GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 805 Committee Substitute Favorable 5/6/25 Senate Judiciary Committee Substitute Adopted 6/18/25

Short Title: Prevent Sexual Exploitation/Women and Minors.

(Public)

Sponsors:	
Referred to:	

April 8, 2025

A BILL TO BE ENTITLED

2 AN ACT TO OFFICIALLY RECOGNIZE TWO SEXES IN NORTH CAROLINA, TO 3 PREVENT THE SEXUAL EXPLOITATION OF WOMEN AND MINORS, TO LIMIT 4 THE USE OF STATE FUNDING, TO MODIFY THE LAW RELATED TO BIRTH 5 CERTIFICATES, TO MODIFY THE LAW RELATED TO CIVIL REMEDIES FOR GENDER TRANSITION PROCEDURES ON NON-MINORS, TO ALLOW STUDENTS 6 7 WITH RELIGIOUS OBJECTIONS TO BE EXCUSED FROM CERTAIN CLASSROOM 8 DISCUSSIONS OR ACTIVITIES, AND TO ALLOW PARENT ACCESS TO LIBRARY 9 BOOKS.

Whereas, on January 20, 2025, President Donald J. Trump issued Executive Order
14168, titled "Defending Women From Gender Ideology Extremism and Restoring Biological
Truth to the Federal Government," which affirms that the United States recognizes only two
sexes-male and female-as immutable and grounded in biological reality; and

Whereas, the General Assembly finds that North Carolina must provide clarity, certainty, and uniformity to its laws by requiring that the laws and policies of the State reflect and apply biologically grounded definitions of sex; and

Whereas, the General Assembly must ensure compliance with Executive Order 14168 and federal policy directives issued by the federal government to maintain eligibility for any and all federal funding and program participation; Now, therefore,

20 The General Assembly of North Carolina enacts:

21 **SECTION 1.(a)** Chapter 12 of the General Statutes is amended by adding a new 22 section to read:

²³ "<u>§ 12-3.3. Official recognition of two sexes in all administrative rules, regulations, or public</u>
²⁴ policies adopted by the State of North Carolina or its political subdivisions.

25 The following definitions shall apply to all administrative rules, regulations, or public 26 policies adopted by the State of North Carolina or its political subdivisions, unless otherwise 27 specified:

- 28(1)Biological sex. The biological indication of male and female in the context29of reproductive potential or capacity, such as sex chromosomes, naturally30occurring sex hormones, gonads, and nonambiguous internal and external31genitalia present at birth, without regard to an individual's psychological,32chosen, or subjective experience of gender.
- 33 (2) Boy. A minor human male.
- 34 (3) Father. A male parent.



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1	<u>(4)</u>	Female. – A term that when used to refer to a natural	l person, means a person	
2		belonging, at conception, to the sex characterized b	y a reproductive system	
3		with the biological function of producing ova (eggs).	<u>.</u>	
4	(5)	Gender identity A term that means an individual's s	self-declared identity that	
5		may not align with biological sex and, being a subject	ctive internal sense, shall	
6		not be treated as legally or biologically equivalent to	sex.	
7	<u>(6)</u>	<u>Girl. – A minor human female.</u>		
8	<u>(7)</u>	Male. – A term that when used to refer to a natural	person, means a person	
9		belonging, at conception, to the sex characterized b		
10		with the biological function of producing sperm.		
11	<u>(8)</u>	<u>Man. – An adult human male.</u>		
12	<u>(9)</u>	<u>Mother. – A female parent.</u>		
13	<u>(10)</u>	<u>Woman. – An adult human female."</u>		
14	SEC	FION 1.(b) This section becomes effective January 1,	2026.	
15	SECT	FION 2.(a) Chapter 66 of the General Statutes is am	nended by adding a new	
16 Article	e to read:			
17		" <u>Article 51A.</u>		
18		"Prevent Sexual Exploitation of Women and Mine	ors.	
19 " <u>§ 66-</u>	505. Shor	t title; definitions.		
20 <u>(a)</u>		Article shall be known and may be cited as the "Prever	nt Sexual Exploitation of	
	en and Min	ors Act."		
22 <u>(b</u>)) The f	ollowing definitions apply in this Article:		
23	<u>(1)</u>	Authorized representative. – With respect to an indiv		
24		a. <u>A person authorized in writing under State or</u>		
25		the individual to act on behalf of the indivi-	idual with regard to the	
26		matter in question; or		
27		b. In the case of an individual under the age	of 18, a parent or legal	
28		guardian of the individual.		
29	<u>(2)</u>	Coerced consent Purported consent obtained from		
30		capacity to consent or obtained from a person with c	apacity to consent under	
31		any of the following circumstances:		
32		<u>a.</u> <u>Through fraud, duress, misrepresentation</u>	<u>, undue influence, or</u>	
33		nondisclosure.		
34		b. <u>Through exploiting or leveraging the person</u>	· · · · · · · · · · · · · · · · · · ·	
35		(ii) pregnancy, (iii) disability, (iv) substan		
36		juvenile status, or (vi) economic circumstance		
37	<u>(3)</u>	Consent. – An agreement that is informed and thorou	ugh and does not include	
38		<u>coerced consent.</u>		
39	<u>(4)</u>	Distribute. – As defined in G.S. 66-500.		
40	<u>(5)</u>	Eligible person. – An individual depicted in the porn		
41		not provided consent, or who has withdrawn consen		
42		laws applicable to the jurisdiction, for the distribut		
43		image, or an authorized representative of that individ		
14 1 -	<u>(6)</u>	Intimate visual depiction. – Any visual depiction of a	an individual meeting all	
45		of the following criteria:		
46 17		a. <u>The individual is reasonably identifiable fr</u>		
47 40		itself or information displayed in connection	-	
48 10		including through (i) facial recognition, (ii) and		
49 - 0		the individual, including a birthmark, pier	-	
50		identifying feature of the background of the vi		
51		matching, or (v) written confirmation from	n an individual who is	

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1		respon	sible, in whole or in part, for the	creation or development of the
2		visual	depiction.	-
3		b. The in	dividual depicted is engaging in	sexual activity or the exposed
4			stantially exposed genitals, anus	s, pubic area, or post-pubescent
5		female	nipple of the individual depicte	d is visible.
6	(7)		– An individual or group of indi	
7		entity defined	in G.S. 66-500.	
8	<u>(8)</u>		operator. – A provider for an o	online entity that qualifies as a
9		•	ted business as defined by G.S. 1	
0		to G.S. 66-501	l because it publishes or distrib	utes material on a website that
1		contains a sub	stantial portion of material harm	iful to minors.
2	(9)		Any person portrayed in a vis	
3			ner person to engage in, sexual a	
4	(10)		image. – A visual depiction of a	
5			visual depiction.	<u> </u>
6	(11)		defined in G.S. 66-500.	
7	(12)		y. – As defined in G.S. 14-190.1	3.
8	(13)		on. – Any photograph, film, vi	
9	<u> </u>	-	erated image or picture, who	
20			chanical, or other means.	<u> </u>
1	" <u>§ 66-506. Age</u>			
22			ator may not publish or allow a	user to publish a pornographic
23			the operator has verified that all	
24			the pornographic image:	
25	(1)		was not less than 18 years of ag	e when the pornographic image
6		was created.		
7	<u>(2)</u>		l has provided explicit written e	vidence of consent for each act
8			vity in which the individual eng	
9		pornographic i		<u> </u>
0	<u>(3)</u>		has provided explicit written co	onsent for the distribution of the
1			graphic image.	
2	(b) Separ		equired for the act of sexual acti	ivity and for distribution of the
3	intimate visual d		*	
4	(1)		ex act. – Consent described in su	ubdivision (2) of subsection (a)
5	<u>/</u>		does not imply or constitute ev	
86) of that subsection.	
7	<u>(2)</u>		stribution of image. – Consent	described in subdivision (3) of
8	<u></u>		of this section does not imply or	
39			ubdivision (2) of that subsection	
-0	(c) To ca		ations of subsection (a) of this se	
1			rom the user or entity seeking to	
12	or through other	-	off the user of entity seeking to	puonsi the pointographic mage
.3	<u>(1)</u>		nt from each individual appear	ing in the pornographic image
4	<u>(1)</u>	that includes:	nt from cuch marviauar appear	ing in the pointographic intage
5			me, date of birth, and signature	of the individual
6			ement that the individual is not lo	
.7			sonable person could conclude the	
.8		years of	-	ine men riedun 15 1055 tildii 50
.9		•.	ement that the consent is for	r distribution of the specific
50			raphic image.	a ansurbation of the specific
.0		pornog	rapine image.	

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	d. A statement that explains coerced consent and	that the individual has
	the right to withdraw the individual's consent at	t any time.
<u>(2)</u>	Not less than one form of valid identification for each i	•
<u>, , , , , , , , , , , , , , , , , , , </u>	the pornographic image (i) issued by an agency of the	
	of a state, local, or foreign government; and (ii) contai	
	birth, signature, and photograph of the individual; an	
	date of birth, and signature of the individual match th	
	and signature of the individual on the consent form req	
	(a) of this section.	
"8 66-507. Ren	noval of images.	
	online entity operator shall establish a procedure for rem	noving a pornographic
	online entity at the request of a person and designate one	
	be responsible for handling requests for removal of pornog	1 1
-	nline entity operator shall display a prominently visible n	
	on of the online entity that provides instructions on how a	
	rnographic image.	person can request the
-	online entity operator receives a request from an elig	gible person or a law
	ficer acting pursuant to a valid court order, through an	• •
	perator under subsection (b) of this section, to remove a po	
	by the online entity without the consent of an individu	
	hage, the operator shall remove the pornographic image a	as quickly as possible,
•	t not later than 72 hours after receiving the request.	4 4 1 11
	online entity operator receives a request from a person	-
	enforcement officer acting pursuant to a court order,	
	red by the operator under subsection (b) of this section, to	
-	ing hosted by the online entity without the consent of an i	
	bhic image, then not later than 72 hours after receiving th	e request, the operator
shall do the follo		
<u>(1)</u>	Review the records of the operator with respect to the	
	determine whether the pornographic image was publis	
	accordance with the verification requirements of G.S.	
<u>(2)</u>	Remove the pornographic image if the operator	
	pornographic image was not published to the platform	in accordance with the
<i>.</i>	verification requirements of G.S. 66-506.	
	online entity operator shall remove a pornographic ima	
	as to the consent of a performer. This requirement	is in addition to the
	subsections (c) and (d) of this section.	
	ne request of a performer, a pornographic image distribution	
	erator must be removed within 72 hours of the request bei	ng made, regardless of
	nt of the performer.	
<u>(g)</u> In th	e case of a pornographic image that has been removed fr	com an online entity in
accordance with	this section, the online entity operator shall block the po	rnographic image, and
any altered or ed	dited version of the pornographic image, from being distr	ibuted on or published
to the online ent	<u>ity again.</u>	
" <u>§ 66-508. Obl</u>	igations of users.	
<u>(a)</u> <u>A us</u>	er of an online entity may not distribute or publish a por	nographic image of an
	online entity without the consent of the individual.	
	purposes of subsection (a) of this section, whether an in	ndividual has provided
	ublishing of a pornographic image shall be determined in	-
Article.		
"§ 66-509. Enf	orcement.	

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Violations of this Article are subject to the imposition of civil penalties. In 1 (a) 2 determining the amount of the penalty, the Attorney General shall consider the degree and extent of harm caused by the violation. A civil penalty under this Article shall accrue on a per day and 3 4 per image basis. The clear proceeds of civil penalties assessed pursuant to this section shall be 5 remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. 6 (b)The Attorney General may impose a civil penalty on any online entity operator that 7 violates this Article in an amount of not more than ten thousand dollars (\$10,000) for each day 8 during which a pornographic image remains on the online entity, beginning 24 hours after the 9 Attorney General provides notice of the violation to the operator. 10 The Attorney General may impose a civil penalty on any online entity operator that (c) violates G.S. 66-507(b) in an amount of not more than ten thousand dollars (\$10,000) for each 11 12 day during which the online entity remains in violation, beginning 24 hours after the Attorney 13 General provides notice of the violation to the operator. 14 The Attorney General may impose a civil penalty on any online entity operator that (d) violates G.S. 66-507(c) in an amount of not more than five thousand dollars (\$5,000) for each 15 day during which the online entity remains in violation of that subsection, beginning 24 hours 16 after the Attorney General provides notice of the violation to the operator. 17 18 (e) An online entity operator shall not be liable for a violation of this Article if, in 19 allowing the publishing of a pornographic image to the online entity, the operator reasonably 20 relied on verification materials that were later found to be in violation of this Article, provided 21 that the operator removes the pornographic image not later than 24 hours after receiving notice that the verification materials are in violation of this Article. 22 23 If an online entity operator fails to remove a pornographic image within 24 hours of (f)24 receiving notice that the verification materials are in violation of this Article, damages shall be 25 calculated with respect to each day on or after the date on which that 24-hour period expires. 26 If an online entity operator violates this Article with respect to a pornographic image, (g) any eligible person may bring a civil action against the online entity operator for damages in an 27 28 amount equal to (i) ten thousand dollars (\$10,000) for each day during which a pornographic 29 image remains on the online entity in violation of this Article, calculated on a per day and per 30 image basis, or (ii) actual damages, whichever is greater. A prevailing eligible person shall be 31 awarded attorneys' fees. 32 If a user of an online entity violates this Article with respect to a pornographic image, (h) 33 any eligible person may bring a civil action against the user for damages in an amount equal to 34 (i) ten thousand dollars (\$10,000) for each day during which the pornographic image remains on 35 the online entity in violation of this Article, calculated on a per day and per image basis, or (ii) 36 actual damages, whichever is greater. A prevailing eligible person shall be awarded attorneys' 37 fees. 38 "§ 66-510. Severability. 39 If any provision of this Article is held invalid or unenforceable, the invalidity or 40 unenforceability shall not affect other provisions or applications of this Article that can be given effect without the invalid or unenforceable provision or application and, to this end, the 41 42 provisions of this Article are severable." 43 **SECTION 2.(b)** This section becomes effective December 1, 2025, and applies to 44 acts or omissions occurring before, on, or after that date. 45 **SECTION 3.(a)** G.S. 143C-6-5.6 reads as rewritten: 46 "§ 143C-6-5.6. Limitation on use of State funds for gender transition procedures. 47 The following definitions apply in this section: (a) 48 Cross-sex hormones. – As defined in G.S. 90-21.150. (1)49 (2)Minor. - As defined in G.S. 90-21.150. 50 (3) Puberty-blocking drugs. – As defined in G.S. 90-21.150. 51 (4) Surgical gender transition procedure. – As defined in G.S. 90-21.150.

No State funds may be used, directly or indirectly, for the performance of or in 1 (b) 2 furtherance of surgical gender transition procedures, or to provide puberty-blocking drugs or 3 cross-sex hormones to a minor, or to support the administration of any governmental health plan 4 or government-offered insurance policy offering surgical gender transition procedures, 5 puberty-blocking drugs, or cross-sex hormones to a minor. 6 (b1) No State funds may be used, directly or indirectly, for the performance of or in 7 furtherance of surgical gender transition procedures, or to provide puberty-blocking drugs or 8 cross-sex hormones to any prisoner incarcerated in the State prison system or the Statewide 9 Misdemeanor Confinement Program or otherwise in the custody of the Department of Adult Correction, or to support the administration of any governmental health plan or 10 government-offered insurance policy offering surgical gender transition procedures, 11 puberty-blocking drugs, or cross-sex hormones to any prisoner incarcerated in the State prison 12 system or the Statewide Misdemeanor Confinement Program or otherwise in the custody of the 13 14 Department of Adult Correction. Nothing in this subsection shall be construed to prevent State funds from being used, directly or indirectly, to address medical complications resulting in 15 imminent physical harm, including the treatment of any infection, injury, disease, or disorder that 16 17 has been caused by or exacerbated by a previously performed or privately funded gender 18 transition procedure. 19 Subsection (b) Subsections (b) and (b1) of this section shall not apply to the State (c)20 Health Plan for Teachers and State Employees." 21 **SECTION 3.(b)** This section becomes effective July 1, 2025. Subsection (c) of 22 G.S. 143C-6-5.6 expires 30 days after the Memorandum and Order, dated June 10, 2022, or the 23 permanent injunction ordered therein in Kadel v. Folwell, 1:19CV272 is vacated, overturned, or 24 is no longer in force. The State Health Plan for Teachers and State Employees shall notify the 25 Revisor of Statutes if the order or injunction is vacated, overturned, or no longer in force. 26 SECTION 3.1.(a) Chapter 90 of the General Statutes is amended by adding a new 27 Article to read: 28 "Article 10. 29 "Gender Transition Procedures on Non-Minors. 30 "§ 90-21.175. Civil remedies for gender transition procedures on non-minors. Unless the context requires otherwise, the definitions provided in G.S. 90-21.150 31 (a) 32 apply in this section. 33 Unless an action is brought pursuant to G.S. 90-21.154, a cause of action for (b)34 malpractice under G.S. 1-15 arising out of the performance of or failure to perform services while 35 in the course of facilitating or perpetuating gender transition shall be commenced within 10 years 36 from the time of discovery by the injured party of both the injury and the causal relationship between the treatment and the injury against the offending medical professional or entity. 37 A medical professional or entity may not seek a contractual waiver of the liability 38 (c) 39 arising out of the performance of or failure to perform services while in the course of facilitating 40 or perpetuating gender transition. Any attempted waiver is contrary to the public policy of this State and is null and void. 41 42 G.S. 90-21.19 does not apply to damages for a cause of action arising out of the (d) 43 performance of or failure to perform services while in the course of facilitating or perpetuating gender transition." 44 45 **SECTION 3.1.(b)** This section is effective when it becomes law and applies to 46 causes of action accruing before, on, or after that date. This section revives any cause of action 47 arising out of the performance of or failure to perform services while in the course of facilitating or perpetuating gender transition otherwise time-barred under G.S. 1-15, whether or not such 48 49 cause of action has been asserted in a pending civil action or appeal. 50 SECTION 3.2.(a) G.S. 115C-47 reads as rewritten: "§ 115C-47. Powers and duties generally. 51

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1 2	In addition to shall have the pow	the powers and duties designated in G.S. 115C-36, local by ver or duty:	ooards of education
3			
4	<u>(33b)</u>	To Excuse Students with Religious Objections Local b	oards of education
5		shall adopt policies to allow a student or the student's pa	rent or guardian to
6		request that the student be excused from specific class	
7		activities, or assigned readings that the student, parent, or	
8		would (i) impose a substantial burden on the student's reli	-
9		invade the student's privacy by calling attention to the stu	•
10		the extent practicable, the local board of education sha	_
11		notice to students, parents, and guardians of the discuss	-
12		assigned readings. If a student is excused from a class	
12		activity, or assigned reading, the school shall provide the	
13 14		alternative activity or assignment aligned with the standard	
15	(33c)	To Allow Parent Access to Library Books. – Local boards	
15	<u>(330)</u>	adopt policies related to library books consistent with G.S	
10	"	adopt poncies related to notary books consistent with 0.5	<u>. 113C-90.1.</u>
17	 Secti	(ON 3.2.(b) This section is effective when it becomes law.	
18 19		ION 3.3.(a) Article 3 of Chapter 115C of the General Stat	
20	adding a new secti		utes is amended by
20	0	rent access to library books.	
21		purposes of this section, the term "library books" means el	actronic print and
22		s, excluding textbooks, for independent use by students an	
23 24		dard course of study for any grade or course. Library book	.
24 25		ary or in a classroom.	<u>As may be nero m a</u>
25 26		boords of education shall adopt policies that do all of the fo	llowing
20 27	$\frac{100}{(1)}$	Provide ongoing public access through a searchable web-t	-
28	<u>(1)</u>	titles of any library books available at each school with	-
28 29		administrative unit. Each school shall display its catalog of	
29 30		its website.	on the nonnepage of
30 31	(2)	Allow a parent or guardian of a student to identify any libr	on hooks that may
32	<u>(2)</u>		
32 33		not be borrowed by the student. A student shall not be p	
33 34		any library books identified by the student's parent or gut this subdivision."	lardian pursuant to
54 35	SECTI		a law and applied
35 36		ION 3.3.(b) This section is effective when it become $2025, 2026$ school war	s law and applies
30 37	0 0	$\approx 2025-2026$ school year.	
		ION 4.(a) G.S. 130A-118 reads as rewritten:	
38 39	§ 150A-116, All	endment of birth and death certificates.	
39 40	(f) When t	the say of a person is alwayed on an amanded or new hirt	h cortificate issued
40 41		the sex of a person is changed on an amended or new birt (a) or (b)(4) of this section, the State Registrar shall attach	
41		of birth then on file and shall preserve both certificate	
42 43		the Registrar shall forward a copy of the new certificate to t	
43 44		• • • • • • • • • • • • • • • • • • • •	
44 45	· · · · ·	rth. The register of deeds of the county of birth shall attach	
43 46		certificate of birth on file. The register of deeds shall preser	
40 47	as a multi-page document. Thereafter, when a certified copy of the certificate of birth of the person is issued, it shall be a copy of the multi-page document. The State Registrar shall adopt		
47 48	-		egistiai shan adopt
48 49	-	to implement these requirements."	
47	SECH	ION 4.(b) This section is effective when it becomes law.	

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1 **SECTION 4.1.** If any section or provision of this act is declared unconstitutional or 2 invalid by the courts, it does not affect the validity of this act as a whole or any part other than 3 the part so declared to be unconstitutional or invalid.

4 **SECTION 5.** Except as otherwise provided, this act is effective when it becomes 5 law.