

HB3907 Family Counseling Ban



The legislature is facing a new bill this year which would **restrict the rights of minors with unwanted sexual attractions to seek out their treatment of choice** and not be labeled as lesbian, gay, bisexual, transgender or queer (LGBTQ). HB 3907, sponsored by Representative Sciortino, would make it illegal for children and their parents to receive counseling from licensed mental health professionals to help address unwanted sexual feelings.

“A psychiatrist shall not withhold information that the patient needs or reasonably could use to make informed treatment decisions...”

-Section 1(a) of the [American Psychiatric Association Guidelines for Ethical Treatment](#)

Some minors seek counseling to help resolve or reduce unwanted same-sex attractions. By **prohibiting counselors from providing the help requested by their clients**, counselors would be forced to either violate the law or violate their ethical obligations for client treatment.

In addition, both parents and counselors would be forced by this bill to ignore or violate their sincerely held religious beliefs on issues regarding children and human sexuality.



MFI Brief

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HB 3907 would cut off treatment for minors who are currently receiving therapy, thereby denying them their desired treatment and causing them a regression in progress and unnecessary confusion and anxiety.

Because this bill is so broadly written, it would also prevent minors from receiving counseling treatment for many sexual behaviors and habits, including pornography addiction, premarital sexual activity, masochism, sadism, transvestism, and relational issues.

The bill would also deny treatment sought by many abuse victims, as minor counseling clients often assert that abuse, trauma, neglect, and unfulfilled gender-identity needs influenced their unwanted same-sex attractions.

An similar bill was passed last year in California and was recently blocked by a federal court, due to concerns that it **violates the First Amendment’s guarantee of freedom of speech**. In the case *Pickup v. Brown*, a federal court granted an emergency motion to temporarily block S.B. 1172 (the CA equivalent of HB3907) from going into effect on January 1, 2013.

The suit was filed on behalf of several parents and their children currently benefiting from the therapy, licensed counselors, the National Association for Research and Therapy of Homosexuality and the American Association of Christian Counselors, a group of approximately 50,000 professional counseling members.

According to lead counsel for the plaintiffs, “The minors we represent have not and do not want to act on same-sex attractions, nor do they want to engage in such behavior. They are greatly benefiting from counseling... These minors have struggled with same-sex attraction and have been able to reduce or eliminate the stress and conflict in their lives by receiving counseling that best aligns with their religious and moral values.”

Please oppose this ban on Reparative Therapy and any other attempts to remove critical counseling services from children and their parents.

Not everyone who experiences sexual attractions to members of the same-sex, concurrent attractions to both sexes, or even attractions to children want these attractions. Additionally, not everyone who experiences sexual affections in various expressions of transgenderism want these. Denying this treatment discriminates against children by labeling them against the convictions of their conscience and negates the beliefs that guide their lives. The Legislature should safeguard the rights of all people with unwanted sexual attractions to seek out their treatment of choice and protect them from being labeled against their will as lesbian, gay, bisexual, transgender or queer.