

# Parental Rights Bill HB 996

What's in this lovely legislation?

<https://www.congress.gov/committee-print/118th-congress/house-committee-print/51603?s=1&=1&q=%7B%22search%22%3A%5B%22HR5%22%5D%7D>

Why won't people read the text, and trust what someone else reports about a bill who may not have read the text

<https://www.legis.state.pa.us/CFDOCS/Legis/PN/Public/btCheck.cfm?txtType=PDF&sessYr=2021&sessInd=0&billBody=S&billTyp=B&billNbr=0996&pn=1305>

“(1) INFORMATION AVAILABLE.—Each of the following shall be available for inspection by the parents or guardians of the children in attendance at the schools served by such agency, and the availability of each of the following for inspection shall not be conditioned on any requirement that such parents or guardians sign a nondisclosure agreement: If the materials are “Copyright protected, no nondisclosure agreement is required, duplication, monetization is precluded, where does Fair Use apply on public review and disseminate to others?”

“(E) The prohibition on the collection, disclosure, or use of personal information collected from students for the purpose of marketing or for selling that information (or otherwise providing that information to others for that purpose), other than for a legitimate educational purpose to improve the education of students as described in paragraph (4), and the arrangements to protect student privacy that are provided by the agency in the event of such collection, disclosure, or use for such a legitimate educational purpose.”. [Who determines what is “legitimate”? Is it legitimate to share information with other agencies of the commonwealth, say for the health, safety and security of the commonwealth?]

“(A) PARENTAL CONSULTATION.—The parental consultation required for the purpose of developing and adopting policies under paragraphs (1) and (3) by a local educational agency shall ensure that such policy is developed with meaningful engagement by parents of students enrolled in schools served by that agency.”; and [What forum is created to have “meaningful engagement”. School Board meetings would never be interpreted to be a meaningful forum of engagement. “Meaningful” should be reframed as objectively engaging and responsive.]

“(i) Activities involving the collection, disclosure, or use of personal information collected from students for a legitimate educational purpose to improve the education of students as described in paragraph (4).”; and [Legitimacy requires definition, public and private review, and a default of privacy and disclosure by signed authorization]

“(A) EDUCATIONAL PRODUCTS OR SERVICES.—For purposes of paragraph (1)(E), the collection, disclosure, or use of personal information collected from students for a legitimate educational purpose to improve the education of students means the exclusive purpose of developing, evaluating, or providing educational products or services for, or to, students or schools, such as the following.”. [This should be defined by citizens not a legislative body, and handed over to a policy body]

“(B) MEDICAL EXAMINATION OR SCREENING.—The term ‘medical examination or screening’ means any medical examination or screening that involves the exposure of private body parts, or any act during such examination or screening that includes incision, insertion, or injection into the body, or a mental health or substance use disorder screening, except that such term does not include a hearing, vision, or scoliosis screening, or an observational screening carried out to comply with child find obligations under the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.).”; and [Where are the words ingestion]

suggestion, persuasion, inhalation, so could a school practitioner hypnotize a child? Use auditory frequency manipulation stressors for neuro sensitive individuals? Just asking,

## **TITLE IV—GENDER MARKERS, PRONOUNS, AND PREFERRED NAMES ON SCHOOL FORMS**

### **SEC. 401. REQUIREMENT RELATED TO GENDER MARKERS, PRONOUNS, AND PREFERRED NAMES ON SCHOOL FORMS.**

As a condition of receiving Federal funds, any elementary school (as such term is defined in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801)) or school that consists of only middle grades (as such term is defined in such section), that receives Federal funds shall be required to obtain parental consent before—

(1) changing a minor child's gender markers, pronouns, or preferred name on any school form; or (So, this permits educators to audibly speak child pronouns within the public school facilities absent of parental consent. No obligation for a public employee to disclose the introduction of any language which may be contrary to traditional science, biology, physiology, species or common understanding of English language structure, syntax, context or definition. This is limited to only elementary school and is non-inclusive of middle, junior or senior high schools)

(2) allowing a child to change the child's sex-based accommodations, including locker rooms or bathrooms. (what about activities which include sports, clubs, field trips, overnight accommodations?)

