CDOS Received: July 25, 2025 12:44 P.M. CH

2025-2026 #110, concerning prohibiting surgery for minors for the purpose of altering the minor's biological sex characteristics and prohibiting state and federal funding for such surgeries -- REDLINE

Be it enacted by the people of the State of Colorado:

**SECTION 1**. **Legislative Declaration.** (1) The people of Colorado do hereby find and declare that:

- (a) Children lack the maturity to make permanent, life-altering medical decisions;
- (b) Medical treatments or interventions that attempt to surgically alter a minor child's biological sex often result in serious, irreversible consequences, including sterility;
- (c) European nations, including Sweden, Finland, and the United Kingdom, have halted surgery due to the serious and widespread harm resulting from that intervention; and
- (d) Colorado law already protects children from other, permanent and potentially lifealtering decisions, such as consuming alcohol and smoking. The same protections should apply to irreversible medical interventions related to biological sex.

**SECTION 2.** In Colorado Revised Statutes, add 12-30-125 as follows:

12-30-125. Prohibition on surgery for minors – prohibition on state funding for surgery - short title – definitions.

- (1) **Short \underline{\mathbf{T}}title**. The short title of this section is the " $\underline{\mathbf{P}}$ ROTECT  $\underline{\mathbf{C}}$ HILDREN  $\underline{\mathbf{F}}$ FROM  $\underline{\mathbf{I}}$ IRREVERSIBLE  $\underline{\mathbf{S}}$ EX  $\underline{\mathbf{C}}$ HANGE  $\underline{\mathbf{S}}$ URGERY  $\underline{\mathbf{A}}$ CT".
- (2) **Definitions.** AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
- (a) "ALTERING BIOLOGICAL SEX CHARACTERISTICS" MEANS TREATMENT IN RESPONSE TO A MINOR'S PERCEPTION OF SEX OR GENDER. IT DOES NOT INCLUDE TREATMENT FOR PERSONS BORN WITH A MEDICALLY VERIFIABLE DISORDER OF SEX DEVELOPMENT OR TREATMENT FOR ACQUIRED PHYSICAL OR CHEMICAL ABNORMALITIES. "ALTERING BIOLOGICAL SEX CHARACTERISTICS" DOES NOT INCLUDE MALE CIRCUMCISION.
- (a) (b) "HEALTH-CARE PROFESSIONAL" MEANS ANY PERSON LICENSED IN THIS STATE OR ANY OTHER STATE TO PRACTICE MEDICINE, CHIROPRACTIC, NURSING, PHYSICAL THERAPY, PODIATRY, DENTISTRY, PHARMACY, OPTOMETRY, PSYCHIATRY, PSYCHOLOGY, MENTAL HEALTH THERAPY, OR OTHER HEALING ARTS. THE TERM INCLUDES ANY PROFESSIONAL

CORPORATION OR OTHER PROFESSIONAL ENTITY COMPRISED OF SUCH HEALTH-CARE PROVIDERS AS PERMITTED BY THE LAWS OF THIS STATE.

(b)(c) "MINOR" MEANS AN INDIVIDUAL WHO IS UNDER EIGHTEEN YEARS OF AGE.

- (3) **Prohibition on M**medical Linterventions on Mminors. A HEALTH-CARE PROFESSIONAL OR OTHER PERSON SHALL NOT KNOWINGLY PERFORM, PRESCRIBE, ADMINISTER, OR PROVIDE ANY SURGERY TO A MINOR FOR THE PURPOSE OF ALTERING BIOLOGICAL SEX CHARACTERISTICS.
- (4) NO STATE OR FEDERAL FUNDS, MEDICAID REIMBURSEMENTS, OR INSURANCE COVERAGE MAY BE USED TO PAY FOR ANY PROHIBITED MEDICAL INTERVENTIONS DESCRIBED IN SUBSECTION (3) OF THIS SECTION.
- (5) **Severability.** IF ANY SECTION OF THIS SECTION IS FOUND UNCONSTITUTIONAL OR INVALID, THE REMAINING SECTIONS SHALL REMAIN IN EFFECT.

**SECTION 3. Effective date - applicability.** This measure shall become effective on January 1, 2027, and apply to violations occurring on or after the effective date.