GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL DRH30255-NB-113

Short Title:	Parents Protection Act. (Public)		
Sponsors:	Representative Loftis.		
Referred to:			
	A BILL TO BE ENTITLED		
AN ACT T	O MAKE VARIOUS CHANGES TO LAWS AFFECTING THE CARE OF		
JUVENII	LES AND THE ADOPTION OF CHILDREN.		
The General	Assembly of North Carolina enacts:		
S	ECTION 1.(a) The title of Article 1 of Subchapter I of Chapter 7B of the General		
Statutes read	s as rewritten:		
	"Article 1.		
	"Purposes; Definitions.Definitions; Limitation."		
S	ECTION 1.(b) Article 1 of Subchapter I of Chapter 7B of the General Statutes is		
•	adding a new section to read:		
" <u>§ 7B-102.</u> 1			
	guardian, custodian, or caretaker who raises a juvenile consistent with the juvenile's		
-	x or who refers to a juvenile consistent with the juvenile's biological sex shall not		
•	a petition supporting abuse or neglect under this Subchapter based solely on those		
	ction shall not be construed to authorize or allow any other acts or omissions		
	this Subchapter that would constitute abuse or neglect, including abandonment or		
	of an injurious environment."		
	ECTION 1.(c) G.S. 48-3-203 reads as rewritten:		
"§ 48-3-203. Agency placement adoption.			
(a) A	n agency may acquire legal and physical custody of a minor for purposes of adoptive		

(a) An agency may acquire legal and physical custody of a minor for purposes of adoptive
 placement only by means of a relinquishment pursuant to Part 7 of this Article or by a court order
 terminating the rights and duties of a parent or guardian of the minor.

(a1) No agency shall deny or delay (i) the opportunity to become an adoptive parent or (ii)
 the placement of a child for adoption on the basis of race, any of the following:

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(1) <u>Race, color, or national origin of the person or the child involved.</u>

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- (2) The adoptive parents' refusal, unwillingness, or lack of support to enable the
 - child to engage in a gender transition.

...." SECTION 1.(d) G.S. 131D-10.1 reads as rewritten:

30 "§ 131D-10.1. Foster Care Children's Bill of Rights; purpose.

(a) It is the policy of this State to strengthen and preserve the family as a unit consistent
with a high priority of protecting children's welfare. When a child requires care outside the family
unit, it is the duty of the State to assure that the quality of substitute care is as close as possible
to the care and nurturing that society expects of a family. However, the State recognizes there
are instances when protecting a child's welfare outweighs reunifying the family unit, and as such,
the care of residential care facilities providing high quality services that include meeting the



General Assembly Of North Carolina	Session 2025
children's educational needs as determined by the Dep Division of Social Services can satisfy the standard of p the child's age, particularly when the sibling groups can Assembly promotes the following in the provision of fo	protecting a child's welfare, regardless of n be kept intact. To that end, the General
(1) A safe foster home free of violence	e, abuse, neglect, and danger. <u>The act of</u> t with the child's biological sex, including
any related mental health or medic	cal decisions, shall not be considered a olence, abuse, neglect, or danger, as those
A violation of subdivisions (1) through (11) of this sub cause of action under this section against the State,	the Department of Health and Human
Services, or a person or entity providing foster care pur (a1) No agency or other State entity shall deny	
foster parent or (ii) the placement of a child in foster	
following:	i cure on the busis of fuce, <u>uny of the</u>
(1) <u>Race, color, or national origin of the</u> (2) <u>The adoptive parents' refusal, unwill</u>	lingness, or lack of support to enable the
<u>child to engage in a gender transition</u>	
(b) The purpose of this Article is to assign the a well-being of children separated from or being cared for	• •
SECTION 1.(e) This section becomes effe	
petitions filed on or after that date.	
SECTION 2.(a) G.S. 14-318.2 reads as rev	written:
"§ 14-318.2. Child abuse a misdemeanor.	
(d) Any parent of a child less than 16 years of a	
or supervision of the child, is not guilty of a violation of	
with the child's biological sex, including referring to a c sex, and making related mental health or medical decis	
Nothing in this section shall be construed to authorize	
would constitute a violation under this section, includin	
or the creation of a substantial risk of physical injury."	<u></u>
SECTION 2.(b) G.S. 14-318.4 reads as rev	written:
"§ 14-318.4. Child abuse a felony.	
(c1) Any parent of a child less than 16 years of a	• • • • •
or supervision of the child, is not guilty of a violation of	
with the child's biological sex, including referring to a c	•
sex, and making related mental health or medical decis	
Nothing in this subsection shall be construed to author	
that would constitute a violation under this section, in	neruaing the infliction of serious bodily
injury or serious physical injury.	on
 (d) The following definitions apply in this section (1) Serious bodily injury. – Bodily injury 	on: ry that creates a substantial risk of death
	disfigurement, coma, a permanent or
	eme pain, or permanent or protracted loss
1	bodily member or organ, or that results
in prolonged hospitalization.	,
	ijury that causes great pain and suffering.
	jury. For purposes of this subdivision, a

	General Assembly Of North Carolina S	ession 2025
1	parent raising a child consistent with the child's biological se	ex does not
2	constitute serious mental injury."	
3	SECTION 2.(c) This section becomes effective December 1, 2025, an	d applies to
4	offenses committed on or after that date.	
5	SECTION 3. Except as otherwise provided, this act becomes effective I	December 1,
6	2025.	