

	LEGISLATIVE ACTION	
Senate		House
Comm: UNFAV	•	
03/24/2023	•	
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The Committee on Fiscal Policy (Jones) recommended the following:

## Senate Amendment

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Between lines 175 and 176

insert: 4

- 4. Treatment provided by a health care practitioner to a minor if:
- a. The minor has been diagnosed as suffering from severe gender dysphoria by at least two medical or mental health care practitioners, one of whom is a mental health care practitioner or adolescent medicine specialist, and both of whom have

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relevant training in the <u>diagnosis</u> and treatment of severe gender dysphoria in adolescents;

- b. The diagnosing health care practitioners express in written opinions that treatment with sex-reassignment prescriptions or procedures is medically necessary to treat the minor's psychiatric symptoms and limit self-harm, or the possibility of self-harm, by the minor;
- c. The minor, the minor's parents, legal quardians, or person or other persons charged with health care decisionmaking for the minor, and the minor's primary physician agree in writing with the treatment with sex-reassignment prescriptions or procedures for the minor; and
- d. Any use of sex-reassignment prescriptions or procedures is limited to the lowest titratable dosage necessary to treat the psychiatric condition and not for purposes of affirming a person's perception of his or her sex if that perception is inconsistent with the person's sex as defined in subsection (8).

Notwithstanding sub-subparagraphs a.-d., sex-reassignment prescriptions or procedures may not be provided to the minor if the minor is prepubescent.