

Amendment to HB 1664-FN

1 Amend RSA 507-E:1, II-a as inserted by section 1 of the bill by replacing it with the following:

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3 ***II-a. "Medical detransition" means treatment received by an individual for the***
4 ***purpose of reversing or mitigating the effects of gender transition surgery, cross-sex***
5 ***hormones, or puberty-blocking drugs and of restoring the secondary sex characteristics***
6 ***corresponding to the individual's sex as defined in RSA 354-A:2, XIV-f.***

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8 Amend the bill by replacing section 2 with the following:

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10 2 New Section; Actions, Process, and Service of Process; Medical Injury Actions; Actions for
11 Medical Detransitioning. Amend RSA 507-E by inserting after section 4 the following new section:

12 507-E:5 Actions for Medical Detransition.

13 I. Any action for a medical injury resulting from the administration or prescription of gender
14 transition surgery, cross-sex hormones, or puberty-blocking drugs shall accrue under RSA 508:4, I no
15 earlier than the time the plaintiff begins a medical detransition.

16 II. A plaintiff who brings any action listed in paragraph I shall be presumed to have met the
17 plaintiff's burden under RSA 507-E:2, I if the individual is infertile as a result of the treatment.

18 Such presumption may be rebutted only by clear and convincing evidence.