2024 Regular Session

HOUSE BILL NO. 608

BY REPRESENTATIVES WILDER, AMEDEE, BACALA, BAMBURG, BAYHAM, BEAULLIEU, BERAULT, BILLINGS, BOURRIAQUE, BOYER, BUTLER, CARLSON, CARRIER, CARVER, CHENEVERT, COATES, COX, CREWS, DESHOTEL, DEWITT, DICKERSON, DOMANGUE, ECHOLS, EDMONSTON, EGAN, EMERSON, FARNUM, FIRMENT, FONTENOT, GADBERRY, GALLE, GEYMANN, GLORIOSO, HEBERT, HORTON, ILLG, MIKE JOHNSON, TRAVIS JOHNSON, KERNER, JACOB LANDRY, MACK, MCCORMICK, MCFARLAND, ORGERON, OWEN, RISER, ROMERO, SCHAMERHORN, SCHLEGEL, ST. BLANC, TARVER, THOMAS, THOMPSON, TURNER, VENTRELLA, VILLIO, WILEY, AND WYBLE AND SENATORS BASS, CATHEY, CLOUD, CONNICK, EDMONDS, FESI, FOIL, HENRY, HENSGENS, HODGES, JACKSON-ANDREWS, KLEINPETER, LAMBERT, MIGUEZ, MIZELL, OWEN, REESE, SEABAUGH, STINE, TALBOT, AND WOMACK

1	AN ACT
2	To enact Part I-A of Chapter 1 of Code Title I of Code Book I of Title 9 of the Louisiana
3	Revised Statutes of 1950, to be comprised of R.S. 9:55 through 65, relative to
4	women; to provide for the safety and protection of women; to provide relative to
5	distinctions between sexes; to provide for legislative intent; to provide for purposes;
6	to provide for definitions; to provide for a standard of review; to provide for causes
7	of action; to provide for application; to provide for remedies; and to provide for
8	related matters.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. Part I-A of Chapter 1 of Code Title I of Code Book I of Title 9 of the
1	Louisiana Revised Statutes of 1950, comprised of R.S. 9:55 through 65 is hereby enacted
12	to read as follows:

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1	PART I-A. WOMEN'S SAFETY AND PROTECTION ACT
2	<u>§55. Short title</u>
3	This Part shall be known as and may be cited as the "Women's Safety and
4	Protection Act".
5	<u>§56. Purpose</u>
6	The purpose of this Part is all of the following:
7	(1) To clarify and reconcile the meaning of sex, male, female, and related
8	terms in state law.
9	(2) To provide protections for women and girls against sexual assault,
10	harassment, and violence in correctional facilities, juvenile detention facilities,
11	domestic violence shelters, dormitories, and restrooms, or where women have been
12	traditionally afforded safety and protection from acts of abuse committed by
13	biological men.
14	<u>§57. Legislative findings</u>
15	The legislature finds and declares that:
16	(1) "Physical differences between men and women, however, are enduring:
17	'[T]he two sexes are not fungible; a community made up exclusively of one [sex] is
18	different from a community composed of both." United States v. Virginia, et al.,
19	518 U.S. 515, 533 (1996), citing Ballard v. United States, 329 U.S. 187, 193 (1946).
20	(2) The United States Supreme Court has recognized that there are
21	"[i]nherent differences' between men and women", and that these differences
22	"remain cause for celebration, but not for denigration of the members of either sex
23	or for artificial constraints on an individual's opportunity" in United States v.
24	Virginia, et al., 518 U.S. 515, 533 (1996).
25	(3) The equal protection clause of the Fourteenth Amendment of the
26	Constitution of the United States of America allows for legislatures to enact facially
27	neutral laws of general applicability, such as biologically based definitions of sex.
28	(4) Biologically based definitions of sex have been consistently applied since
29	our nation's founding.

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1	(5) Decades of opinions from the Supreme Court of the United States have
2	upheld the argument that biological distinctions between male and female are a
3	matter of scientific fact, and biological sex is an objectively defined category that has
4	obvious, immutable, and distinguishable characteristics.
5	<u>§58. Definitions</u>
6	For purposes of this Part:
7	(1) "Boy" means a human male who is a minor.
8	(2) "Changing room" means a room or area in which a person may be in a
9	state of undress in the presence of others, including a locker room or shower room.
10	(3) "Correctional facilities" means a correctional facility owned and operated
11	by the state or the Correctional Facilities Corporation housing prisoners committed
12	to the custody of the Department of Public Safety and Corrections.
13	(4) "Domestic violence shelter" means a community-based shelter for
14	victims of domestic violence that is managed by the Department of Children and
15	Family Services.
16	(5) "Father" means a parent who is of the male sex.
17	(6) "Female" means an individual whose biological reproductive system is
18	developed to produce ova; who has, had, will have or would have, but for a
19	developmental or genetic anomaly or historical accident, the reproductive system
20	that at some point produces, transports, and utilizes eggs for fertilization.
21	(7) "Girl" means a human female who is a minor.
22	(8) "Juvenile detention facilities" means a correctional facility that houses
23	minor prisoners including the Louisiana Training Institute for Juveniles and its
24	extension locations.
25	(9) "Male" means an individual whose biological reproductive system is
26	developed to fertilize the ova of a female who has, had, will have or would have, but
27	for a developmental or genetic anomaly or historical accident, the reproductive
28	system that at some point produces, transports, and utilizes sperm for fertilization.
29	(10) "Man" means a human male that has reached the age of majority.
30	(11) "Mother" means a parent who is a member of the female sex.

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1	(12) "Public school" means a school which is created pursuant to R.S.
2	17:1371 and R.S. 17:3971, et seq.
3	(13) "Restroom" means a room that includes one or more toilets or urinals.
4	(14) "Sex" means an individual's biological sex, either male or female, as
5	observed or clinically verified at birth. Gender identity and other subjective terms
6	shall not apply to this Part and shall not be used as synonyms or substitutes for sex.
7	(15) "Sleeping quarters" means a room with more than one bed and in which
8	more than one individual is housed overnight.
9	(16) "Woman" means a human female who has reached the age of majority.
10	§59. Application of definitions; distinctions between the sexes
11	Notwithstanding any other provision of law to the contrary, any provision of
12	law enacted by the legislature or any rule adopted by a state agency or other entity
13	subject to the Administrative Procedure Act when applicable to an individual's sex
14	shall apply those definitions provided in R.S. 9:58.
15	§60. Safety and privacy of women and girls in facilities designated for biological
16	females
17	Notwithstanding any other provision of law to the contrary, no governmental
18	agency, as defined in R.S. 42:1102(2), shall prohibit distinctions between the sexes
19	with respect to athletics, correctional facilities, juvenile detention facilities, domestic
20	violence shelters, or other accommodation where biology, safety, or privacy are
21	implicated and that result in separate accommodations that are substantially related
22	to the important government interest of protecting the health, safety, and privacy of
23	individuals in such circumstances. Nothing in this Part shall prohibit a domestic
24	violence shelter, public school, correctional facility, or juvenile detention facility
25	from:
26	(1) Establishing single-occupancy restrooms, changing rooms, or sleeping
27	quarters that are not designated by sex.
28	(2) Redesignating a multi-occupancy restroom or sleeping quarters for the
29	exclusive use of another group authorized under this Part as needed.

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1	§61. Safety and privacy in domestic violence shelters
2	A. A domestic violence shelter shall designate each multi-occupancy
3	restroom, changing room, and sleeping quarters for the exclusive use of any one of
4	the following:
5	(1) Females.
6	(2) Males.
7	(3) Members of the same family.
8	B. A restroom, changing room, or sleeping quarters within a domestic
9	violence shelter that is designated for females or males shall be used only by
10	members of that sex. No individual shall enter a restroom, changing room, or
11	sleeping quarters that is designated for females or males unless he or she is a member
12	of that sex.
13	C. The domestic violence shelter shall take reasonable steps to provide
14	individuals with privacy in restrooms, changing rooms, and sleeping quarters from
15	members of the opposite sex.
16	D. This Section shall not apply to an individual who enters a restroom,
17	changing room, or sleeping quarters designated for the opposite sex in any of the
18	following circumstances:
19	(1) To perform custodial services or maintenance of a restroom, changing
20	room, or sleeping quarters that is normally used by the opposite sex.
21	(2) To render medical assistance.
22	(3) To render assistance by law enforcement.
23	(4) To provide services or render aid during a natural disaster, a declared
24	emergency, or when necessary to prevent a serious threat to good order or safety.
25	E. Nothing in this Section shall be construed to prohibit a domestic violence
26	shelter from adopting policies necessary to accommodate persons protected under
27	the Americans with Disabilities Act or young children in need of physical assistance
28	when using restrooms, changing facilities, or sleeping quarters.

1	§62. Safety and privacy in restrooms of public schools
2	A. A public school shall designate each multi-occupancy restroom or
3	changing room for the exclusive use of either females, males, or members of the
4	same family.
5	B.(1) A restroom or changing room within a public school that is designated
6	for males or females shall be used only by members of that same sex. No individual
7	shall enter a restroom or changing room that is designated for one sex unless he or
8	she is a member of that sex.
9	(2) The public school shall take reasonable steps to provide individuals with
10	privacy in restrooms and changing rooms from members of the opposite sex.
11	C. During any public school authorized activity or event where students
12	share sleeping quarters, no student shall share sleeping quarters with a member of
13	the opposite sex, unless such persons are members of the same family, such as a
14	parent, legal guardian, sibling, or grandparent and the student has received approval
15	from the parent or legal guardian to do so.
16	D. In any other public school facility or setting where a person may be in a
17	state of undress in the presence of others, school personnel shall provide separate,
18	private areas designated for use by persons based on their sex, and no person shall
19	enter these private areas unless he or she is a member of the designated sex.
20	E. This Section shall not apply to an individual who enters a restroom,
21	changing room, or sleeping quarters designated for the opposite sex in any of the
22	following circumstances:
23	(1) To perform custodial services or maintenance of a restroom, changing
24	room, or sleeping quarters that is normally used by the opposite sex.
25	(2) To render medical assistance.
26	(3) To render assistance by law enforcement.
27	(4) To provide services or render aid during a natural disaster, a declared
28	emergency, or when necessary to prevent a serious threat to good order or safety.
29	F. Nothing in this Section shall be construed to prohibit a public school from
30	adopting policies necessary to accommodate persons protected under the Americans

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1	with Dischiliting Act on young children in need of physical assistance when using
1	with Disabilities Act or young children in need of physical assistance when using
2	restrooms, changing facilities, or sleeping quarters.
3	§63. Safety and privacy in correctional facilities and juvenile detention facilities
4	A. A correctional facility or juvenile detention facility shall designate each
5	multi-occupancy restroom, changing room, and sleeping quarters for the exclusive
6	use of either females, males, or members of the same family.
7	B.(1) A restroom, changing room, or sleeping quarters within a correctional
8	facility or juvenile detention facility that is designated for females or males shall be
9	used only by members of that sex. No individual shall enter a restroom, changing
10	room, or sleeping quarter that is designated for females or males unless he or she is
11	a member of that sex.
12	(2) A correctional facility or juvenile detention facility shall take reasonable
13	steps to provide individuals with privacy in restrooms, changing rooms, and sleeping
14	quarters from members of the opposite sex.
15	C. This Section shall not apply to an individual who enters a restroom,
16	changing room, or sleeping quarters designated for the opposite sex in any of the
17	following circumstances:
18	(1) To perform custodial services or maintenance of a restroom, changing
19	room, or sleeping quarters that is normally used by the opposite sex.
20	(2) To render medical assistance.
21	(3) To render assistance by law enforcement.
22	(4) To provide services or render aid during a natural disaster, a declared
23	emergency, or when necessary to prevent a serious threat to good order or safety.
24	D. Nothing in this Section shall be construed to prohibit a correctional
25	facility or juvenile detention facility from adopting policies necessary to
26	accommodate persons protected under the Americans with Disabilities Act or young
27	children in need of physical assistance when using restrooms, changing facilities, or
28	sleeping quarters.

1	§64. Standard of review
2	Any law that distinguishes between the sexes in furtherance of the provisions
3	of this Part is subject to intermediate scrutiny which forbids discrimination against
4	similarly situated individuals, but allows the law to distinguish between the sexes
5	when there is an important governmental interest.
6	§65. Remedies; rebuttable presumption; cause of action
7	A. An individual who suffers, or is likely to suffer, from any direct or
8	indirect harm as a result of a violation of this Part may assert that violation as a cause
9	of action for remedies provided for in Subsection E of this Section.
10	B. Any person who contracts with an agency, as defined in R.S. 42:1102(2),
11	of government to provide services for biological females at a domestic violence
12	shelter, juvenile detention center, corrections facility, or public school that is
13	operated at the direction of, and receives funding from, the state, a local
14	governmental subdivision, or a political subdivision shall have a cause of action
15	against the agency of the public servant who directed the contractor to violate the
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16	provisions of this Part.
	provisions of this Part. C. A person who is subjected to retaliation or other adverse action by
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16 17	C. A person who is subjected to retaliation or other adverse action by
16 17 18	C. A person who is subjected to retaliation or other adverse action by asserting rights that are affirmed by this Part shall have a cause of action for
16 17 18 19	C. A person who is subjected to retaliation or other adverse action by asserting rights that are affirmed by this Part shall have a cause of action for remedies provided for in Subsection E of this Section.
16 17 18 19 20	 C. A person who is subjected to retaliation or other adverse action by asserting rights that are affirmed by this Part shall have a cause of action for remedies provided for in Subsection E of this Section. D. It is a rebuttable presumption that requiring an individual to be housed
16 17 18 19 20 21	 <u>C. A person who is subjected to retaliation or other adverse action by</u> asserting rights that are affirmed by this Part shall have a cause of action for remedies provided for in Subsection E of this Section. <u>D. It is a rebuttable presumption that requiring an individual to be housed</u> with members of the opposite sex at a domestic violence shelter, juvenile detention
16 17 18 19 20 21 22	 <u>C. A person who is subjected to retaliation or other adverse action by</u> asserting rights that are affirmed by this Part shall have a cause of action for remedies provided for in Subsection E of this Section. <u>D. It is a rebuttable presumption that requiring an individual to be housed</u> with members of the opposite sex at a domestic violence shelter, juvenile detention center, corrections facility, or public school that is subject to the provisions of this
 16 17 18 19 20 21 22 23 	C. A person who is subjected to retaliation or other adverse action by asserting rights that are affirmed by this Part shall have a cause of action for remedies provided for in Subsection E of this Section. D. It is a rebuttable presumption that requiring an individual to be housed with members of the opposite sex at a domestic violence shelter, juvenile detention center, corrections facility, or public school that is subject to the provisions of this Part is inherently discriminatory and is a cognizable harm to biological women under
 16 17 18 19 20 21 22 23 24 	C. A person who is subjected to retaliation or other adverse action by asserting rights that are affirmed by this Part shall have a cause of action for remedies provided for in Subsection E of this Section. D. It is a rebuttable presumption that requiring an individual to be housed with members of the opposite sex at a domestic violence shelter, juvenile detention center, corrections facility, or public school that is subject to the provisions of this Part is inherently discriminatory and is a cognizable harm to biological women under this Part.
 16 17 18 19 20 21 22 23 24 25 	 <u>C. A person who is subjected to retaliation or other adverse action by asserting rights that are affirmed by this Part shall have a cause of action for remedies provided for in Subsection E of this Section.</u> <u>D. It is a rebuttable presumption that requiring an individual to be housed with members of the opposite sex at a domestic violence shelter, juvenile detention center, corrections facility, or public school that is subject to the provisions of this Part is inherently discriminatory and is a cognizable harm to biological women under this Part.</u> <u>E. Any person who brings a cause of action pursuant to this Part may obtain</u>
 16 17 18 19 20 21 22 23 24 25 26 	C. A person who is subjected to retaliation or other adverse action by asserting rights that are affirmed by this Part shall have a cause of action for remedies provided for in Subsection E of this Section. D. It is a rebuttable presumption that requiring an individual to be housed with members of the opposite sex at a domestic violence shelter, juvenile detention center, corrections facility, or public school that is subject to the provisions of this Part is inherently discriminatory and is a cognizable harm to biological women under this Part. E. Any person who brings a cause of action pursuant to this Part may obtain appropriate relief, including but not limited to:
 16 17 18 19 20 21 22 23 24 25 26 27 	C. A person who is subjected to retaliation or other adverse action by asserting rights that are affirmed by this Part shall have a cause of action for remedies provided for in Subsection E of this Section. D. It is a rebuttable presumption that requiring an individual to be housed with members of the opposite sex at a domestic violence shelter, juvenile detention center, corrections facility, or public school that is subject to the provisions of this Part is inherently discriminatory and is a cognizable harm to biological women under this Part. E. Any person who brings a cause of action pursuant to this Part may obtain appropriate relief, including but not limited to: (1)(a) Injunctive relief, protective order, writ of mandamus or a prohibition,

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1	(2) Actual damages, reasonable attorney fees, and costs.
2	F. All civil actions under this Part shall be initiated within two years from
3	the date that the harm occurred.
4	Section 2. If any provision or item of this Act, or the application thereof, is held
5	invalid, such invalidity shall not affect other provisions, items, or applications of the Act
6	which can be given effect without the invalid provision, item, or application and to this end
7	the provisions of this Act are hereby declared severable.

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____