procedures for patients older than 18 years of age be prescribed, 33 34 administered, or performed only with the voluntary and informed consent of the patient; providing criteria 35 36 for what constitutes voluntary and informed consent; 37 providing that only a physician may prescribe, administer, or perform such prescriptions and 38 39 procedures; defining the term "physician"; providing 40 applicability; providing for disciplinary action; providing criminal penalties; requiring the Board of 41 42 Medicine and the Board of Osteopathic Medicine to adopt certain emergency rules; providing that such 43 44 emergency rules remain in effect until they are replaced by nonemergency rules; amending s. 456.074, 45 46 F.S.; requiring the department to immediately suspend 47 the license of a health care practitioner who is arrested for committing or attempting, soliciting, or 48 49 conspiring to commit specified violations related to 50 sex-reassignment prescriptions or procedures for a 51 patient younger than 18 years of age; amending ss. 52 458.328 and 459.0138, F.S.; requiring registered 53 physicians' offices to provide a signed attestation of 54 specified information to the department by a specified 55 date; beginning on a specified date, requiring 56 physicians' offices seeking such registration to 57 provide the signed attestation as a condition of 58 registration; providing grounds for disciplinary

#### Page 2 of 13

59	action; creating s. 766.318, F.S.; creating a cause of
60	action to recover damages for personal injury or death
61	resulting from the provision of sex-reassignment
62	prescriptions or procedures to a minor; providing that
63	certain limitations on punitive damages do not apply
64	to such actions; specifying the timeframe within which
65	such actions may be commenced; providing construction
66	and applicability; providing severability; providing a
67	directive to the Division of Law Revision; providing
68	an effective date.
69	
70	Be It Enacted by the Legislature of the State of Florida:
71	
72	Section 1. Subsection (1) of section 61.517, Florida
73	Statutes, is amended to read:
74	61.517 Temporary emergency jurisdiction
75	(1) A court of this state has temporary emergency
76	jurisdiction if the child is present in this state and:
77	<u>(a)</u> The child has been abandoned <u>;</u> <del>or</del>
78	(b) It is necessary in an emergency to protect the child
79	because the child, or a sibling or parent of the child, is
80	subjected to or threatened with mistreatment or abuse; or
81	(c) It is necessary in an emergency to protect the child
82	because the child has been subjected to or is threatened with
83	being subjected to sex-reassignment prescriptions or procedures,
84	as defined in s. 456.001.
85	Section 2. Subsection (1) of section 61.534, Florida
86	Statutes, is amended to read:
87	61.534 Warrant to take physical custody of child
I	

# Page 3 of 13

88 (1) Upon the filing of a petition seeking enforcement of a 89 child custody determination, the petitioner may file a verified application for the issuance of a warrant to take physical 90 91 custody of the child if the child is likely to imminently suffer 92 serious physical harm or removal from this state. Serious 93 physical harm includes, but is not limited to, being subjected 94 to sex-reassignment prescriptions or procedures as defined in s. 95 456.001. 96 Section 3. Section 286.31, Florida Statutes, is created to 97 read: 98 286.31 Prohibited use of state funds.-99 (1) As used in this section, the term "governmental entity" 100 means the state or any political subdivision thereof, including the executive, legislative, and judicial branches of government; 101 102 the independent establishments of the state, counties, 103 municipalities, districts, authorities, boards, or commissions; 104 and any agencies that are subject to chapter 286. 105 (2) A governmental entity, a public postsecondary 106 educational institution as described in s. 1000.04, the state 107 group health insurance program, a managing entity as defined in 108 s. 394.9082, or a managed care plan providing services under 109 part IV of chapter 409 may not expend state funds as described in s. 215.31 for sex-reassignment prescriptions or procedures as 110 defined in s. 456.001. 111 112 Section 4. Present subsections (6) through (10) of section 113 395.003, Florida Statutes, are redesignated as subsections (7) through (11), respectively, a new subsection (6) is added to 114 115 that section, and present subsections (9) and (10) of that 116 section are amended, to read:

#### Page 4 of 13

117 395.003 Licensure; denial, suspension, and revocation.-118 (6) By July 1, 2023, each licensed facility must provide a signed attestation to the agency stating that the facility does 119 120 not offer or provide sex-reassignment prescriptions or 121 procedures, as defined in s. 456.001, to patients younger than 122 18 years of age, unless authorized under s. 456.52(1)(b), and 123 does not refer such patients to other providers for such services. Beginning July 1, 2023, each licensed facility shall 124 125 provide the signed attestation to the agency upon initial 126 licensure and as a requirement for each licensure renewal. Under 127 the due process requirements provided in chapter 120, the agency 128 must revoke the license of any licensed facility that fails to provide the attestation required by this subsection. 129

130 (10) (9) A hospital licensed as of June 1, 2004, shall be 131 exempt from subsection (9) (8) as long as the hospital maintains 132 the same ownership, facility street address, and range of 133 services that were in existence on June 1, 2004. Any transfer of 134 beds, or other agreements that result in the establishment of a 135 hospital or hospital services within the intent of this section, 136 shall be subject to subsection (9) (8). Unless the hospital is 137 otherwise exempt under subsection (9) (8), the agency shall deny 138 or revoke the license of a hospital that violates any of the 139 criteria set forth in that subsection.

140 (11) (10) The agency may adopt rules implementing the licensure requirements set forth in subsection (9) (8). Within 141 142 14 days after rendering its decision on a license application or 143 revocation, the agency shall publish its proposed decision in 144 the Florida Administrative Register. Within 21 days after publication of the agency's decision, any authorized person may 145

#### Page 5 of 13

I	
146	file a request for an administrative hearing. In administrative
147	proceedings challenging the approval, denial, or revocation of a
148	license pursuant to subsection $(9)$ (8), the hearing must be
149	based on the facts and law existing at the time of the agency's
150	proposed agency action. Existing hospitals may initiate or
151	intervene in an administrative hearing to approve, deny, or
152	revoke licensure under subsection <u>(9)</u> <del>(8)</del> based upon a showing
153	that an established program will be substantially affected by
154	the issuance or renewal of a license to a hospital within the
155	same district or service area.
156	Section 5. Subsections (8) and (9) are added to section
157	456.001, Florida Statutes, to read:
158	456.001 DefinitionsAs used in this chapter, the term:
159	(8) "Sex" means the classification of a person as either
160	male or female based on the organization of the human body of
161	such person for a specific reproductive role, as indicated by
162	the person's sex chromosomes, naturally occurring sex hormones,
163	and internal and external genitalia present at birth.
164	(9)(a) "Sex-reassignment prescriptions or procedures"
165	means:
166	1. The prescription or administration of puberty blockers
167	for the purpose of attempting to stop or delay normal puberty in
168	order to affirm a person's perception of his or her sex if that
169	perception is inconsistent with the person's sex as defined in
170	subsection (8).
171	2. The prescription or administration of hormones or
172	hormone antagonists to affirm a person's perception of his or
173	her sex if that perception is inconsistent with the person's sex
174	as defined in subsection (8).
I	

# Page 6 of 13

4	
175	3. Any medical procedure, including a surgical procedure,
176	to affirm a person's perception of his or her sex if that
177	perception is inconsistent with the person's sex as defined in
178	subsection (8).
179	(b) The term does not include:
180	1. Treatment provided by a physician who, in his or her
181	good faith clinical judgment, performs procedures upon or
182	provides therapies to a minor born with a medically verifiable
183	genetic disorder of sexual development, including any of the
184	following:
185	a. External biological sex characteristics that are
186	unresolvably ambiguous.
187	b. A disorder of sexual development in which the physician
188	has determined through genetic or biochemical testing that the
189	patient does not have a normal sex chromosome structure, sex
190	steroid hormone production, or sex steroid hormone action for a
191	male or female, as applicable.
192	2. Prescriptions or procedures to treat an infection, an
193	injury, a disease, or a disorder that has been caused or
194	exacerbated by the performance of any sex-reassignment
195	prescription or procedure, regardless of whether such
196	prescription or procedure was performed in accordance with state
197	or federal law.
198	3. Prescriptions or procedures provided to a patient for
199	the treatment of a physical disorder, physical injury, or
200	physical illness that would, as certified by a physician
201	licensed under chapter 458 or chapter 459, place the individual
202	in imminent danger of death or impairment of a major bodily
203	function without the prescription or procedure.

# Page 7 of 13

First Engrossed

2023254e1 204 Section 6. Section 456.52, Florida Statutes, is created to 205 read: 206 456.52 Sex-reassignment prescriptions and procedures; 207 prohibitions; informed consent.-208 (1) Sex-reassignment prescriptions and procedures are 209 prohibited for patients younger than 18 years of age, except 210 that: 211 (a) The Board of Medicine and the Board of Osteopathic 212 Medicine shall, within 60 days after the effective date of this 213 act, adopt emergency rules pertaining to standards of practice 214 under which a patient younger than 18 years of age may continue 215 to be treated with a prescription consistent with those referenced under s. 456.001(9)(a)1. or 2. if such treatment for 216 217 sex reassignment was commenced before, and is still active on, 218 the effective date of this act. 219 (b) A patient meeting the criteria of paragraph (a) may continue to be treated by a physician with such prescriptions 220 according to rules adopted under paragraph (a) or nonemergency 221 222 rules adopted under paragraph (6)(b). 223 (2) If sex-reassignment prescriptions or procedures are 224 prescribed for or administered or performed on patients 18 years 225 of age or older, consent must be voluntary, informed, and in 226 writing on forms adopted in rule by the Board of Medicine and 227 the Board of Osteopathic Medicine. Consent to sex-reassignment 228 prescriptions or procedures is voluntary and informed only if 229 the physician who is to prescribe or administer the 230 pharmaceutical product or perform the procedure has, at a 231 minimum, while physically present in the same room: 232 (a) Informed the patient of the nature and risks of the

#### Page 8 of 13

233 prescription or procedure in order for the patient to make a 234 prudent decision; 235 (b) Provided the informed consent form, as adopted in rule 236 by the Board of Medicine and the Board of Osteopathic Medicine, 237 to the patient; and 238 (c) Received the patient's written acknowledgment, before 239 the prescription or procedure is prescribed, administered, or 240 performed, that the information required to be provided under 241 this subsection has been provided. 242 (3) Sex-reassignment prescriptions or procedures may not be 243 prescribed, administered, or performed except by a physician. 244 For the purposes of this section, the term "physician" is 245 defined as a physician licensed under chapter 458 or chapter 459 246 or a physician practicing medicine or osteopathic medicine in the employment of the Federal Government. 247 248 (4) Consent required under subsection (2) does not apply to 249 renewals of prescriptions consistent with those referenced under 250 s. 456.001(9)(a)1. and 2. if a physician and his or her patient 251 have met the requirements for consent for the initial 252 prescription or renewal. However, separate consent is required 253 for any new prescription for a pharmaceutical product not 254 previously prescribed to the patient. 255 (5) (a) Violation of this section constitutes grounds for 256 disciplinary action under this chapter and chapter 458 or 257 chapter 459, as applicable. 2.58 (b) Any health care practitioner who willfully or actively 259 participates in a violation of subsection (1) commits a felony 260 of the third degree, punishable as provided in s. 775.082, s. 261 775.083, or s. 775.084.

#### Page 9 of 13

262	(c) Any health care practitioner who violates subsection
263	(2), subsection (3), or subsection (4) commits a misdemeanor of
264	the first degree, punishable as provided in s. 775.082 or s.
265	775.083.
266	(6)(a) The Board of Medicine and the Board of Osteopathic
267	Medicine shall adopt emergency rules to implement this section.
268	(b) Any emergency rules adopted under this section are
269	exempt from s. 120.54(4)(c) and shall remain in effect until
270	replaced by rules adopted under the nonemergency rulemaking
271	procedures of the Administrative Procedure Act.
272	Section 7. Present paragraphs (c) through (gg) of
273	subsection (5) of section 456.074, Florida Statutes, are
274	redesignated as paragraphs (d) through (hh), respectively, and a
275	new paragraph (c) is added to that subsection, to read:
276	456.074 Certain health care practitioners; immediate
277	suspension of license
278	(5) The department shall issue an emergency order
279	suspending the license of any health care practitioner who is
280	arrested for committing or attempting, soliciting, or conspiring
281	to commit any act that would constitute a violation of any of
282	the following criminal offenses in this state or similar
283	offenses in another jurisdiction:
284	(c) Section 456.52(5)(b), relating to prescribing,
285	administering, or performing sex-reassignment prescriptions or
286	procedures for a patient younger than 18 years of age.
287	Section 8. Paragraph (c) of subsection (1) of section
288	458.328, Florida Statutes, is amended to read:
289	458.328 Office surgeries
290	(1) REGISTRATION

# Page 10 of 13

First Engrossed

	2023254e1
291	(c) Each of the following is <del>As</del> a condition of
292	registration:
293	<u>1. An</u> each office must establish financial responsibility
294	by demonstrating that it has met and continues to maintain, at a
295	minimum, the same requirements applicable to physicians in ss.
296	458.320 and 459.0085.
297	2. Each physician practicing at an office registered under
298	this section or s. 459.0138 must meet the financial
299	responsibility requirements under s. 458.320 or s. 459.0085, as
300	applicable.
301	3. By July 1, 2023, each office registered under this
302	section must provide a signed attestation to the department
303	stating that the office does not offer or provide sex-
304	reassignment prescriptions or procedures, as defined in s.
305	456.001, to patients younger than 18 years of age, unless
306	authorized under s. 456.52(1)(b), and does not refer such
307	patients to other providers for such services. Beginning July 1,
308	2023, any office seeking registration must provide such signed
309	attestation to the department. An office's failure to provide
310	the signed attestation is grounds for denial of registration or
311	the suspension or revocation of registration under paragraph
312	<u>(f)</u> .
313	Section 9. Paragraph (c) of subsection (1) of section
314	459.0138, Florida Statutes, is amended to read:
315	459.0138 Office surgeries
316	(1) REGISTRATION
317	(c) <u>Each of the following is</u> A <del>s</del> a condition of
318	registration <u>:</u>
319	<u>1. An</u> each office must establish financial responsibility
	Page 11 of 13

320	by demonstrating that it has met and continues to maintain, at a
321	minimum, the same requirements applicable to physicians in ss.
322	458.320 and 459.0085.
323	2. Each physician practicing at an office registered under
324	this section or s. 458.328 must meet the financial
325	responsibility requirements under s. 458.320 or s. 459.0085, as
326	applicable.
327	3. By July 1, 2023, each office registered under this
328	section must provide a signed attestation to the department
329	stating that the office does not offer or provide sex-
330	reassignment prescriptions or procedures, as defined in s.
331	456.001, to patients younger than 18 years of age, unless
332	authorized under s. 456.52(1)(b), and does not refer such
333	patients to other providers for such services. Beginning July 1,
334	2023, any office seeking registration must provide such signed
335	attestation to the department. An office's failure to provide
336	the signed attestation is grounds for denial of registration or
337	the suspension or revocation of registration under paragraph
338	<u>(f).</u>
339	Section 10. Section 766.318, Florida Statutes, is created
340	to read:
341	766.318 Civil liability for provision of sex-reassignment
342	prescriptions or procedures to minors
343	(1) A cause of action exists to recover damages for
344	personal injury or death resulting from the provision of sex-
345	reassignment prescriptions or procedures, as defined in s.
346	456.001, to a person younger than 18 years of age which are
347	prohibited by s. 456.52(1).
348	(2) The limitations on punitive damages in s. 768.73(1) do

# Page 12 of 13

not apply to actions brought under this section.
(3) An action brought under this section:
(a) May be commenced within 20 years after the cessation or
completion of the sex-reassignment prescription or procedure.
(b) Is in addition to any other remedy authorized by law.
(4) The cause of action created by this section does not
apply to:
(a) Treatment with sex-reassignment prescriptions if such
treatment is consistent with s. 456.001(9)(a)1. or 2. and was
commenced on or before, and is still active on, the effective
date of this act.
(b) Sex-reassignment prescriptions or procedures that were
ceased or completed on or before the effective date of this act.
Section 11. If any provision of this act or its application
to any person or circumstance is held invalid, the invalidity
does not affect other provisions or applications of this act
which can be given effect without the invalid provision or
application, and to this end the provisions of this act are
severable.
Section 12. The Division of Law Revision is directed to
replace the phrase "the effective date of this act" wherever it
occurs in this act with the date this act becomes a law.
Section 13. This act shall take effect upon becoming a law.

# Page 13 of 13