	(Original Signature of Member)	
	DNGRESS H.R.	
To establish a private right of action for parents with respect to the teaching of racial discrimination theory and other actions by covered schools, and for other purposes.		
	N THE HOUSE OF REPRESENTATIVES of Virginia introduced the following bill; which was referred to the Committee on	
	A BILL	
to th	dish a private right of action for parents with respect ne teaching of racial discrimination theory and other ons by covered schools, 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,	
3 SEC	TION 1. SHORT TITLE.	
4	This Act may be cited as the "Empowering Parents	
5 Act'	,	
6 SEC.	2. FINDINGS.	

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Congress finds the following:

1	(1) The family unit consisting of a mother, fa-
2	ther, and child is the foundation of civil society.
3	(2) The rights and authority of parents are
4	God-given and self-evident.
5	(3) The rights and authority of parents do not
6	derive from the government.
7	(4) The rights and authority of parents should
8	not be challenged or undermined by the government,
9	but must be preserved and protected.
10	(5) Parents are responsible for impressing
11	faith, morals, and values upon their children; such
12	responsibility does not belong to teachers, school
13	board members, or politicians.
14	(6) No teacher, school board member, or public
15	official has the right to politicize or indoctrinate
16	children.
17	(7) More than 70 percent of citizens of the
18	United States support the ability of parents to
19	choose where students attend school.
20	(8) It is contrary to the 10th Amendment of
21	the Constitution and the principles of federalism es-
22	poused by the founding fathers for the Federal Gov-
23	ernment to supersede State or local authorities re-
24	garding the instruction and testing of students.

1	(9) Taxpayers have a right to know what pub-
2	licly funded schools are teaching students.
3	SEC. 3. SENSE OF CONGRESS.
4	It is the sense of Congress that—
5	(1) a covered school should not—
6	(A) deny a student the ability to attend
7	school in person;
8	(B) intentionally expose a student to racial
9	discrimination theory;
10	(C) intentionally expose a student to rad-
11	ical gender theory or sexually explicit content;
12	(D) require a biological woman to compete
13	against a biological man in an athletic competi-
14	tion hosted or sponsored by such school;
15	(E) require a biological woman and a bio-
16	logical man to share a private facility, includ-
17	ing—
18	(i) a restroom;
19	(ii) a locker room;
20	(iii) a shower facility; or
21	(iv) a changing room; or
22	(F) require a student to abide by a health
23	mandate without first obtaining parental con-
24	sent or require, as a prerequisite for in-person
25	school attendance—

1	(i) wearing a mask;
2	(ii) receiving a COVID-19 vaccine; or
3	(iii) subjecting to a medical screening;
4	(2) a covered school should—
5	(A) protect the personal information of
6	every student, as required under section 444 of
7	the General Education Provisions Act (com-
8	monly known as the "Family Educational
9	Rights and Privacy Act of 1974") (20 U.S.C.
10	1232g); and
11	(B) be parent-led and locally managed with
12	State oversight;
13	(3) Federal law enforcement agencies should
14	not target a parent for exercising First Amendment
15	rights on school property or in school board meet-
16	ings; and
17	(4) a parent should have the ability to choose
18	the school that the children of such parent attend.
19	SEC. 4. PROHIBITIONS.
20	(a) In General.—A covered school may not—
21	(1) compel a teacher or student to adopt, af-
22	firm, adhere to, or profess—
23	(A) racial discrimination theory; or

1	(B) an idea, where such compulsion vio-
2	lates title IV or title VI of the Civil Rights Act
3	of 1964 (42 U.S.C. 2000c et seq.);
4	(2) compel a student to observe or espouse ob-
5	scene or sexual materials without the consent of a
6	parent of such student;
7	(3) instruct or require an employee of such
8	school to refer to a student using a pronoun not as-
9	sociated with the biological sex of such student,
10	without obtaining consent to do so from a parent of
11	such student;
12	(4) act as the agent of a parent of a student
13	enrolled in such school, for purposes of—
14	(A) providing verifiable parental consent;
15	or
16	(B) receiving a notice or other information
17	required to be provided to a parent of such stu-
18	dent; or
19	(5) neglect to report sexual assault or sexual
20	harassment on school property to the appropriate
21	law enforcement authorities.
22	(b) Rule of Construction.—Nothing in this sec-
23	tion may be construed to prohibit a teacher or a student
24	from discussing public policy issues or matters of public
25	debate.

1 SEC. 5. PRIVATE RIGHT OF ACTION.

- 2 (a) In General.—A parent aggrieved by a violation
- 3 of section 4 may commence a civil action against the cov-
- 4 ered school responsible for the violation.
- 5 (b) Relief.—In any action under subsection (a), the
- 6 court may award appropriate relief, including—
- 7 (1) temporary, preliminary, or permanent in-
- 8 junctive relief;
- 9 (2) compensatory damages;
- 10 (3) punitive or exemplary damages; and
- 11 (4) reasonable fees for attorneys.
- 12 (c) STATUTE OF LIMITATIONS.—An action under this
- 13 section shall be brought not later than 30 days after the
- 14 date on which the violation of section 4 occurred.
- 15 (d) Attorney General.—In a case in which a par-
- 16 ent commences a civil action under subsection (a), the At-
- 17 torney General shall have the exclusive authority to over-
- 18 see, as appropriate, any investigation conducted by the
- 19 Federal Government in connection with such action.
- 20 SEC. 6. DEFINITIONS.
- 21 In this Act:
- 22 (1) BIOLOGICAL MAN.—The term "biological
- 23 man" means an individual who is recognized as a
- 24 male on the date of the birth of such individual,
- based on the genetic and reproductive biological
- 26 characteristics of such individual.

1	(2) BIOLOGICAL SEX.—The term "biological
2	sex" means the sex recognized on the date of birth
3	of the individual based on the genetic and reproduc-
4	tive biological characteristics of such individual.
5	(3) BIOLOGICAL WOMAN.—The term "biological
6	woman" means an individual who is recognized as a
7	female on the date of the birth of such individual,
8	based on the genetic and reproductive biological
9	characteristics of such individual.
10	(4) COVERED SCHOOL.—The term "covered
11	school" means an elementary school or secondary
12	school, as such terms are defined in section 8101 of
13	the Elementary and Secondary Education Act of
14	1965 (20 U.S.C. 7801).
15	(5) RACIAL DISCRIMINATION THEORY.—The
16	term "racial discrimination theory" means a theory
17	that promotes one or more of the following:
18	(A) That racial oppression is based exclu-
19	sively on race, ethnicity, color, national origin,
20	or a combination of such attributes.
21	(B) That individuals of a certain race, eth-
22	nicity, color, or national origin are inherently
23	superior or inferior to individuals of a different
24	race, ethnicity, color, or national origin.

1	(C) That an individual should be treated
2	adversely or advantageously based on the race,
3	ethnicity, color, or national origin of such indi-
4	vidual.
5	(D) That individuals, based on race, eth-
6	nicity, color, or national origin, bear collective
7	guilt and are inherently responsible for actions
8	committed in the past by individuals of the
9	same race, ethnicity, color, or national origin.
10	(6) Obscene material.—The term "obscene
11	material" means material that, considered as a
12	whole—
13	(A) appeals to—
14	(i) the prurient interest; or
15	(ii) a shameful or morbid interest in
16	nudity, sexual conduct, sexual excitement,
17	excretory functions or products thereof, or
18	sadomasochistic abuse;
19	(B) goes substantially beyond customary
20	limits of candor in description or representation
21	of the matters described in clause (A)(ii); and
22	(C) does not have serious literary, artistic,
23	political, or scientific value.
24	(7) Parent.—The term "parent" has the
25	meaning given such term in section 8101 of the Ele-

- 1 mentary and Secondary Education Act of 1965 (20
- 2 U.S.C. 7801).