Bill No. CS/SB 254, 1st Eng. (2023)

Amendment No.

Senate House 1 Representative Harris offered the following: 2 . 3 Amendment to Amendment (256341) 4 Between lines 106 and 107, insert: 5 (c)1. For a minor who was prescribed gender clinical 6 interventions described in subsection (1) on or before January 7 1, 2023, and continuously received such prescriptions or 8 procedures through July 1, 2023, such minor may continue to 9 receive such interventions through December 31, 2023, solely for 10 the purpose of gradual discontinuation of such interventions; or 11 2. If a judge determines it is in the best interest of the 12 minor to receive such care.		CHAMBER ACTION
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		Senate House
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		•
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the		
Amendment to Amendment (256341) Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to receive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the	1	Representative Harris offered the following:
Between lines 106 and 107, insert: (c)1. For a minor who was prescribed gender clinical interventions described in subsection (1) on or before January 1, 2023, and continuously received such prescriptions or procedures through July 1, 2023, such minor may continue to preceive such interventions through December 31, 2023, solely for the purpose of gradual discontinuation of such interventions; or 2. If a judge determines it is in the best interest of the	2	
 5 (c)1. For a minor who was prescribed gender clinical 6 interventions described in subsection (1) on or before January 7 1, 2023, and continuously received such prescriptions or 8 procedures through July 1, 2023, such minor may continue to 9 receive such interventions through December 31, 2023, solely for 10 the purpose of gradual discontinuation of such interventions; or 11 2. If a judge determines it is in the best interest of the 	3	Amendment to Amendment (256341)
6 interventions described in subsection (1) on or before January 7 1, 2023, and continuously received such prescriptions or 8 procedures through July 1, 2023, such minor may continue to 9 receive such interventions through December 31, 2023, solely for 10 the purpose of gradual discontinuation of such interventions; or 11 2. If a judge determines it is in the best interest of the	4	Between lines 106 and 107, insert:
7 <u>1, 2023, and continuously received such prescriptions or</u> <u>procedures through July 1, 2023, such minor may continue to</u> <u>9 receive such interventions through December 31, 2023, solely for</u> <u>10 the purpose of gradual discontinuation of such interventions; or</u> <u>11 2. If a judge determines it is in the best interest of the</u>	5	(c)1. For a minor who was prescribed gender clinical
8 procedures through July 1, 2023, such minor may continue to 9 receive such interventions through December 31, 2023, solely for 10 the purpose of gradual discontinuation of such interventions; or 11 2. If a judge determines it is in the best interest of the	6	interventions described in subsection (1) on or before January
9 receive such interventions through December 31, 2023, solely for 10 the purpose of gradual discontinuation of such interventions; or 11 2. If a judge determines it is in the best interest of the	7	1, 2023, and continuously received such prescriptions or
10 the purpose of gradual discontinuation of such interventions; or 11 2. If a judge determines it is in the best interest of the	8	procedures through July 1, 2023, such minor may continue to
11 <u>2. If a judge determines it is in the best interest of the</u>	9	receive such interventions through December 31, 2023, solely for
	10	the purpose of gradual discontinuation of such interventions; or
12 minor to receive such care.	11	2. If a judge determines it is in the best interest of the
	12	minor to receive such care.
916215		

Approved For Filing: 4/14/2023 5:03:40 PM

Page 1 of 1