Session of 2025

HOUSE BILL No. 2071

By Committee on Health and Human Services

Requested by Representative Bryce

1-23

AN ACT concerning children and minors; relating to healthcare of minors; 1 2 enacting the help not harm act; prohibiting healthcare providers from 3 treating a child whose gender identity is inconsistent with the child's sex; authorizing a civil cause of action against healthcare providers for 4 5 providing such treatments; restricting use of state funds to promote gender transitioning; prohibiting professional liability insurance from 6 7 covering damages for healthcare providers that provide gender transition treatment to children; requiring professional discipline 8 against a healthcare provider who performs such treatments; adding 9 violation of the act to the definition of unprofessional conduct for 10 physicians; amending K.S.A. 65-2837 and repealing the existing 11 12 section.

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14 Be it enacted by the Legislature of the State of Kansas:

15 New Section 1. (a) The provisions of sections 1 through 6, and 16 amendments thereto, shall be known and may be cited as the help not harm 17 act.

(b) As used in this act:

19 (1) "Child" means an individual less than 18 years of age.

20 (2) "Female" means an individual who is a member of the female sex.

(3) "Gender" means the psychological, behavioral, social and culturalaspects of being male or female.

(4) "Gender dysphoria" is the diagnosis of gender dysphoria in thefifth edition of the diagnostic and statistical manual of mental disorders.

(5) "Healthcare provider" means an individual who is licensed,
certified or otherwise authorized by the laws of this state to administer
healthcare services in the ordinary course of the practice of such
individual's profession.

(6) "Male" means an individual who is a member of the male sex.

30 (7) "Perceived sex" is an individual's internal sense of such 31 individual's sex.

32 (8) "Perceived gender" is an individual's internal sense of such33 individual's gender.

(9) "Sex" means the biological indication of male and female in thecontext of reproductive potential or capacity, including sex chromosomes,

Proposed Amendment to HB 2071 - social transitioning House Committee on Health and Human Services January 29, 2025 Prepared by: Office of Revisor of Statutes

Strike in lines 5 & 6

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naturally occurring sex hormones, gonads and nonambiguous internal and
 external genitalia present at birth, without regard to an individual's
 psychological, chosen or subjective experience of gender.

4 (10) "Social transitioning" means acts other than medical or surgical 5 interventions that are undertaken for the purpose of presenting as a 6 member of the opposite sex, including the changing of an individual's 7 preferred pronouns or manner of dress.

8 New Sec. 2. (a) A recipient of state funds shall not use such funds to 9 provide or subsidize medication or surgery as provided in section 3, and 10 amendments thereto, as a treatment for a child's perception of gender or 11 sex that is inconsistent with such child's sex.

(b) An individual or entity that receives state funds to pay for or subsidize the treatment of children for psychological conditions, including gender dysphoria, shall not prescribe, dispense or administer medication or perform surgery as provided in section 3, and amendments thereto, or provide a referral to another healthcare provider for such medication or surgery for a child whose perceived gender or perceived sex is inconsistent with such child's sex.

(c) The Kansas program of medical assistance and its managed care organizations shall not reimburse or provide coverage for medication or surgery as provided in section 3, and amendments thereto, as a treatment for a child whose perceived gender or perceived sex is inconsistent with such child's sex.

(d) Except to the extent required by the first amendment to the United
States constitution, a state property, facility or building shall not be used to
promote or advocate the use of social transitioning, medication or surgery
as provided in section 3, and amendments thereto, as a treatment for a
child whose perceived gender or perceived sex is inconsistent with such
child's sex.

(e) A state property, facility or building shall not be used to prescribe,
 dispense or administer medication or perform surgery as provided in
 section 3, and amendments thereto, as a treatment for a child whose
 perceived gender or perceived sex is inconsistent with such child's sex.

(f) A state employee whose official duties include the care of children
shall not, while engaged in those official duties, promote the use of social
transitioning or provide or promote medication or surgery as provided in
section 3, and amendments thereto, as a treatment for a child whose
perceived gender or perceived sex is inconsistent with such child's sex.

New Sec. 3. (a) Except as provided in subsection (c) or (d), a healthcare provider shall not knowingly perform the following surgical procedures or prescribe, dispense or administer the following medications to a female child for the purpose of treatment for distress arising from such female child's perception that such child's gender or sex is not female:

Strike all in lines 4-7

Strike all in lines 24-29 and 34-38