SYNOPSIS: This bill would provide that public K-12 schools may not participate in, sponsor, or provide coaching staff for interscholastic athletic events at which athletes are allowed to participate in competition against athletes who are of a different biological gender, unless the event specifically includes both biological genders.

This bill would also provide that the state or any of its political subdivisions may not use, permit, or allow to be used any property that it owns or controls for interscholastic athletic events at which athletes are allowed to participate in competition against athletes who are of a different biological gender, unless the event specifically includes both biological genders.

A BILL
TO BE ENTITLED
AN ACT
Relating to public K-12 schools; to provide that no public K-12 school may participate in, sponsor, or provide coaching staff for interscholastic athletic events at which athletes are allowed to participate in competition against athletes who are of a different biological gender, unless the event specifically includes both biological genders; and to provide that neither the state or any of its political subdivisions may use or permit or allow to be used any property that it owns or controls for interscholastic athletic events at which athletes are allowed to participate in competition against athletes who are of a different biological gender, unless the event specifically includes both biological genders.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. This act shall be known and may be cited as the "Gender is Real Legislative (GIRL) Act."

Section 2. (a) A public K-12 school may not participate in, sponsor, or provide coaching staff for interscholastic athletic events that are either scheduled by or conducted under the authority of any athletic association that permits or allows participation in athletic events conducted exclusively for males by any individual who is not a biological male as indicated on a birth certificate or participation in athletic events conducted exclusively for females by any individual who is not a biological female as indicated on a birth certificate.
(b) This section does not apply to athletic events at which both biological males and biological females are permitted or allowed to participate.

Section 3. (a) A county, municipality, or other local government entity may not use, permit, or allow to be used any public athletic facility, stadium, field, structure, or other property owned by or under the control of the governmental entity to be used for interscholastic athletic events held in violation of Section 2.

(b) This section does not apply to athletic events at which both biological males and biological females are permitted or allowed to participate.

Section 4. (a) An athletic facility, stadium, field, structure, or other property owned by or under control of this state or its various offices, agencies, departments, authorities, bureaus, boards, commissions, public corporations, or other entities may not be used or permitted or allowed to be used for interscholastic athletic events held in violation of Section 2.

(b) This section does not apply to athletic events at which both biological males and biological females are permitted or allowed to participate.

(c) It is the intent of the Legislature that constitutionally created boards of trustees comply with the requirements of this section.
Section 5. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.