By Senator Powell

	24-00382-23 2023590
1	A bill to be entitled
2	An act relating to prohibited discrimination based on
3	hairstyle; providing a short title; amending s.
4	1000.05, F.S.; defining the term "protected
5	hairstyle"; prohibiting discrimination based on
6	protected hairstyle in the K-20 public education
7	system; amending s. 1002.20, F.S.; defining the terms
8	"race" and "protective hairstyles" for purposes of
9	public K-12 nondiscrimination requirements; amending
10	s. 1002.421, F.S.; defining the terms "race" and
11	"protective hairstyles" for purposes of
12	antidiscrimination requirements for private schools
13	participating in the state school choice scholarship
14	program; providing an effective date.
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16	WHEREAS, the history of our nation is riddled with laws and
17	societal norms that characterized "blackness" and its associated
18	physical traits as inferior to European physical features, and
19	WHEREAS, this idea also permeates a societal understanding
20	of professionalism which was, and still is, closely linked to
21	European features and mannerisms, and which entails that those
22	who do not naturally conform to Eurocentric norms must alter
23	their appearance to meet such norms in order to be considered
24	professional, and
25	WHEREAS, hair has been, and remains, a rampant source of
26	racial discrimination that has caused serious economic and
27	health ramifications, and
28	WHEREAS, school dress code policies that prohibit natural
29	hair, including afros, and certain hairstyles, such as braids,

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30	locks, and twists, have a disparate impact on black students, as
31	these policies are more likely to burden or punish black
32	students compared to other groups, and
33	WHEREAS, federal courts accept that Title VII of the Civil
34	Rights Act of 1964 prohibits discrimination based on race and
35	therefore protects against discrimination against the natural
36	presentation of black hair, including afros, braids, locks, and
37	twists, NOW, THEREFORE,
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39	Be It Enacted by the Legislature of the State of Florida:
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41	Section 1. This act may be cited as the "Creating a
42	Respectful and Open World for Natural Hair Act" or "CROWN Act."
43	Section 2. Subsection (2) of section 1000.05, Florida
44	Statutes, is amended to read:
45	1000.05 Discrimination against students and employees in
46	the Florida K-20 public education system prohibited; equality of
47	access required
48	(2)(a) As used in this section, the term "protected
49	hairstyle" means hair characteristics historically associated
50	with race, such as hair texture and styles, including, but not
51	limited to, afros, braids, locks, or twists.
52	(b) Discrimination on the basis of race, color, national
53	origin, sex, disability, religion, or marital status against a
54	student or an employee in the state system of public K-20
55	education is prohibited. No person in this state shall, on the
56	basis of race, color, national origin, sex, disability,
57	religion, or marital status, be excluded from participation in,
58	be denied the benefits of, or be subjected to discrimination

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69 <u>(c) (b)</u> The criteria for admission to a program or course 70 shall not have the effect of restricting access by <u>students</u> 71 persons of a particular race, color, national origin, sex, 72 disability, religion, or marital status, or with a protected 73 hairstyle.

74 (d)(c) All public K-20 education classes shall be available 75 to all students without regard to race, color, protected 76 hairstyle, national origin, sex, disability, religion, or 77 marital status; however, this is not intended to eliminate the 78 provision of programs designed to meet the needs of students with limited proficiency in English, gifted students, or 79 80 students with disabilities or programs tailored to students with 81 specialized talents or skills.

82 (e) (d) Students may be separated by sex for a single-gender 83 program as provided under s. 1002.311, for any portion of a 84 class that deals with human reproduction, or during 85 participation in bodily contact sports. For the purpose of this 86 section, bodily contact sports include wrestling, boxing, rugby, 87 ice hockey, football, basketball, and other sports in which the

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88 purpose or major activity involves bodily contact. 89 (f) (e) Guidance services, counseling services, and 90 financial assistance services in the state public K-20 education 91 system shall be available to students equally. Guidance and counseling services, materials, and promotional events shall 92 stress access to academic and career opportunities for students 93 94 without regard to race, color, protected hairstyle, national origin, sex, disability, religion, or marital status. 95 Section 3. Subsection (7) of section 1002.20, Florida 96 97 Statutes, is amended to read: 98 1002.20 K-12 student and parent rights.-Parents of public 99 school students must receive accurate and timely information 100 regarding their child's academic progress and must be informed of ways they can help their child to succeed in school. K-12 101 102 students and their parents are afforded numerous statutory 103 rights including, but not limited to, the following: 104 (7) NONDISCRIMINATION.-All education programs, activities, 105 and opportunities offered by public educational institutions 106 must be made available without discrimination on the basis of 107 race, ethnicity, national origin, gender, disability, religion, 108 or marital status, in accordance with the provisions of s. 109 1000.05. For purposes of this subsection, the term "race" is 110 inclusive of traits historically associated with race, 111 including, but not limited to, hair texture, hair type, and protective hairstyles. The term "protective hairstyles" 112 113 includes, but is not limited to, braids, locks, or twists. 114 Section 4. Paragraph (a) of subsection (1) of section 1002.421, Florida Statutes, is amended to read: 115 116 1002.421 State school choice scholarship program

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117 accountability and oversight.-118 (1) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS. - A private 119 school participating in an educational scholarship program 120 established pursuant to this chapter must be a private school as 121 defined in s. 1002.01(2) in this state, be registered, and be in compliance with all requirements of this section in addition to 122 123 private school requirements outlined in s. 1002.42, specific 124 requirements identified within respective scholarship program 125 laws, and other provisions of Florida law that apply to private 126 schools, and must: 127 (a) Comply with the antidiscrimination provisions of 42 128 U.S.C. s. 2000d. For purposes of this paragraph, the term "race" 129 as used in 42 U.S.C. s. 2000d is inclusive of traits 130 historically associated with race, including, but not limited 131 to, hair texture, hair type, and protective hairstyles. The term 132 "protective hairstyles" includes, but is not limited to, braids, 133 locks, or twists. 134 135 The department shall suspend the payment of funds to a private

136 school that knowingly fails to comply with this subsection, and 137 shall prohibit the school from enrolling new scholarship 138 students, for 1 fiscal year and until the school complies. If a 139 private school fails to meet the requirements of this subsection 140 or has consecutive years of material exceptions listed in the 141 report required under paragraph (q), the commissioner may 142 determine that the private school is ineligible to participate 143 in a scholarship program.

Section 5. This act shall take effect July 1, 2023.

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