TRANSACTION STATE

HF146 protects transgender people, their families & health care providers from legal repercussions, if they travel to Minnesota to get gender-affirming care. The bill prevents the use of subpoenas to gather information interfering in the use of gender-affirming health care. It also protects children who are unable to obtain gender-affirming health care in several ways jurisdictionally.

This bill protects gender-affirming health care for the LGBTQ+ community both within and beyond Minnesota. Withholding or delaying this healthcare can have a dramatically negative impact on the mental health of an individual. The bill ensures and affirms access to care specific to the community.

WHAT THE LAW DOES:
- States that any US state that allows state agencies to remove a child from their guardian due to their child receiving gender-affirming care will not be enforced in MN
- Applies temporary emergency jurisdiction if the child is in MN and has been unable to get gender-affirming care
- Subpoenas from other states that would restrict access to gender-affirming care will not be issued or recognized

WHAT THE LAW DOESN'T DO:
- Limit the right of people to move freely between states
- Offer stipends for gender-affirming care seekers
- Directly allow state funds to be used for gender-affirming care

LEAD AUTHOR(S) & IMPLEMENTATION:
- House: Rep. Leigh Finke
- Senate: Sen. Erin Maye Quade
- Effective: 4/28/2023