

HB 2002 Testimony

Steve Klier

sjklier@live.com

Gender Affirming care

Insurance companies should not be required to pay for the medical community to do horrific gender affirming drugs and surgeries. These are life altering procedures with absolutely no data to prove they are beneficial to children.

There should be no special protections for providers of physical and behavioral gender affirming care. In fact there should be complete transparency on who the people are that prescribe/perform these procedures. Nothing should be in the shadows. Everyone involved with this care needs to be available when things go wrong, as they surely will. Many states are banning this version of child mutilation. Legislators who support this child abuse should also be available to be held to account. This is irreversible damage that is being done to children and many if not all will have their lives ruined. The public needs to know the names of those who should be accountable including legislators who vote for this child abuse. Public records request regarding this type of care should not be restricted. Information on all who are involved and the procedures /drugs that are being administered should be readily available via public records requests. As for protests there absolutely should be no special rules. People should be taking to the streets opposing this horrific thing called Gender Affirming Care. Where are the laws protecting the children!!!!!!

