1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Judiciary to which was referred House Bill No. 89
3	entitled "An act relating to civil and criminal procedures concerning legally
4	protected health care activity" respectfully reports that it has considered the
5	same and recommends that the bill be amended by striking out all after the
6	enacting clause and inserting in lieu thereof the following:
7	* * * Definitions * * *
8	Sec. 1. 1 V.S.A. § 150 is added to read:
9	§ 150. LEGALLY PROTECTED HEALTH CARE ACTIVITY
10	(a) "Gender-affirming health care services" means all supplies, care, and
11	services of a medical, behavioral health, mental health, surgical, psychiatric,
12	therapeutic, diagnostic, preventative, rehabilitative, or supportive nature
13	relating to the treatment of gender dysphoria, including insurance coverage for
14	any of the foregoing. Gender-affirming health care services does not include
15	conversion therapy as defined by 18 V.S.A. § 8351.
16	(b)(1) "Legally protected health care activity" means:
17	(A) the exercise and enjoyment, or attempted exercise and
18	enjoyment, by any person of rights to reproductive health care services or
19	gender-affirming health care services secured by this State or the provision of
20	insurance coverage for such services; or

1	(B) any act or omission undertaken to aid or encourage, or attempt to
2	aid or encourage, any person in the exercise and enjoyment, or attempted
3	exercise and enjoyment, of rights to reproductive health care services or
4	gender-affirming health care services secured by this State or to provide
5	insurance coverage for such services.
6	(2) Except as provided in subdivision (3) of this subsection (b), the
7	protections applicable to 'legally protected health care activity' shall not apply
8	to a lawsuit, judgment, or civil, criminal or administrative action that is based
9	on conduct for which an action would exist under the laws of this State if the
10	course of conduct that forms the basis for liability had occurred entirely in this
11	State.
12	(3) Notwithstanding subdivision (2) of this subsection (b), the provision
13	of a health care service by a person duly licensed under the laws of this State
14	and physically present in this State and the provision of insurance coverage for
15	such services shall be legally protected if the service is permitted under the
16	laws of this State, regardless of the patient's location or whether the provider is
17	licensed in the state where the patient is located at the time the service is
18	rendered.
19	(3) "Reproductive health care services" means all supplies, care, and
20	services of a medical, behavioral health, mental health, surgical, psychiatric,
21	therapeutic, diagnostic, preventative, rehabilitative, or supportive nature

1	relating to pregnancy, contraception, sterilization, assisted reproduction,
2	pregnancy loss management, or the termination of a pregnancy, including
3	insurance coverage for any of the foregoing.
4	* * * Legally Protected Health Care Exemption from SLAPP Suits * * *
5	Sec. 2. 12 V.S.A. § 1041 is amended to read:
6	§ 1041. EXERCISE OF RIGHTS TO FREE SPEECH AND TO PETITION
7	GOVERNMENT FOR REDRESS OF GRIEVANCES; SPECIAL
8	MOTION TO STRIKE
9	* * *
10	(h) This section shall not apply to:
11	(1) any enforcement action or criminal proceeding brought by the State
12	of Vermont or any political subdivision thereof; or
13	(2) a case involving tortious interference with legally protected health
14	care as provided in section 7302 of this title.
15	* * *
16	* * * Abusive Litigation Concerning Legally Protected Health
17	Care Activity * * *
18	Sec. 3. 12 V.S.A. chapter 221 is added to read:
19	CHAPTER 221. LEGALLY PROTECTED HEALTH CARE ACTIVITY
20	<u>§ 7301. DEFINITION</u>
21	As used in this chapter:

1	(1)(A) "Abusive litigation" means litigation or other legal action to
2	deter, prevent, sanction, or punish any person engaging in legally protected
3	health care activity by:
4	(i) filing or prosecuting any action in any other state where
5	liability, in whole or part, directly or indirectly, is based on legally protected
6	health care activity that occurred in this State, including any action in which
7	liability is based on any theory of vicarious, joint, or several liability derived
8	therefrom; or
9	(ii) attempting to enforce any order or judgment issued in
10	connection with any such action by any party to the action, or any person
11	acting on behalf of a party to the action
12	(B) A lawsuit shall be considered to be based on conduct that
13	occurred in this State if any part of any act or omission involved in the course
14	of conduct that forms the basis for liability in the lawsuit occurs or is initiated
15	in this State, whether or not such act or omission is alleged or included in any
16	pleading or other filing in the lawsuit.
17	(2) "Gender-affirming health care services" has the same meaning as (2)
18	provided in 1 V.S.A. § 150.
19	(3) "Legally protected health care activity" has the same meaning as in 1
20	<u>V.S.A. § 150.</u>
21	(4) "Public agency" has the same meaning as in 1 V.S.A. § 317(a).

1	(5) "Reproductive health care services" has the same meaning as
2	provided in 1 V.S.A. § 150.
3	§ 7302. TORTIOUS INTERFERENCE WITH LEGALLY PROTECTED
4	HEALTH CARE ACTIVITY
5	(a) Access to reproductive health care services and gender-affirming health
6	care services is a legal right in this State. Interference with legally protected
7	health care activity, whether or not under the color of law, is against the public
8	policy of this State.
9	(b) Any public act or record of a foreign jurisdiction that prohibits,
10	criminalizes, sanctions, or authorizes a person to bring a civil action against or
11	otherwise interferes with a person, provider, payer, or other entity in this State
12	that seeks, receives, causes, aids in access to, aids or abets, or provides, or
13	attempts or intends to seek, receive, cause, aid in access to, aid or abet, or
14	provide, legally protected health care services shall be an interference with the
15	exercise and enjoyment of the rights secured by this State and shall be a
16	violation of the public policy of this State.
17	(c) If a person, whether or not acting under color of law, engages or
18	attempts to engage in abusive litigation that infringes on or interferes with, or
19	attempts to infringe on or interfere with, legally protected health care activity,
20	any aggrieved person, provider, payer, or other entity, including any defendant

1	in such abusive litigation, may initiate a civil action for injunctive, monetary,
2	or other appropriate relief within six years after the cause of action accrues.
3	(d) If the court finds for the petitioner in an action authorized by this
4	section, recovery may include damages for the amount of any judgment issued
5	in connection with any abusive litigation, and any and all other expenses, costs,
6	or reasonable attorney's fees incurred in connection with the abusive litigation
7	and with the tortious interference action.
8	(e) A court may exercise jurisdiction over a person in an action authorized
9	by this section if:
10	(1) personal jurisdiction is found;
11	(2) the person has commenced any action in any court in this State and,
12	during the pendency of that action or any appeal therefrom, a summons and
13	complaint is served on the person or the attorney appearing on the person's
14	behalf in that action or as otherwise permitted by law; or
15	(3) the exercise of jurisdiction is permitted under the Constitution of the
16	United States.
17	(f) Abusive litigation does not include a lawsuit or judgment entered in
18	another state that is based on conduct for which a cause of action would exist
19	under the laws of this State if the course of conduct that forms the basis for
20	liability had occurred entirely in this State, including any contract, tort,
21	common law, or statutory claims.

1	(g) An attorney shall not be liable under this section, if acting on behalf of
2	another and within the scope of the attorney's license. A lawyer acting pro se,
3	or a public prosecutor having the personal discretion to decide whether to bring
4	abusive litigation, shall not be immune under this subsection.
5	<u>§ 7303. FOREIGN JUDGMENTS</u>
6	(a) In any action filed to enforce a foreign judgment issued in connection
7	with abusive litigation concerning legally protected health care activity, the
8	court shall not give any force or effect to any judgment issued without
9	jurisdiction or due process or to any judgment that is penal in nature.
10	(b) Foreign judgments issued in connection with abusive litigation
11	concerning legally protected health care activity shall be brought by filing a
12	new and independent action on the judgment within five years after the
13	rendition of the judgment, and not after.
14	<u>§ 7304. TESTIMONY AND DOCUMENTS</u>
15	(a) Notwithstanding any other provision in this title or court rule to the
16	contrary, except as required by federal law, a court shall not order a person
17	who is domiciled or found within this State to give testimony or a statement or
18	produce documents or other things with any proceeding in a tribunal outside
19	this State concerning abusive litigation involving legally protected health care
20	activity.

1	(b) Any aggrieved person, provider, payer, or other entity, including any
2	defendant in abusive litigation, may move to modify or quash any subpoena
3	issued in connection with such abusive litigation on any grounds provided by
4	court rule, statute, or on the grounds that the subpoena is inconsistent with the
5	public policy of this State.
6	§ 7305. CHOICE OF LAW
7	Notwithstanding any general or special law or common law conflict of law
8	rule to the contrary, the laws of this State shall govern in any case or
9	controversy heard in this State related to legally protected health care activity,
10	except as may be required by federal law.
11	<u>§ 7306. NONCOOPERATION</u>
12	(a) No public agency or employee, appointee, officer or official, or any
13	other person acting on behalf of a public agency may knowingly provide any
14	information or expend or use time, money, facilities, property, equipment,
15	personnel, or other resources in furtherance of any interstate investigation or
16	proceeding seeking to impose civil or criminal liability upon a person or entity
17	<u>for:</u>
18	(1) the provision, seeking or receipt of, or inquiring about legally
19	protected health care activity that is legal in this State; or

1	(2) assisting any person or entity providing, seeking, receiving, or
2	responding to an inquiry about legally protected health care activity that is
3	legal in this State.
4	(b) This section shall not apply to:
5	(1) any investigation or proceeding where the conduct subject to
6	potential liability under the investigation or proceeding would be subject to
7	liability under the laws of this State if committed in this State; or
8	(2) any action taken by the judicial branch in judicial proceedings;
9	(3) a public agency or employee, appointee, officer or official who, in
10	the course of normal business, is responding to a warrant or extradition
11	demand on the good faith belief that the warrant or demand is valid in this
12	State.
13	* * * Freedom of Access to Clinics * * *
14	Sec. 4. 13 V.S.A. § 1033 is added to read:
15	<u>§ 1033. INTERFERENCE WITH ACCESS TO HEALTH CARE FACILITY</u>
16	(a) The General Assembly finds that:
17	(1) all persons must be able to access health care facilities for the
18	purpose of obtaining or providing legally protected health care activity;
19	(2) the exercise of a person's right to protest or counsel against certain
20	medical procedures must be balanced against another person's right to obtain
21	or provide legally protected health care activity in an unobstructed manner;

1	(3) preventing the willful obstruction of a person's access to legally
2	protected health care activity at a health care facility is a matter of public
3	concern; and
4	(4) it is necessary and appropriate to prohibit individuals from
5	knowingly obstructing another person's entry to or exit from a health care
6	facility that provides legally protected health care activity.
7	(b) As used in this section:
8	(1) "Health care facility" means a hospital, ambulatory surgical center,
9	health center, clinic, health care provider's office, or other facility that
10	provides reproductive health care services or gender-affirming health care
11	services, and includes the building or structure in which the facility is located.
12	(2) "Health care provider" has the same meaning as provided in 18
13	<u>V.S.A. § 9402.</u>
14	(3) "Legally protected health care activity" has the same meaning as
15	provided in 1 V.S.A. § 150.
16	(4) "Physical obstruction" means rendering impassable ingress to or
17	egress from a facility that provides legally protected health care activity or
18	rendering passage to or from such a facility unreasonably difficult or
19	hazardous.
20	(c) No person shall:

1	(1) by force or threat of force or by physical obstruction knowingly
2	injure, intimidate, or interfere with, or attempt to injure, intimidate, or interfere
3	with, another person because such other person was or is obtaining or
4	providing legally protected health care activity; or
5	(2) knowingly damage the property of a health care facility, or attempt
6	to do so, because such facility provides legally protected health care activity.
7	(d) A person who violates this section shall be assessed a civil penalty of
8	<u>not more than \$300.00.</u>
9	(e) Nothing in this section shall be construed to prohibit any
10	constitutionally protected activity.
11	Sec. 5. 4 V.S.A. § 1102 is amended to read:
12	§ 1102. JUDICIAL BUREAU; JURISDICTION
13	(a) The Judicial Bureau is created within the Judicial Branch under the
14	supervision of the Supreme Court.
15	(b) The Judicial Bureau shall have jurisdiction of the following matters:
16	* * *
17	(31) Violations of 13 V.S.A. § 1033 relating to interference with access
18	to health care facility.
19	* * * Prohibition Against Extradition of Person Charged with Engaging
20	in Legally Protected Health Care Activity * * *
21	Sec. 6. 13 V.S.A. § 4970 is added to read:

1	§ 4970. LEGALLY PROTECTED HEALTH CARE ACTIVITY
2	EXCEPTION
3	Notwithstanding any other provision in this chapter to the contrary, except
4	as required by federal law, the Governor shall not surrender a person charged
5	in another state as a result of engaging in legally protected health care activity
6	as defined in 1 V.S.A. § 150 unless the executive authority of the demanding
7	state alleges in writing that the accused was physically present in the
8	demanding state at the time of the commission of the alleged offense and that
9	thereafter the accused fled from the demanding state.
10	* * * Prohibition of Issuance of a Summons Concerning a Person Charged
11	with Engaging in Legally Protected Health Care Activity * * *
12	Sec. 7. 13 V.S.A. § 6650 is added to read:
13	§ 6650. LEGALLY PROTECTED HEALTH CARE ACTIVITY
14	EXCEPTION
15	(a) Access to reproductive health care services and gender-affirming health
16	care services is a legal right in this State. Interference with legally protected
17	health care activity, whether or not under the color of law, is against the public
18	policy of this State.
19	(b) Notwithstanding any other provision in this chapter to the contrary,
20	except as required by federal law, a court shall not issue a summons where a
21	prosecution is pending in another state concerning legally protected health care

1	activity as defined in 1 V.S.A. § 150 or where a grand jury investigation
2	concerning legally protected health care activity has commenced or is about to
3	commence for a criminal violation of a law of such other state unless the acts
4	forming the basis of the prosecution or investigation would also constitute an
5	offense if occurring entirely in this State.
6	* * * Address Confidentiality for Persons Engaging in
7	Legally Protected Health Care Activity * * *
8	Sec. 8. 15 V.S.A. chapter 21, subchapter 3 is amended to read:
9	Subchapter 3. Address Confidentiality for Victims of Domestic Violence,
10	Sexual Assault, or Stalking
11	§ 1150. FINDINGS AND INTENT
12	(a) The General Assembly finds that:
13	(1) persons attempting to escape from actual or threatened domestic
14	violence, sexual assault, and stalking, and human trafficking frequently
15	establish new addresses in order to prevent their assailants or probable
16	assailants from finding them; and
17	(2) persons who provide reproductive health care services or gender-
18	affirming health care services, persons who assist others in obtaining
19	reproductive health care services or gender-affirming health care services, and
20	persons who exercise their legal right to obtain reproductive health care
21	services or gender-affirming health care services in this State may be harassed,

1	intimidated, or threatened because of their legally protected health care		
2	activity.		
3	(b) It is the purpose of this subchapter to:		
4	(1) enable state <u>State</u> and local agencies to respond to requests for public		
5	records without disclosing the location of a victim of domestic violence, sexual		
6	assault, or stalking persons identified in subsection (a) of this section;		
7	(2) promote interagency cooperation with the Secretary of State in		
8	providing address confidentiality for victims of domestic violence, sexual		
9	assault, and stalking persons identified in subsection (a) of this section; and		
10	(3) enable State and local agencies and local agencies school districts to		
11	accept a Program participant's use of an address, and local agencies to accept		
12	an address, designated by the Secretary of State as a substitute mailing address.		
13	§ 1151. DEFINITIONS		
14	Unless the context clearly requires otherwise, the definitions in this section		
15	apply throughout the subchapter.		
16	(1) "Actual address" means the physical location where the applicant		
17	resides and may include a school address or work address of an individual, as		
18	specified on the individual's application to be a Program participant under this		
19	chapter.		
20	(2) "Agency" means any subdivision of the State of Vermont, a		
21	municipality, or a subdivision of a municipality.		

1	(3) "Domestic violence" means an act of abuse as defined in subdivision
2	1101(1) of this title and includes a threat of such acts committed against an
3	individual in a domestic situation, regardless of whether these acts or threats
4	have been reported to law enforcement officers.
5	(4) <u>"Gender-affirming health care services" has the same meaning as</u>
6	provided in 1 V.S.A. § 150.
7	(5) "Human trafficking" means conduct prohibited by 13 V.S.A. § 2652
8	or 2653, and includes a threat of such, regardless of whether the conduct or
9	threat of conduct has been reported to law enforcement officers.
10	(5)(6) "Law enforcement agency" means the Department of Public
11	Safety, a municipal police department, a sheriff's department, the Attorney
12	General's Office, a State's Attorney's Office, or certified law enforcement
13	officers of the Department of Motor Vehicles, Agency of Natural Resources, or
14	Department of Liquor and Lottery. "Law enforcement agency" shall also
15	mean means the Department for Children and Families when engaged in:
16	(A) the investigation of child abuse and neglect;
17	(B) the delivery of services to families and children with whom the
18	Department is working pursuant to the provisions of 33 V.S.A. chapters 51, 52,
19	and 53; or
20	(C) the performance of the Department's responsibilities pursuant to
21	an interstate compact to which the State is a party.

1	(6)(7) "Law enforcement purpose" means all matters relating to:
2	(A) the prevention, investigation, prosecution, or adjudication of
3	criminal offenses, civil matters, or juvenile matters;
4	(B) the investigation, prosecution, adjudication, detention,
5	supervision, or correction of persons suspected, charged, or convicted of
6	criminal offenses or juvenile delinquencies;
7	(C) the protection of the general health, welfare, and safety of the
8	public or the State of Vermont;
9	(D) the execution and enforcement of court orders;
10	(E) service of criminal or civil process or court orders;
11	(F) screening for criminal justice employment;
12	(G) other actions taken in performance of official duties, as set forth
13	by statutes, rules, policies, judicial case law, and the U.S. and Vermont
14	Constitutions; and
15	(H) criminal identification activities, including the collection,
16	storage, and dissemination of criminal history records, as defined in 20 V.S.A.
17	§ 2056a(a)(1), sex offender registry information, and DNA material and
18	information.
19	(7)(8) "Program participant" means a person certified as a Program
20	participant under this chapter.

1	(8)(9) "Public record" means a public record as defined in 1 V.S.A.
2	§ 317.
3	(10) "Reproductive health care services" has the same meaning as
4	provided in 1 V.S.A. § 150.
5	(9)(11) "Secretary" means the Vermont Secretary of State.
6	(10)(12) "Sexual assault" means an act of assault as defined in 13
7	V.S.A. § 3252(a) or (b) (sexual assault) or 3253(a) (aggravated sexual assault),
8	and includes a threat of such acts, regardless of whether these acts or threats
9	have been reported to law enforcement officers.
10	(11)(13) "Stalking" means conduct as defined in 13 V.S.A. § 1061
11	(stalking) or 1063 (aggravated stalking), and includes a threat of such acts,
12	regardless of whether these acts or threats have been reported to law
13	enforcement officers.
14	(12)(14) "Substitute address" means the Secretary's designated address
15	for the Address Confidentiality Program.
16	§ 1152. ADDRESS CONFIDENTIALITY PROGRAM; APPLICATION;
17	CERTIFICATION
18	(a) An adult person, a parent, or \underline{a} legal guardian acting on behalf of a
19	minor, or a legal guardian acting on behalf of an incapacitated person may
20	apply to the Secretary of State to have an address designated by the Secretary
21	serve as the person's address or the address of the minor or incapacitated

1 person. The Secretary of State shall approve an application if	f it is filed in the
2 manner and on the form prescribed by the Secretary of State,	and if it contains:
3 (1) a statement made under oath by the applicant that:	
4 (A) the applicant, or the minor or incapacitated pers	on on whose
5 behalf the application is made,:	
6 (i) is a victim of domestic violence, sexual assau	lt, stalking, or
7 human trafficking; <u>or</u>	
8 (ii) is a person providing, assisting another perso	<u>n in obtaining, or</u>
9 <u>obtaining for themselves reproductive health care services or</u>	gender-affirming
10 <u>health care services in this State;</u>	
11 (B) the applicant fears for his or her the applicant's	safety or his or
12 her the applicant's children's safety, or the safety of the mino	r or incapacitated
13 person on whose behalf the application is made;	
14 (C) the parent or legal guardian applying on behalf	of a minor or
15 incapacitated person has legal authority to act on the person's	behalf;
16 (D) if the applicant is under the supervision of the D	Department of
17 Corrections, the applicant has notified the Department of the	actual address
18 and the applicant authorizes the release of the actual address t	to the
19 Department; and	

1	(E) if the applicant is required to report the actual address for the Sex
2	Offender Registry under 13 V.S.A. chapter 167, subchapter 3, the applicant
3	authorizes the release of the actual address to the Registry;
4	(2) a designation of the Secretary as agent for purposes of service of
5	process and for the purpose of receipt of mail;
6	(3) the mailing address and e-mail address where the applicant can be
7	contacted by the Secretary and the telephone number or numbers where the
8	applicant can be called by the Secretary;
9	(4) the new address or addresses within Vermont that the applicant
10	requests not be disclosed for the reason that disclosure will increase the risk of
11	domestic violence, sexual assault, stalking, or human trafficking <u>, harassment</u> ,
12	intimidation, or threats; and
13	(5) the signature of the applicant and the name of any individual or
14	representative of any office who assisted in the preparation of the application
15	and the date on which the applicant signed the application.
16	(b) Applications shall be filed <u>directly</u> with the Office of the Secretary <u>or</u>
17	through a certified applicant assistant.
18	(c) Upon receipt of a properly completed application, the Secretary shall
19	certify the applicant as a Program participant. Applicants shall be certified for
20	four years following the date of filing, unless the certification is withdrawn or

1	cancelled before that date. The Secretary shall by rule establish a renewal
2	procedure.
3	(d) A person who knowingly provides false or incorrect information to the
4	Secretary as required by this chapter may be prosecuted under 13 V.S.A.
5	§ 2904.
6	(e) A Program participant shall notify the Secretary of State of a change of
7	actual address within seven days of <u>following</u> the change of address.
8	(f) The Civil or Family Division of Washington County Superior Court
9	shall have jurisdiction over petitions for protective orders filed by Program
10	participants pursuant to 12 V.S.A. §§ 5133 and 5134, to sections 1103 and
11	1104 of this title, and to 33 V.S.A. § 6935. A Program participant may file a
12	petition for a protective order in the county in which he or she the participant
13	resides or in Washington County to protect the confidentiality of his or her the
14	participant's address.
15	* * *
16	§ 1157. ASSISTANCE FOR PROGRAM APPLICANTS
17	The Secretary of State shall make available a list of State and local agencies
18	and nonprofit agencies that provide counseling and shelter services to victims
19	of domestic violence, sexual assault, stalking, and human trafficking to assist
20	persons applying to be program Program participants pursuant to subdivision
21	1152(a)(1)(A)(i) of this title. Such information provided by the Office of the

1	Secretary or designees to applicants shall in no way be construed as legal
2	advice.
3	* * *
4	§ 1160. ADOPTION OF RULES
5	(a) The Secretary of State shall adopt rules necessary to perform his or her
6	the Secretary's duties under this subchapter relating to:
7	(1) program application and certification;
8	(2) certification cancellation;
9	(3) agency use of designated addresses and exceptions;
10	(4) voting by Program participants; and
11	(5) recording of vital statistics for Program participants.
12	(b) All such rules shall conform with the findings and intent of the General
13	Assembly, as described in section 1150 of this title, and shall be designed with
14	an understanding of the needs and circumstances of victims of domestic
15	violence, sexual assault, stalking, and human trafficking Program participants.
16	* * * Effective Dates * * *
17	Sec. 9. EFFECTIVE DATES
18	(a) This section and Secs. 1–7 shall take effect on passage.
19	(b) Sec. 8 shall take effect on September 1, 2023.
20	
21	

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6	(Committee vote:)	
7		
8		Representative
9		FOR THE COMMITTEE

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