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I		AN ACT relating to student privacy and declaring a emergency.
2	Be it	enacted by the General Assembly of the Commonwealth of Kentucky:
3		→SECTION 1. A NEW SECTION OF KRS CHAPTER 158 IS CREATED TO
4	REA	D AS FOLLOWS:
5	<u>(1)</u>	As used in Sections 1 to 3 of this Act:
6		(a) "Biological sex" means the physical condition of being male or female,
7		which is determined by a person's chromosomes, and is identified at birth
8		by a person's anatomy; and
9		(b) "Public school" or "school" means a school under the control of a local
10		board of education of a local school district.
11	<u>(2)</u>	Any section or portion of Sections 1 to 3 of this Act declared invalid shall not
12		affect the validity of the remaining portions of Sections 1 to 3 of this Act.
13		→SECTION 2. A NEW SECTION OF KRS CHAPTER 158 IS CREATED TO
14	REA	D AS FOLLOWS:
15	<u>The</u>	General Assembly finds that:
16	<u>(1)</u>	School personnel have a duty to protect the dignity, health, welfare, and privacy
17		rights of students in their care;
18	<u>(2)</u>	Children and young adults have natural and normal concerns about privacy
19		while in various states of undress, and most wish for members of the opposite
20		biological sex not to be present in those circumstances;
21	<u>(3)</u>	Allowing students to use restrooms, locker rooms, or showers that are reserved
22		for students of a different biological sex:
23		(a) Will create a significant potential for disruption of school activities and
24		unsafe conditions; and
25		(b) Will create potential embarrassment, shame, and psychological injury to
26		students;
27	<i>(4)</i>	Parents have a reasonable expectation that schools will not allow minor children

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1		to be viewed in various states of undress by members of the opposite biological
2		sex, nor allow minor children to view members of the opposite sex in various
3		states of undress; and
4	<u>(5)</u>	Schools have a duty to respect and protect the privacy rights of students,
5		including the right not to be compelled to undress or be unclothed in the presence
6		of members of the opposite biological sex.
7		→ SECTION 3. A NEW SECTION OF KRS CHAPTER 158 IS CREATED TO
8	REA	AD AS FOLLOWS:
9	<u>(1)</u>	Every school restroom, locker room, and shower room designated for student use
10		accessible by multiple students at the same time shall be designated for and used
11		by male students only or female students only.
12	<u>(2)</u>	In every school setting in which a student may be in a state of undress in the
13		presence of other students, school personnel shall provide separate, private areas
14		designated for use by students based on their biological sex.
15	<u>(3)</u>	(a) A student who asserts to school officials that his or her gender is different
16		from his or her biological sex and whose parent or legal guardian provides
17		written consent to school officials shall be provided with the best available
18		accommodation, but that accommodation shall not include the use of
19		student restrooms, locker rooms, or shower rooms designated for use by
20		students of the opposite biological sex while students of the opposite
21		biological sex are present or could be present.
22		(b) Acceptable accommodations may include but not be limited to access to
23		single-stall restrooms, access to unisex bathrooms, or controlled use of
24		faculty bathrooms, locker rooms, or shower rooms.
25	<u>(4)</u>	(a) While accessing a restroom, locker room, or shower room designated for
26		use by his or her biological sex, a student encountering a person of the
27		opposite biological sex shall have a private cause of action against the

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1	school if school personnel:
2	1. Gave the person encountered permission to use facilities of the
3	opposite biological sex; or
4	2. Failed to take reasonable steps to prohibit the person encountered
5	from using facilities designated for use by the opposite biological sex.
6	(b) Any claims arising pursuant to this subsection shall be brought in the
7	Circuit Court in whose jurisdiction the student resides or where the school
8	is located. All claims must be initiated within two (2) years of the violation.
9	(c) The offending school shall be civilly liable to a student who is aggrieved
10	under this subsection and who prevails in a court of jurisdiction prescribed
11	by paragraph (b) of this subsection. The student shall be entitled to recover
12	from the offending school any costs, expenses, and fees, including
13	attorney's fees, associated with the claim.
14	(d) Nothing in this subsection shall limit other remedies at law or equity
15	available to the aggrieved student.
16	→ Section 4. This Act shall be known as the Kentucky Student Privacy Act.
17	→ Section 5. Whereas situations currently exist in which the privacy rights of
18	students are violated, an emergency is declared to exist, and this Act takes effect upon its
19	passage and approval by the Governor or upon its otherwise becoming a law.