To prohibit discrimination on the basis of religion, sex (including sexual orientation and gender identity), and marital status in the administration and provision of child welfare services; to improve safety, well-being, and permanency for lesbian, gay, bisexual, transgender, and queer/questioning foster youth, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MAY 25, 2021

Mr. Danny K. Davis of Illinois (for himself, Miss González-Colón, Ms. Craig, and Mr. Sean Patrick Maloney of New York) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

A BILL

To prohibit discrimination on the basis of religion, sex (including sexual orientation and gender identity), and marital status in the administration and provision of child welfare services; to improve safety, well-being, and permanency for lesbian, gay, bisexual, transgender, and queer/questioning foster youth, and for other purposes.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
SECTION 1. SHORT TITLE.
This Act may be cited as the "John Lewis Every Child Deserves a Family Act".

SEC. 2. FINDINGS AND PURPOSE.

(a) FINDINGS.—Congress finds the following:

(1) Every child or youth unable to live with their family of origin is entitled to a supportive and affirming foster care placement. Federal law requires, and child welfare experts recommend, that children and youth be placed with a family or in the most family-like setting available.

(2) Thousands of children and youth lack a stable, safe, and loving temporary or permanent home and have been placed in a congregate care setting, which is associated with more placements, poorer educational outcomes, and greater risk of further trauma. More homes are needed to accommodate the growing number of children and youth involved with child welfare services.

(3) On the last day of fiscal year 2019, there were an estimated 424,000 children and youth in the United States foster care system, and 122,000 were waiting to be adopted. Tragically, approximately 20,000 "aged out" of the child welfare system without a forever family, placing them at higher risk of
negative outcomes including poverty, homelessness, incarceration, and early parenthood.

(4) Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et seq.) protects people from discrimination based on race, color, or national origin in programs, activities, and services administered or performed by child welfare agencies. Eliminating discrimination in child welfare based on religion, sex (including sexual orientation and gender identity), and marital status would increase the number and diversity of foster and adoptive homes able to meet the individual needs of children and youth removed from their homes.

(5) Lesbian, gay, bisexual, transgender, and queer/questioning (referred to in this Act as “LGBTQ”) youth are overrepresented in the foster care system by at least a factor of 2, comprising at least 30 percent of children and youth in foster care; these numbers are higher for transgender and non-binary youth compared to their cisgender LGBTQ counterparts.

(A) While some LGBTQ youth enter foster care for similar reasons as non-LGBTQ youth, the two most common reasons for LGBTQ
youth are high rates of physical abuse and conflict with parents.

(B) LGBTQ foster youth report twice the rate of poor treatment while in care experienced by foster youth who do not identify as LGBTQ and are more likely to experience discrimination, harassment, and violence in the child welfare system than their LGBTQ peers not in the child welfare system.

(C) Because of high levels of bias, LGBTQ foster youth have a higher average number of placements and higher likelihood of living in a group home than their non-LGBTQ peers, negatively affecting mental health outcomes and long-term prospects.

(D) Approximately 28 percent of homeless youth with histories of time in foster care identified as LGBTQ and were significantly more likely to experience 7 of 8 adverse events compared to their peers with no foster care history.

(E) LGBTQ youth in foster care had nearly 3 times greater odds of reporting a past-year suicide attempt compared to LGBTQ youth who were never in foster care (35% versus 13%); these numbers were even higher for
LGBTQ foster youth of color (38%) and highest for transgender and non-binary foster youth (45%).

(F) LGBTQ youth who had been in foster care had over 3 times greater odds of being kicked out, abandoned, or running away due to treatment based on their LGBTQ identity compared to those who were never in foster care (27% versus 8%); these numbers were higher for LGBTQ foster youth of color (30%) and highest for transgender and non-binary foster youth (40%).

(6) “Conversion therapy” is a form of discrimination that harms LGBTQ people. It undermines an individual’s sense of self-worth, increases suicide ideation and substance abuse, exacerbates family conflict, and contributes to second-class status. No scientifically valid evidence supports this discredited practice, which is prohibited by many States and foreign nations. Approximately 350,000 LGBTQ adults were subjected to so-called “conversion therapy” as adolescents, and an estimated 16,000 LGBTQ youth ages 13 to 17 will be subjected to it by a licensed health care professional before age 18.
(7) Many youth, especially LGBTQ youth, involved with child welfare services identify with a cross-section of marginalized communities. Youth of color are overrepresented in the foster care system, and the majority of LGBTQ foster youth are youth of color. Children and youth with multiple marginalized identities often experience more stress and trauma than other youth, compounding the negative effects of discrimination and increasing the likelihood of negative outcomes.

(8) Prospective parents who experience the heartbreak and dignitary harm of discrimination based on religion, sex (including sexual orientation and gender identity), or marital status may not be able or willing to apply at another agency, resulting in fewer available homes, and knowing that discrimination exists may deter them from even attempting to foster or adopt.

(9) Professional organizations that serve children in the fields of medicine, psychology, law, and child welfare oppose discrimination against prospective parents in adoption and foster care.

(10) Religious organizations play a critical role in providing child welfare services. Most welcome all children, youth, and families and affirm a diversity
of religions and faiths. State assessments, planning, and counseling should connect children and youth for whom spirituality and religion are important with affirming, faith-based resources consistent with the faith of the child or youth.

(11) Child welfare agencies that refuse to serve same-sex couples and LGBTQ individuals reduce the pool of qualified and available homes for children and youth who need placement on a temporary or permanent basis.

(A) Same-sex couples are 7 times more likely to foster and adopt than their different-sex counterparts.

(B) Same-sex couples raising adopted children tend to be older than, just as educated as, and have access to the same economic resources as other adoptive parents.

(C) Research shows that sexual orientation is a nondeterminative factor in parental success and that children with same-sex parents have the same advantages and expectations for health, social, and psychological development as children whose parents are different-sex.

(D) Discrimination against qualified prospective foster and adoptive parents for non-
merit related reasons denies religious minority, LGBTQ, and unmarried relatives the opportunity to become foster and adoptive parents for their own kin in care, including grandchildren.

(12) LGBTQ families of origin are at risk for discrimination in child welfare referrals, investigations, removals, reunification, kinship placements, and other case management services. A study of low-income African-American mothers showed that those who identified as lesbian or bisexual were four times more likely than their non-LGBTQ counterparts to lose custody of their children in child welfare proceedings. LGBTQ-positive services are necessary to shield families and protect parents’ rights to reunification.

(13) Single people are more likely than couples to experience challenges in adopting due to biases that persist against single-parent adoption. During fiscal year 2019, 29 percent of adoptions from foster care were completed by unmarried single people, including adoptions by 2,200 single men and more than 16,800 single women. Studies show that the outcomes for children adopted and raised by single
parents are just as good as, if not better than, outcomes for children adopted by couples.

(14) More nationwide data about the experiences of LGBTQ children and youth involved with child welfare services is needed to understand fully the extent and impact of discrimination and ensure accountability. States must report and researchers must collect this sensitive data in an ethical, affirming, and non-intrusive manner, with appropriate safeguards to protect respondents.

(b) PURPOSE.—The purposes of this Act are—

(1) to prohibit discrimination on the basis of religion, sex (including sexual orientation and gender identity), and marital status in the administration and provision of child welfare services that receive Federal funds; and

(2) to improve safety, well-being, and permanency for LGBTQ children and youth involved with child welfare services.

SEC. 3. EVERY CHILD DESERVES A FAMILY.

(a) PROHIBITION.—No child or youth involved with child welfare services, family, or individual shall, on the grounds of religion, sex (including sexual orientation and gender identity), or marital status, be excluded from participation in, denied the benefits of, or subjected to dis-
crimination in the administration or provision of child wel-
fare programs and services by a covered entity receiving
Federal financial assistance under part A, B, or E of title
IV; title XIX; or title XX of the Social Security Act.

(b) PRIVATE RIGHT OF ACTION.—Any individual who
is aggrieved by a violation of this Act may bring a civil
action seeking relief in an appropriate United States dis-
trict court. The court shall award a plaintiff prevailing in
such an action all appropriate relief, including injunctive,
declaratory, and other equitable relief necessary to carry
out this Act, attorneys’ fees, and such other relief as the
court deems appropriate.

(e) FEDERAL GUIDANCE.—Not later than 6 months
after the date of the enactment of this Act, the Secretary
shall publish and disseminate guidance with respect to
compliance with this Act.

(d) TECHNICAL ASSISTANCE.—In order to ensure
compliance with and understanding of the legal, practice,
and cultural changes required by this Act, the Secretary
shall provide technical assistance to all covered entities,
including—

(1) identifying State laws and regulations in-
consistent with this Act, and providing guidance and
training to ensure the State laws and regulations are
brought into compliance with this Act by the appli-
cable compliance deadline in effect under subsection (h);

(2) identifying casework practices and procedures inconsistent with this Act and providing guidance and training to ensure the practices and procedures are brought into compliance with this Act by the applicable compliance deadline;

(3) providing guidance in expansion of recruitment efforts to ensure consideration of all prospective adoptive and foster parents regardless of the religion, sex (including sexual orientation and gender identity), or marital status of the prospective parent;

(4) creating comprehensive cultural competency training for covered entities and prospective adoptive and foster parents; and

(5) training judges and attorneys involved in foster care, guardianship, and adoption cases on the findings and purposes of this Act.

(c) Service Delivery and Training.—

(1) In General.—A covered entity shall provide service delivery to children and youth involved with child welfare services, families, and adults, and staff training, that comprehensively addresses the individual strengths and needs of children and youth involved with child welfare services, as well as be
language appropriate, gender appropriate, and cul-
turally sensitive and respectful of the complex social
identities of the children and youth, families, and
adults currently or prospectively participating in or
receiving child welfare services.

(2) Social identity.—In this subsection, the
term “social identity” includes an individual’s race,
ethnicity, nationality, age, religion (including spiritu-
ality), sex (including gender identity and sexual ori-
tentation), socioeconomic status, physical or cognitive
ability, language, beliefs, values, behavior patterns,
and customs.

(f) Data Collection.—Using developmentally ap-
propriate best practices, the Secretary shall collect data
through the Adoption and Foster Care Analysis and Re-
porting System on—

(1) the sexual orientation and gender identity of
children and youth involved with child welfare serv-
ices and foster and adoptive parents; and

(2) whether family conflict related to the sexual
orientation or gender identity of a child or youth
was a factor in the removal of the child or youth
from the family.

(g) National Resource Center on Safety,
Well-Being, Placement Stability, and Perma-
1. NENCY FOR LGBTQ CHILDREN AND YOUTH INVOLVED
2. WITH CHILD WELFARE SERVICES.—

   (1) IN GENERAL.—The Secretary shall establish
   and maintain the National Resource Center on Safe-
   ty, Well-Being, Placement Stability, and Perma-
   nency for LGBTQ Children and Youth Involved with
   Child Welfare Services that will promote well-being,
   safety, permanency, stability, and family placement
   for LGBTQ children and youth involved with child
   welfare services, through training, technical assist-
   ance, actions, and guidance that—

   (A) increases LGBTQ cultural competency
   among the staff of covered entities, and foster,
   adoptive, and relative parents, guardians, and
   caregivers;

   (B) promotes the provision of child welfare
   services that address the specific needs of
   LGBTQ children and youth involved with child
   welfare services and their families;

   (C) promotes effective and responsible col-
   lection and management of data on the sexual
   orientation and gender identity of children and
   youth in the child welfare system, with appro-
   priate safeguards to protect the data;
(D) identifies and promotes promising practices and evidence-based models of engagement and appropriate collective and individual services and interventions that can be linked to improved outcomes for LGBTQ children and youth in the child welfare system;

(E) endorses best practices for human resource activities of covered entities, including in hiring, staff development, and implementing a system of accountability to carry out those best practices; and

(F) initiates other actions that improve safety, well-being, placement stability, and permanency outcomes for LGBTQ children and youth involved with child welfare services at the State and local level.

(2) Activities.—The Secretary shall carry out the collection and analysis of data and the dissemination of research to carry out this subsection.

(3) Authorization of Appropriations.—There are authorized to be appropriated to the Secretary such sums as may be necessary to establish and maintain the National Resource Center on Safety, Well-Being, Placement Stability, and Permanency for LGBTQ Children and Youth Involved with
Child Welfare Services and carry out the activities described in this subsection.

(h) Deadline for Compliance.—

(1) In general.—Except as provided in paragraph (2), a covered entity shall comply with this section not later than 6 months after publication of the guidance referred to in subsection (e), or 1 year after the date of the enactment of this Act, whichever occurs first.

(2) Authority to extend deadline.—If a State demonstrates to the satisfaction of the Secretary that it is necessary to amend State law in order to change a particular practice that is inconsistent with this Act, the Secretary may extend the compliance date for the State and any covered entities in the State a reasonable number of days after the close of the first State legislative session beginning after the date the guidance referred to in subsection (e) is published.

(3) Authority to withhold funds.—If the Secretary finds that a covered entity has failed to comply with this Act, the Secretary may withhold payment to the State of amounts otherwise payable to the State under part B or E of title IV of the
Social Security Act, to the extent determined by the Secretary.

(i) GAO Study.—

(1) In general.—Not later than 3 years after the date of enactment of this Act, the Comptroller General of the United States shall conduct a study to determine whether the States have substantially complied with this Act, including specifically whether the States have—

(A) eliminated all policies, practices, or laws that permit a covered entity to violate subsection (a);

(B) provided necessary training and technical support to covered entities to ensure all services to children and youth involved with child welfare services are carried out in a non-discriminatory, affirming, safe, and culturally competent manner;

(C) collected data necessary to accomplishing the purposes of this Act, and ensured that the data is appropriately safeguarded, including data related to—

(i) the sexual orientation and gender identity of children and youth involved with child welfare services;
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(ii) the permanency and placement outcomes and rates for those children and youth, as compared to their non-LGBTQ peers;

(iii) the rates at which those children and youth are placed in family homes as compared to congregate or group homes; and

(iv) the sexual orientation, gender identity, and marital status of foster and adoptive parents, as well as the placement rates and wait periods for those foster and adoptive parents; and

(D) ensured that covered entities—

(i) are in compliance with this Act;

and

(ii) have implemented procedures for children and youth involved with child welfare services, or individuals or families participating in, or seeking to participate in, child welfare services, to report violations of this Act.

(2) REPORT TO THE CONGRESS.—Not later than 6 months after completing the study required by paragraph (1), the Comptroller General shall sub-
mit to the Committee on Ways and Means of the House of Representatives and the Committee on Finance of the Senate a written report that contains the results of the study.

(j) Relation to Other Laws.—

(1) Rule of Construction.—Nothing in this Act shall be construed to invalidate or limit rights, remedies, or legal standards under title VI of the Civil Rights Act of 1964.

(2) Certain Claims.—The Religious Freedom Restoration Act of 1993 (42 U.S.C. 2000bb et seq.) shall not provide a claim concerning, or a defense to a claim under, this Act, or provide a basis for challenging the application or enforcement of this Act.

(k) Definitions.—In this section:

(1) Child or Youth Involved with Child Welfare Services.—The term “child or youth involved with child welfare services” means an individual, aged 23 or younger, who participates in child welfare programs or services that receive Federal financial assistance under part A, B, or E of title IV; title XIX; or title XX of the Social Security Act.

(2) Conversion Therapy.—

(A) In General.—The term “conversion therapy” means a form of discrimination that
includes any practice or treatment which seeks to change the sexual orientation or gender identity of an individual, including efforts to change behaviors or gender expressions or to eliminate or reduce sexual or romantic attractions or feelings toward individuals of the same gender.

(B) EXCLUSIONS.—The term “conversion therapy” does not include counseling that provides assistance to an individual undergoing gender transition, or counseling that provides acceptance, support, and understanding of an individual or facilitates an individual with coping, social support, and identity exploration and development, including sexual orientation-neutral interventions to prevent or address unlawful conduct or unsafe sexual practices.

(3) COVERED ENTITY.—The term “covered entity” means an entity that—

(A) receives Federal financial assistance under part A, B, or E of title IV; title XIX; or title XX of the Social Security Act; and

(B) is involved in the administration or provision of child welfare programs or services.

(4) GENDER IDENTITY.—The term “gender identity” means the gender-related identity, appear-
ance, mannerisms, or other gender-related characteristics of an individual, regardless of the designated sex of the individual at birth.

(5) Religion; sex (including sexual orientation and gender identity), or marital status.—The term “religion, sex (including sexual orientation and gender identity), or marital status”, used with respect to an individual, includes—

(A) the religion, sex (including sexual orientation and gender identity), or marital status, respectively, of another person with whom the individual is or has been associated; and

(B) a perception or belief, even if inaccurate, concerning the religion, sex (including sexual orientation and gender identity), or marital status, respectively, of the individual.

(6) Secretary.—The term “Secretary” means the Secretary of Health and Human Services.

(7) Sex.—The term “sex” includes—

(A) a sex stereotype;

(B) pregnancy, childbirth, or a related medical condition;

(C) sexual orientation or gender identity; and
(D) sex characteristics, including intersex traits.

(8) Sexual orientation.—The term “sexual orientation” means homosexuality, heterosexuality, or bisexuality.

(9) State.—The term “State” means each of the 50 States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, the Commonwealth of the Northern Mariana Islands, and American Samoa.