1	A bill to be entitled
2	An act relating to parental rights in education;
3	amending s. 1001.42, F.S.; requiring district school
4	boards to adopt procedures that comport with certain
5	provisions of law for notifying a student's parent of
6	specified information; requiring such procedures to
7	reinforce the fundamental right of parents to make
8	decisions regarding the upbringing and control of
9	their children in a specified manner; prohibiting the
10	procedures from prohibiting a parent from accessing
11	certain records; providing construction; prohibiting a
12	school district from adopting procedures or student
13	support forms that prohibit school district personnel
14	from notifying a parent about specified information or
15	that encourage or have the effect of encouraging a
16	student to withhold from a parent such information;
17	prohibiting school district personnel from
18	discouraging or prohibiting parental notification and
19	involvement in critical decisions affecting a
20	student's mental, emotional, or physical well-being;
21	providing construction; prohibiting classroom
22	discussion about sexual orientation or gender identity
23	in certain grade levels or in a specified manner;
24	requiring certain training developed or provided by a
25	school district to adhere to standards established by

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26 the Department of Education; requiring school 27 districts to notify parents of healthcare services and 28 provide parents the opportunity to consent or decline 29 such services; providing that a specified parental 30 consent does not wave certain parental rights; 31 requiring school districts to provide parents with 32 certain questionnaires or health screening forms and 33 obtain parental permission before administering such 34 questionnaires and forms; requiring school districts to adopt certain procedures for resolving specified 35 36 parental concerns; requiring resolution within a 37 specified timeframe; requiring the Commissioner of 38 Education to appoint a special magistrate for 39 unresolved concerns; providing requirements for the 40 special magistrate; requiring the State Board of 41 Education to approve or reject the special 42 magistrate's recommendation within specified timeframe; requiring school districts to bear the 43 44 costs of the special magistrate; requiring the State Board of Education to adopt rules; providing 45 46 requirements for such rules; authorizing a parent to 47 bring an action against a school district to obtain a 48 declaratory judgment that a school district procedure 49 or practice violates certain provisions of law; 50 providing for the additional award of injunctive

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51	relief, damages, and reasonable attorney fees and
52	court costs to certain parents; requiring school
53	district to adopt policies to notify parents of
54	certain rights; providing construction; requiring the
55	department to review and update, as necessary,
56	specified materials by a certain date; providing an
57	effective date.
58	
59	Be It Enacted by the Legislature of the State of Florida:
60	
61	Section 1. Paragraph (c) is added to subsection (8) of
62	section 1001.42, Florida Statutes, to read:
63	1001.42 Powers and duties of district school boardThe
64	district school board, acting as a board, shall exercise all
65	powers and perform all duties listed below:
66	(8) STUDENT WELFARE.—
67	(c)1. In accordance with the rights of parents enumerated
68	in ss. 1002.20 and 1014.04, adopt procedures for notifying a
69	student's parent if there is a change in the student's services
70	or monitoring related to the student's mental, emotional, or
71	physical health or well-being and the school's ability to
72	provide a safe and supportive learning environment for the
73	student. The procedures must reinforce the fundamental right of
74	parents to make decisions regarding the upbringing and control
75	of their children by requiring school district personnel to
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76	encourage a student to discuss issues relating to his or her
77	well-being with his or her parent or to facilitate discussion of
78	the issue with the parent. The procedures may not prohibit
79	parents from accessing any of their student's education and
80	health records created, maintained, or used by the school
81	district, as required by s. 1002.22(2).
82	2. A school district may not adopt procedures or student
83	support forms that prohibit school district personnel from
84	notifying a parent about his or her student's mental, emotional,
85	or physical health or well-being, or a change in related
86	services or monitoring, or that encourage or have the effect of
87	encouraging a student to withhold from a parent such
88	information. School district personnel may not discourage or
89	prohibit parental notification of and involvement in critical
90	decisions affecting a student's mental, emotional, or physical
91	health or well-being. This subparagraph does not prohibit a
92	school district from adopting procedures that permit school
93	personnel to withhold such information from a parent if a
94	reasonably prudent person would believe that disclosure would
95	result in abuse, abandonment, or neglect, as those terms are
96	defined in s. 39.01.
97	3. Classroom instruction by school personnel or third
98	parties on sexual orientation or gender identity may not occur
99	in kindergarten through grade 3 or in a manner that is not age-
100	appropriate or developmentally appropriate for students in
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101	accordance with state standards.
102	4. Student support services training developed or provided
103	by a school district to school district personnel must adhere to
104	student services guidelines, standards, and frameworks
105	established by the Department of Education.
106	5. At the beginning of the school year, each school
107	district shall notify parents of each healthcare service offered
108	at their student's school and the option to withhold consent or
109	decline any specific service. Parental consent to a health care
110	service does not waive the parent's right to access his or her
111	student's educational or health records or to be notified about
112	a change in his or her student's services or monitoring as
113	provided by this paragraph.
114	6. Before administering a student well-being questionnaire
115	or health screening form to a student in kindergarten through
116	grade 3, the school district must provide the questionnaire or
117	health screening form to the parent and obtain the permission of
118	the parent.
119	7. Each school district shall adopt procedures for a
120	parent to notify the principal, or his or her designee,
121	regarding concerns under this paragraph at his or her student's
122	school and the process for resolving those concerns within 7
123	calendar days after notification by the parent.
124	a. At a minimum, the procedures must require that within
125	30 days after notification by the parent that the concern
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126 remains unresolved, the school district must either resolve the 127 concern or provide a statement of the reasons for not resolving 128 the concern. 129 b. If a concern is not resolved by the school district, a 130 parent may: 131 (I) Request the Commissioner of Education to appoint a 132 special magistrate who is a member of The Florida Bar in good 133 standing and who has at least 5 years' experience in 134 administrative law. The special magistrate shall determine facts 135 relating to the dispute over the school district procedure or 136 practice, consider information provided by the school district, 137 and render a recommended decision for resolution to the State 138 Board of Education within 30 days after receipt of the request 139 by the parent. The State Board of Education must approve or 140 reject the recommended decision at its next regularly scheduled 141 meeting that is more than 7 calendar days and no more than 30 142 days after the date the recommended decision is transmitted. The 143 costs of the special magistrate shall be borne by the school 144 district. The State Board of Education shall adopt rules, 145 including forms, necessary to implement this subparagraph. (II) Bring an action against the school district to obtain 146 147 a declaratory judgment that the school district procedure or 148 practice violates this paragraph and seek injunctive relief. A 149 court may award damages and shall award reasonable attorney fees 150 and court costs to a parent who receives declaratory or

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151	injunctive relief.
152	c. Each school district shall adopt policies to notify
153	parents of the procedures required under this subparagraph.
154	d. Nothing contained in this subparagraph shall be
155	construed to abridge or alter rights of action or remedies in
156	equity already existing under the common law or general law.
157	Section 2. By June 30, 2023, the Department of Education
158	shall review and update, as necessary, school counseling
159	frameworks and standards; educator practices and professional
160	conduct principles; and any other student services personnel
161	guidelines, standards, or frameworks in accordance with the
162	requirements of this act.
163	Section 3. This act shall take effect July 1, 2022.

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