

**Bill Summary**  
1<sup>st</sup> Session of the 59<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>SB 788</b>
<b>Version:</b>	<b>INT</b>
<b>Request No.:</b>	<b>792</b>
<b>Author:</b>	<b>Sen. Standridge</b>
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**Bill Analysis**

SB 788 prohibits any person from consenting to the provision of hormone therapy or puberty blocking drugs for medically unnecessary medical treatments if the person is under the age of 18. A gender transition shall not constitute medical necessity. If the person received such treatment and it caused the person to not be able to enjoy the natural reproductivity functions of childbearing and rearing that the person would have enjoyed if not for the hormone therapy or puberty blocking drug, such a person may bring action against his or her parent or legal guardian that consented to the treatment through another parent or legal guardian and may bring an action in their own name upon reaching the age of majority. The measure creates a rebuttable presumption that the plaintiff, based solely on his or her age, would be capable of bearing children if not for the hormone therapy or puberty blocking drug. If the parent or legal guardian is found to have violated the provisions of this measure by a court, he or she shall be guilty of child abuse.

Prepared by: Kalen Taylor