



PRO-FAMILY ALLIANCE

P.O. BOX 3664 PEORIA, IL 61612

102ND (2021-22) GENERAL ASSEMBLY LEGISLATION VOTES DEALING WITH PRO-LIFE AND PRO-FAMILY ISSUES OF CONCERN TO PRO-FAMILY ALLIANCE AND ITS FAMILIES

SB 109 – (Senator Feigenholtz and Rep. Gabel) The *bill would remove the safeguard protection of having a witness, usually a family member, good friend, or clergy, sign the Practitioner Order For Life Sustaining Treatment (POLST)* form of a patient who is medically compromised or frail. This form allows a patient to choose no life sustaining treatment or some in addition to life sustaining treatment. Passed into Law **Opposed** by Pro-life groups and Pro-Family Alliance

SB 139 – (Senator Feigenholtz and Rep. Ann Williams) Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that upon completion of an affidavit provided by the county clerk, a person, still currently married, may request a certificate of the person's current marriage **free of any gender identifying language**. Passed into Law **Opposed** by Pro-Family Alliance

SB 814 – (Senator Lightford and Rep. Meyers-Martin) A bill that amends the school code dealing with mentoring programs and that will push the **culturally responsive teaching and leading standards** in mentoring programs for new public school teachers. The Culturally Responsive Teaching and Leading Standards (CRTLS) became a rule by the State Board of Education earlier this year after JCAR failed to stop it. These Standards could force teachers of faith to “embrace” and

“affirm” student viewpoints that can be contrary to the teachers’ religious beliefs on abortion, LGBT, and other values Passed into Law **Opposed** by Pro-Family Alliance

SB 818 – (Senator Villavilam and Rep. Lilly) Of primary concern with this bill is that it creates new draconian sex education standards for public schools to teach all students matters that **promote and affirm LGBT lifestyles and behavior** and teach all students matters that **promote abortion**, and **discriminate** against the religious beliefs of many students, their parents, and their places of worship. Passed into Law **Opposed** by Illinois Right to Life Action and Pro-Family Alliance

SB 1730 – (Senator Jones and Rep. Didech) Amends the Business Corporation Act of 1983. Provides that public corporations must report the self-identified sexual orientation and **self-identified gender identity** of its directors. Effective January 1, 2022. Passed into Law **Opposed** by Pro-Family Alliance

SB 2133 – (Senator Simmons and Rep. Harris) amends the Data Governance and Organization to Support Equity and Racial Justice Act to include, in addition to race and ethnicity, the demographic categories of age, sex, disability status, **sexual orientation, and gender identity** to the categories of data that must be reported. Passed into Law **Opposed** by Pro-Family Alliance

HB 9 – (Rep. Goong-Gershowitz and Senator Fine) Would make the process to change an individual’s gender on their birth certificate significantly easier by simply requiring the person to sign a statement saying that he/she has decided to change his/her gender. Failed to pass **Opposed** by Pro-Family Alliance

HB 135 – (Rep. Mussman and Senator Bush) Allows for a pharmacist, instead of a physician or medical provider, to decide whether a woman, including minors, to get a prescription for birth control, without a medical exam and a prescription for up to 12 months of pills. Passed into Law **Opposed** by Pro-Family Alliance

HB 156 – (Rep. Barbara Hernandez and Senator Villa) Requires all restrooms serving 4th through 12th graders to have “**menstrual hygiene products**” even in the boys restrooms. Passed into Law **Opposed** by Pro-Family Alliance

HB 347 – (Rep. Gabel and Senator Hastings) Amends the Immunization-Data Registry to require that physicians **shall (rather than may)** report patients’ vaccines to the Registry and **remove the “right”** of parents to sign on opt-out for reporting vaccinations of their children. Failed to pass **Opposed** by Pro-Family Alliance

HB 641 – (Rep. Stuart and Senator Villa) Requires the governing board of each public university and community college district to make **feminine hygiene products** available, at no cost to students, in the bathrooms of facilities or portions of facilities that (i) are owned or leased by the board or over which the board has care, custody, and control and (ii) are used for student instruction or administrative purposes. This includes the boys bathrooms. Passed into Law **Opposed** by Pro-Family Alliance

HB 2542 – (Rep. Cassidy and Senator Peters) Amends the Arsonist Registration Act, the Sex Offender Registration Act, and the Murderer and Violent Offender Against Youth Registration Act. Provides that a person required to register under the Act may change her or his name if the change is due to marriage, religious beliefs, status as a victim of trafficking or **gender-related identity** as defined by the Illinois Human Rights Act. Failed to Pass. **Opposed** by Pro-Family Alliance

HB 3100 – (Rep. Ramirez and Senator Villa) Amends the Abused and Neglected Child Reporting Act. Requires mandated reporters to complete an initial implicit bias training within 3 months of their date of engagement in a professional or official capacity as a mandated reporter, with certain exceptions, and at least every 3 years thereafter. Provides that the implicit bias trainings shall be in-person or web-based and shall include, at a minimum, information on implicit bias and racial and ethnic sensitivity. Requires the implicit bias trainings to provide tools to adjust automatic patterns of thinking and ultimately eliminate discriminatory behaviors. Provides that, during these trainings, mandated reporters shall complete a pretest to assess baseline implicit bias levels, an implicit bias training task, and a posttest to reevaluate bias levels after training. "implicit bias" means the attitudes or internalized stereotypes that affect people's perceptions, actions, and decisions in an unconscious manner and that exist and often contribute to unequal treatment of people based on race, ethnicity, gender identity, sexual orientation, age, disability, and other characteristics.

Thus, this would force people of faith to be taught that their beliefs on LGBT, opposed as a behavior or action by their faith teachings, would be a bad bias. Passed into Law **Opposed** by Pro-Family Alliance

HB 3195 – (Rep. Stuart and Senator Bush) Amends the Equitable Restrooms Act. Provides that, notwithstanding any other provision of law, any multiple-occupancy restroom may be identified as an all-gender multiple-occupancy restroom and designated for use by any person of any gender. Failed to Pass **Opposed** by Pro-Family Alliance