

The Draft Constitutional Law of Georgia on the introduction of Amendments to the Constitution of Georgia

DRAFT / 07-3/432/10

The Constitutional Law of Georgia

On the introduction of amendments to the Constitution of Georgia

Article 1. Paragraph 3 shall be added to Article 30 of the Constitution of Georgia (Departments of the Parliament of Georgia, 1995, NN 31-33, Art. 668) with the following content: 3. The protection of family values and minors is guaranteed by the Constitutional Law of Georgia, which is an integral part of the Constitution of Georgia.

Article 2. This Law shall take effect immediately upon publication.

President of Georgia Salome Zourabichvili

Draft Constitutional Law:

Article 1. The legislation can regulate relationships only similar to marriage, which provides for the union of a genetically male and a genetically female who are at least 18 years old.

Article 2. Adoption or foster care of a minor is allowed only by spouses married in accordance with the Constitution and Georgian legislation or by a heterosexual person.

Article 3. Any medical intervention related to changing a person's sex is prohibited.

Article 4. The documents issued by the state or local authorities shall indicate only the female or male sex corresponding to his/her genetics.

Article 5. Any decision by a public authority or individual person that directly or indirectly restricts the usage of terms derived from [is linked to] one's sex is void.

Article 6. It is prohibited to hold any type of gatherings, aimed at popularizing same-sex family or intimate relationships, incest, adoption, or foster care of a minor by a same-sex couple or a non-heterosexual person, medical interventions related to sex reassignment, or popularizing the non-use of sex-specific terminology.

Article 7. It is prohibited to distribute any production, programme, or material, with the content that aims to popularize same-sex family or intimate relationships, incest, adoption, or foster care of a minor by a same-sex couple or a non-heterosexual person, medical interventions related to sex reassignment, or popularizing the non-use of sex-specific terminology.

Unofficial translation

Article 8. It is prohibited to provide any kind of information in the educational process of a public or private educational institutions aimed at popularizing same-sex family or intimate relationships, incest, adoption, or foster care of a minor by a same-sex couple or a non-heterosexual person, medical interventions related to sex reassignment, or popularizing the non-use of sex-specific terminology.