1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	SENATE BILL 676 By: Hamilton
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6	AS INTRODUCED
7	An Act relating to crime and punishment; making
8	certain medical treatment unlawful; providing definition; providing for certain penalty; providing
9	for codification; and providing an effective date.
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11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
12	SECTION 1. NEW LAW A new section of law to be codified
13	in the Oklahoma Statutes as Section 761 of Title 21, unless there is
14	created a duplication in numbering, reads as follows:
15	A. It shall be unlawful for a person under the age of twenty-
16	one (21) years to undergo gender reassignment medical treatment in
17	this state.
18	B. It shall be unlawful for a parent, guardian or other person
19	in this state having charge, control or custody of a child under the
20	age of eighteen (18) years to obtain gender reassignment medical
21	treatment for the child.
22	C. It shall be unlawful for a health care professional to
23	intentionally perform gender reassignment medical treatment on a

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person who is under the age of twenty-one (21) years.

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- "Gender reassignment medical treatment" means any health care to facilitate the transitioning of a patient's assigned gender identity on the patient's birth certificate, to the gender identity experienced and defined by the patient. The term shall include, but not be limited to:
- 1. Medical procedures to suppress the development of endogenous secondary sex characteristics;
- 2. Medical procedures to align the patient's appearance or physical body with the patient's gender identity. This does not include clothing, hairstyles, the use of makeup or other nonpermanent actions of the patient; and
- 3. Medical procedures to alleviate the symptoms of clinically significant distress resulting from gender dysphoria, as defined in the Diagnostic and Statistical Manual of Mental Disorders, 5th The term does not include behavioral health care services, Edition. such as mental health counseling.
- Any person quilty of the provisions of subsection A, B or C Ε. shall be quilty of a felony punishable by imprisonment in the custody of the Department of Corrections for a term of not less than three (3) years nor more than life and a fine of not more than Twenty Thousand Dollars (\$20,000.00).
 - SECTION 2. This act shall become effective November 1, 2021.

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