BOM22561 N03 S.L.C.

117TH CONGRESS 2D SESSION	S.
------------------------------	----

To require elementary and middle schools that receive Federal funds to obtain parental consent before changing a minor child's gender markers, pronouns, or preferred name on any school form, allowing a child to change the child's sex-based accommodations, including locker rooms or bathrooms.

## IN THE SENATE OF THE UNITED STATES

Mr. Scott of South Carolina introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

## A BILL

To require elementary and middle schools that receive Federal funds to obtain parental consent before changing a minor child's gender markers, pronouns, or preferred name on any school form, allowing a child to change the child's sex-based accommodations, including locker rooms or bathrooms.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Parental Rights Over
- 5 the Education and Care of Their Kids Act" or the "PRO-
- 6 TECT Kids Act".

BOM22561 N03 S.L.C.

## 1 SEC. 2. FINDINGS.

2.	Congress	finds	the	follo	wing
_	COLLETCOS	HILLIAN	ULIC	TOHO	******

- (1) The law in the United States has long recognized the importance of parental rights. A parent's right to oversee the care and education of their child is guaranteed by the Fourteenth Amendment.
  - (2) Parents have a fundamental, constitutionally guaranteed right to raise and educate their children in the way that they choose.
- (3) Public schools across the country are violating these fundamental parental and familial rights by deliberately hiding information about gender transitioning children from their parents.
- (4) School staff in Montgomery County Public Schools in Maryland instruct teachers to form "gender transition plans" for students without the knowledge or consent of the student's family.
- (5) An Iowa public school district was sued for allowing children as young as 12 to create "gender support plans" without the knowledge or consent of the students' parents.
- (6) Fairfax County Public Schools in Virginia has required all teachers to complete a training program saying that parental permission is not required for students who seek to be addressed by different names or pronouns.

BOM22561 N03 S.L.C.

1	(7) Regardless of their intentions, these schools
2	are sabotaging the parent-child relationship and en-
3	couraging children to keep secrets from the adults
4	who are charged with protecting and defending
5	them—their parents.
6	(8) Children do best when their parents are ac-
7	tively involved in their education. School districts,
8	activist organizations, and teachers unions must
9	never be allowed to intrude on parental rights by
10	concealing critical information from parents about
11	their children.
12	SEC. 3. REQUIREMENT RELATED TO GENDER MARKERS,
13	PRONOUNS, AND PREFERRED NAMES ON
13 14	PRONOUNS, AND PREFERRED NAMES ON SCHOOL FORMS.
14	SCHOOL FORMS.
14 15 16	SCHOOL FORMS.  As a condition of receiving Federal funds, any ele-
14 15 16 17	SCHOOL FORMS.  As a condition of receiving Federal funds, any elementary school (as such term is defined in section 8101)
14 15 16 17	SCHOOL FORMS.  As a condition of receiving Federal funds, any elementary school (as such term is defined in section 8101 of the Elementary and Secondary Education Act of 1965
14 15 16 17	SCHOOL FORMS.  As a condition of receiving Federal funds, any elementary school (as such term is defined in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801)) or school that consists of only middle
114 115 116 117 118	SCHOOL FORMS.  As a condition of receiving Federal funds, any elementary school (as such term is defined in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801)) or school that consists of only middle grades (as such term is defined in such section), that re-
14 15 16 17 18 19 20	As a condition of receiving Federal funds, any elementary school (as such term is defined in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801)) or school that consists of only middle grades (as such term is defined in such section), that receives Federal funds shall be required to obtain parental
14 15 16 17 18 19 20 21	As a condition of receiving Federal funds, any elementary school (as such term is defined in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801)) or school that consists of only middle grades (as such term is defined in such section), that receives Federal funds shall be required to obtain parental consent before—

4

BOM22561 N03 S.L.C.

1 (2) allowing a child to change the child's sex-

2 based accommodations, including locker rooms or

3 bathrooms.