

UNfavorable – SB581

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Senate President (for life) Mike Miller (*requiescat in pace*) loved to share stories on the Senate Floor. This bill reminds me of the day when Pres. Miller was recounting on the Senate Floor that tough day in the 2010's when he got chastised by his mother for “pass a bill on sodomy”. Around that time, I recall Sen. Will Smith brought a bill that surprised me (and others) as it was under the Vehicle Law category, rather than, say, the Health or Family Law. Here, an “X” was added for vehicle law allowing a 3rd biological sex of “X”. Because of Senator Miller's strong statements on the Floor, I called his office for help killing the bill. They empathized, said my request had come too late but asked me to leave my information. Upon watching testimony of the bill in JPR, I recall the number of absolutely disturbed & devastated young lives who testified in clothes opposite their biological sex & was saddened. SB196 (2019)

<http://mgahouse.maryland.gov/mga/play/fl54c2da-fa3d-465f-9502-eb84aabbf9c9/?catalog/03e481c7-8a42-4438-a7da-93ff74bdaa4c&playfrom=7690000>

This bill feels like another surprise a la Will Smith’s bill SB196, as I noticed that each proponent for the bill advocated the trans agenda. What I thought was a simple bill about a family law matter turns out to be a misnamed bill about transgenderism and other agenda. **I'm asking for an unfavorable.** And I am absolutely certain that the delegates in the House, much as I, had no idea what this bill is about. The bill in the House & Senate is misnamed, according to Legislature’s rules on bill-naming.

Dangers of the transgender movement well-documented

“More than half of transgender teens who participated in surveys have reported attempting suicide in their lifetime...29.9% of transgender female teens said they had attempted suicide nonbinary youth, 41.8% said they have attempted suicide at some point of their lives....transgenderism is the embodiment of self-hatred...suicide rates are off-the-charts high.”

<https://youtu.be/iPLY2SqK7UE?t=2-0>

Trans-Privilege & Trendiness

There's no sound argument to be made that registering a publication would affect transgenders any more than any other sector of society.

“not hated by society.... A trend, a fad to be gay at this point...”



<https://youtu.be/iPLY2SqK7UE?t=660>

Trans Industry Profiteering

Further, this fad is being promoted by Planned Parenthood, according to Wall Street Journal reporter Abigail Shrier, for profit through hormone treatment, bloodwork, and other opportunities for profit. <https://youtu.be/2SPHcVP4sJw?t=48>

There is true privilege when the minuscule sector you congregate in not only pays for the NAME CHANGE process but offers to file for them.



LGBTQ Nation

@lgbtqnation

The program will cover the cost of filing a petition with a court, posting requirements, a new birth certificate, a new ID, and printing and mailing fees. #transgender #LGBTQ



11:04 AM · 24 May 20 · lgbtqnation

So of course should this happen, Maryland would expect MUCH greater use of this trans-privilege. This will increase the cost to the courts (as more paperwork comes in) and will simultaneously increase the risk and danger to Marylanders.

Others who take advantage of legally changing their name cannot claim such trendiness or fad-like appeal.

Purposes of Name Change

I believed this to be a uniform name change bill. I have seen multiple cases in the courthouse where NAME CHANGE issues were abused. There is a time element to NAME CHANGES and PUBLICATION is part of that time element issue. Removing the publication requirement affects a necessary part of name changes. Name changes occur for many reasons – this is why I thought this bill was brought for the wider scope of name change reasons.

The usual practices in the courthouse include publication. Publication is a standard path and there are several ways to publish. Without publication, abuses of criminal, sexual & financial in nature will increase.

Children in Danger

Now with respect to the trans-privilege advocates in the bill it is necessary to point out that this bill is a danger to children.

The dangers lie in making a process so free of checks & balances that the process embraces indoctrination while removing self-reflection to teens who make be experiencing normal adolescent challenges & pressures.

There is also danger in another sense where those escaping the scrutiny of publication may pose a risk to women and children because in COVID era, can we absolutely rule out these processes being done remotely and in the absence of light on the process; organizations are proxy-handling all aspects of the NAME CHANGE.

#ProtectJamesYounger

However, the primary risk which I was considering (before knowing this was a trans-privilege bill) was the case of James Younger in Texas.

<https://youtu.be/9sV2zeE4X08>

The case garnered the attention of Texas' Attorney General & Governor.



This case did, in fact, involve trans-privilege. A father was gravely concerned about the “sexual mutilation of his own son [while] all of his authority figures – his mother, his teacher, the librarian at school, the police officer at school, the principals at school – say he's a girl....[James' father was] the only authority figure in his life that tells him the truth-- that he's a boy”

https://youtu.be/Jdxc_chdwIo

While the James Younger case does, in fact, involve the attempts of a child-indoctrinating, parental-alienating mother to transition her son (physically, culturally, biologically) into a girl at AGE THREE, this scenario could be used by any single-mother bent on kidnapping a child & changing names to evade the rightful child custody merits of a fit father.

<https://youtu.be/iPLY2SqK7UE?t=1310>

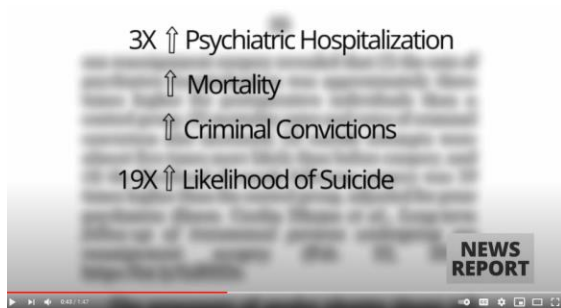
In 2011, cross-filed bills (SB481/HB485) to address such Parental-Kidnapping / Parental-Alienating offenders were offered by Senator Bobby Zirkin & Delegate Luiz Simmons.

<https://mgaleg.maryland.gov/mgawebsite/Search/Legislation?target=/2012rs/billfile/sb0481.htm>

Because such kidnappings do, in fact, occur.

https://www.washingtonpost.com/local/crime/plane-turns-back-to-dulles-so-fbi-can-arrest-mom-in-parental-kidnapping-case/2014/09/05/2ca7f812-351a-11e4-9e92-0899b306bba_story.html

The possibility of something so heinous happening in Maryland will increase if this bill is passed. What should be of interest to the Senate JPR is that only 2 years ago, the outcomes of transgender re-assignment were presented in an amicus to the U.S. Supreme Court, noting an “increased psychiatric hospitalization, a sharp increase in mortality as well as criminal convictions, with transgenders 19 times more likely to kill themselves.”



https://youtu.be/ljL2RNa6_Xo

IF YOU WERE TRYING TO KILL OUR CHILDREN

You would subsidize a gender ideological industry and normalize the drug industry to confuse Maryland's children.

You would call telling the truth to be “hate”.

You would disguise the name of a bill in Annapolis from its intended purpose, trans-gressing the Legislature's own rules of bill-submittals.

And you would disregard the known consequences and ignore rightful projections related to the unintended consequences of misleading, lying as well as sexually & physically manipulating Maryland's OWN children for the benefit of manic & child-abusing lobby groups in Maryland. What little research I have done on the subject shows that this is not a NAME CHANGE bill but is part of an agenda against children. That issue is why you hear/have been hearing from me in Annapolis

And speaking of harm to children and women, the issues with domestic violence have nothing to do with this bill. However, just as with many other bills in Annapolis, sponsors place DV somewhere in the name or narrative to falsely spin lies about what a given bill is about. This happens in D.C. It happens every single year in Annapolis. But to anyone who doesn't see beyond the obvious, over \$16 million has been funded to address the sequestering of legitimate DV victims through GOCCP (i.e. – shielding DV victims from stalking abusers).

NAME CHANGE isn't even used extensively in local witness protection cases involving local violent crime (at least vis-a-vis Baltimore crime).

That however, is not and was never what this bill is about.

This misguided, trans-privilege bill will be misused by the trans industry. But perhaps worse, this will eliminate proper identification for a host of bad actors who are in our state and who travel through out state. The equality of the law as it stands now has purpose, I've literally seen those purposes first-hand in my court-watching. The trans industry shows no empathy with regard to care & kindness to the IMMENSE existing body of law.

SB196 (2019)

<http://mgahouse.maryland.gov/mga/play/fl54c2da-fa3d-465f-9502-eb84aabbf9c9/?catalog/03e481c7-8a42-4438-a7da-93ff74bdaa4c&playfrom=5860000>

HB0421 (2019)

<http://mgahouse.maryland.gov/mga/play/93b53d0a-ae96-49b1-8c0b-aa80e99e4204/?catalog/03e481c7-8a42-4438-a7da-93ff74bdaa4c&playfrom=6600000>

Showing privilege to remove that requirement for a minuscule sector should not just be denied to the transgender sector but denied to everyone and anyone looking to take advantage of the court structure and a public sector accommodation. If some people are so worried about publication of NAME CHANGE, there is always time and room for reflection about whether the NAME CHANGE is truly justified.