119TH CONGRESS 1ST SESSION	S.		
	rt against pediatric gender		

or harm the mental health of children.

IN THE SENATE OF THE UNITED STATES

Mr. Hawley introduced the following	g bill; which	was re	ead twice	and	${\bf referred}$
to the Committee on					

A BILL

To establish a Federal tort against pediatric gender clinics and other entities pushing gender-transition procedures that cause bodily injury to children or harm the mental health of children.

- 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 "Jamie Reed Protecting"
- 5 Our Kids from Child Abuse Act".
- 6 SEC. 2. FEDERAL TORT FOR HARM TO CHILDREN CAUSED
- 7 BY GENDER-TRANSITION PROCEDURES.
- 8 (a) Definitions.—In this section:

1	(1) Gender transition procedure.—
2	(A) In general.—Except as provided in
3	subparagraph (B), the term "gender-transition
4	procedure" means—
5	(i) the prescription or administration
6	of gonadotropin-releasing hormone agonists
7	or any other puberty-blocking drugs for
8	the purpose of changing the body of an in-
9	dividual so that it conforms to the subjec-
10	tive sense of identity of the individual, in
11	the case such identity is at odds with the
12	individual's biological sex of male or fe-
13	male;
14	(ii) the prescription or administration
15	of testosterone (when prescribed to a fe-
16	male) or estrogen (when prescribed to a
17	male) for the purpose of changing the body
18	of an individual so that it conforms to the
19	subjective sense of identity of the indi-
20	vidual, in the case such identity is at odds
21	with the individual's biological sex of male
22	or female; or
23	(iii) a surgery to change the body of
24	an individual so that it conforms to the
25	subjective sense of identity of the indi-

1	vidual, in the case such identity is at odds
2	with the individual's biological sex of male
3	or female.
4	(B) Exception.—The term "gender-tran-
5	sition procedure" does not include—
6	(i) an intervention described in sub-
7	paragraph (A) that is performed on—
8	(I) an individual with biological
9	sex characteristics that are inherently
10	ambiguous, such as those born with
11	46 XX chromosomes with virilization,
12	46 XY chromosomes with
13	undervirilization, or having both ovar-
14	ian and testicular tissue; or
15	(II) an individual with respect to
16	whom a physician has determined
17	through genetic or biochemical testing
18	that the individual does not have nor-
19	mal sex chromosome structure, sex
20	steroid hormone production, or sex
21	steroid hormone action, for a biologi-
22	cal male or biological female;
23	(ii) the treatment of any infection, in-
24	jury, disease, or disorder that has been
25	caused or exacerbated by the performance

1	of an intervention described in subpara
2	graph (A) without regard to whether the
3	intervention was performed in accordance
4	with State or Federal law or whether the
5	intervention is covered by the private right
6	of action under subsection (e); or
7	(iii) any procedure undertaken be
8	cause the individual suffers from a physica
9	disorder, physical injury, or physical illness
10	that would, as certified by a physician
11	place the individual in imminent danger of
12	death or impairment of major bodily func
13	tion unless the procedure is performed.
14	(2) Hospital.—The term "hospital" has the
15	meaning given such term in section 1861(e) of the
16	Social Security Act (42 U.S.C. 1395x(e)).
17	(3) Institution of higher education.—The
18	term "institution of higher education" has the
19	meaning given such term in section 101 of the High
20	er Education Act of 1965 (20 U.S.C. 1001).
21	(4) Medical practitioner.—The term "med
22	ical practitioner" means a person who is licensed
23	certified, or otherwise authorized by the laws of a
24	State to administer health care in the ordinary
25	course of the practice of the person's profession.

(5) MINOR.—The term "minor" means an indi-1 2 vidual who has not yet reached 18 years of age. 3 (6) Pediatric gender clinic.—The term "pediatric gender clinic" means a medical facility 4 5 that specializes in the diagnosis or treatment of gen-6 der discordance and gender dysphoria in minors, in-7 cluding medical interventions such as therapeutic di-8 agnosis of gender dysphoria and performance of (or 9 referral for) gender-transition procedures on minors. 10 (b) LIABILITY.—The following individuals and entities shall be liable in accordance with this section to any 11 12 individual who suffers bodily injury or harm to mental 13 health (including any physical, psychological, emotional, or physiological harm) that is attributable, in whole or in 14 15 part, to a gender-transition procedure performed on the individual when the individual was a minor: 16 17 (1) A pediatric gender clinic where the gender-18 transition procedure was provided. 19 (2) Any medical practitioner who administered 20 health care, at the time of the particular procedure, 21 at the pediatric gender clinic where the gender-tran-22 sition procedure was provided. 23 (3) An institution of higher education that 24 hosts, operates, partners with, provides funding to, 25 or is otherwise affiliated with the pediatric gender

clinic where the gender-transition procedure was
provided.
(4) A hospital that hosts, operates, partners
with, provides funding to, or is otherwise affiliated
with the pediatric gender clinic where the gender-
transition procedure was provided.
(5) Any medical practitioner who performed the
gender-transition procedure on the individual.
(e) Private Right of Action.—An individual who
suffers bodily injury or harm to mental health that is at-
tributable, in whole or in part, to a gender-transition pro-
cedure provided to the individual when the individual was
a minor may, not later than 30 years after the date on
which the individual turns 18 years of age, bring a civil
action against an individual or entity described in sub-
section (b), in an appropriate district court of the United
States or a State court of competent jurisdiction for—
(1) compensatory damages;
(2) punitive damages; and
(3) attorney's fees and costs.
(d) Affirmative Defense.—It shall be an affirma-
tive defense to an action brought by or on behalf of an
individual upon whom a gender-transition procedure was
performed under subsection (c) that the pediatric gender
clinic or medical practitioner who performed the gender-

transition procedure on the individual, at all relevant times, did not know and had no reason to know that the 3 individual in question was a minor. 4 SEC. 3. PROHIBITION ON FUNDING. 5 No Federal funds may be made available— 6 (1) to a pediatric gender clinic; 7 (2) to an institution of higher education or hos-8 pital that hosts, operates, partners with, provides 9 funding to, or is otherwise affiliated with, a pediatric 10 gender clinic; or 11 (3) for any gender-transition procedure per-12 formed on a minor. 13 SEC. 4. EFFECTIVE DATE AND RETROACTIVE APPLICATION. 14 This Act shall— 15 (1) take effect on the date of enactment of this 16 Act; and 17 (2) apply to any gender-transition procedure 18 that took place before, on, or after the effective date 19 under paragraph (1). 20 SEC. 5. SEVERABILITY. 21 If any provision of this Act, or the application of such 22 provision to any person or circumstance, is held to be un-23 constitutional, the remainder of this Act, and the application of the remaining provisions of this Act, to any person 25 or circumstance, shall not be affected.