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134th General Assembly

Regular Session

Sub. H. B. No. 4

2021-2022

Representatives Plummer, Manchester

Cosponsors: Representatives Lipps, Edwards, Riedel, Young, T., White, Cutrona, Liston, Abrams, Carruthers, Click, Ginter, John, Russo, Schmidt, West, Baldridge, Bird, Blackshear, Boggs, Carfagna, Crawley, Creech, Cross, Crossman, Fraizer, Galonski, Gross, Hall, Hoops, Jarrells, Johnson, Jones, Kick, Koehler, Lampton, Lanese, LaRe, Leland, Lepore-Hagan, Lightbody, Loychik, Manning, Merrin, Miller, J., Miranda, O'Brien, Patton, Pavliga, Ray, Richardson, Sheehy, Smith, K., Smith, M., Sobecki, Stein, Troy, Weinstein, Young, B., Speaker Cupp

Senators Fedor, Schuring, Manning

A BILL

То	amend sections 2151.142, 2151.421, and 3107.014	1
	and to enact sections 2151.4210, 2151.4211,	2
	2151.4212, 2151.4213, 2151.4215, 2151.4216,	3
	2151.4218, 2151.4219, 2151.4220, 2151.4221,	4
	2151.4222, 2151.4223, 2151.4224, 5101.89,	5
	5101.891, 5101.892, 5101.893, 5101.894,	6
	5101.895, 5101.897, and 5101.899 of the Revised	7
	Code regarding county child abuse and neglect	8
	memorandums of understanding, cross-reporting of	9
	child abuse and neglect reports by public	10
	children services agencies to law enforcement	11
	agencies, notification of reporter rights, home	12
	assessor eligibility, and creation of the youth	13
	and family ombudsman office.	14

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2151.142, 2151.421, and 3107.01415be amended and sections 2151.4210, 2151.4211, 2151.4212,162151.4213, 2151.4215, 2151.4216, 2151.4218, 2151.4219,172151.4220, 2151.4221, 2151.4222, 2151.4223, 2151.4224, 5101.89,185101.891, 5101.892, 5101.893, 5101.894, 5101.895, 5101.897, and195101.899 of the Revised Code be enacted to read as follows:20

sec. 2151.142. (A) As used in this section, "public 21
record" and "journalist" have the same meanings as in section 22
149.43 of the Revised Code. 23

(B) Both of the following apply to the residential address 24 of each officer or employee of a public children services agency 25 or a private child placing agency who performs official 26 responsibilities or duties described in section 2151.14, 27 2151.141, 2151.33, 2151.353, 2151.412, 2151.413, 2151.414, 28 2151.415, 2151.416, 2151.417, or 2151.421, or 2151.4210 to 29 2151.4224 or another section of the Revised Code and to the 30 residential address of persons related to that officer or 31 employee by consanguinity or affinity: 32

(1) Other officers and employees of a public children 33 services agency, private child placing agency, juvenile court, 34 or law enforcement agency shall consider those residential 35 addresses to be confidential information. The officer or 36 employee of the public children services agency or private child 37 placing agency may waive the confidentiality of those 38 residential addresses by giving express permission for their 39 disclosure to other officers or employees of a public children 40 services agency, private child placing agency, juvenile court, 41 or law enforcement agency. 42

(2) To the extent that those residential addresses are43contained in public records kept by a public children services44

agency, private child placing agency, juvenile court, or law 45 enforcement agency, they shall not be considered to be 46 information that is subject to inspection or copying as part of 47 a public record under section 149.43 of the Revised Code. 48

(C) Except as provided in division (D) of this section, in 49 the absence of a waiver as described in division (B)(1) of this 50 section, no officer or employee of a public children services 51 agency, private child placing agency, juvenile court, or law 52 enforcement agency shall disclose the residential address of an 53 officer or employee of a public children services agency or 54 private child placing agency, or the residential address of a 55 person related to that officer or employee by consanguinity or 56 affinity, that is confidential information under division (B)(1) 57 of this section to any person, when the disclosing officer or 58 employee knows that the person is or may be a subject of an 59 investigation, interview, examination, criminal case, other 60 case, or other matter with which the officer or employee to whom 61 the residential address relates currently is or has been 62 associated. 63

(D) If, on or after the effective date of this section, a
(a) journalist requests a public children services agency, private
(b) for agency, juvenile court, or law enforcement agency
(c) disclose a residential address that is confidential
(c) formation under division (B) (1) of this section, the agency or
(c) for the section of the following apply:

(1) The request is in writing, is signed by the
journalist, includes the journalist's name and title, and
includes the name and address of the journalist's employer.
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(2) The request states that disclosure of the residential 74

(3) The request adequately identifies the person whose residential address is requested.

(4) The public children services agency, private child
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placing agency, juvenile court, or law enforcement agency
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receiving the request is one of the following:
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(a) The agency or juvenile court with which the official
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in question serves or with which the employee in question is
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employed;
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(b) The agency or juvenile court that has custody of the records of the agency with which the official in question serves or with which the employee in question is employed.

Sec. 2151.421. (A) (1) (a) No person described in division 87 (A) (1) (b) of this section who is acting in an official or 88 professional capacity and knows, or has reasonable cause to 89 suspect based on facts that would cause a reasonable person in a 90 similar position to suspect, that a child under eighteen years 91 of age, or a person under twenty-one years of age with a 92 developmental disability or physical impairment, has suffered or 93 faces a threat of suffering any physical or mental wound, 94 injury, disability, or condition of a nature that reasonably 95 indicates abuse or neglect of the child shall fail to 96 immediately report that knowledge or reasonable cause to suspect 97 to the entity or persons specified in this division. Except as 98 otherwise provided in this division or section 5120.173 of the 99 Revised Code, the person making the report shall make it to the 100 public children services agency or a peace officer in the county 101 in which the child resides or in which the abuse or neglect is 102 occurring or has occurred. If the person making the report is a 103

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peace officer, the officer shall make it to the public children104services agency in the county in which the child resides or in105which the abuse or neglect is occurring or has occurred. In the106circumstances described in section 5120.173 of the Revised Code,107the person making the report shall make it to the entity108specified in that section.109

(b) Division (A)(1)(a) of this section applies to any 110 person who is an attorney; health care professional; 111 practitioner of a limited branch of medicine as specified in 112 section 4731.15 of the Revised Code; licensed school 113 psychologist; independent marriage and family therapist or 114 marriage and family therapist; coroner; administrator or 115 employee of a child day-care center; administrator or employee 116 of a residential camp, child day camp, or private, nonprofit 117 therapeutic wilderness camp; administrator or employee of a 118 certified child care agency or other public or private children 119 services agency; school teacher; school employee; school 120 authority; peace officer; humane society agent; dog warden, 121 deputy dog warden, or other person appointed to act as an animal 122 control officer for a municipal corporation or township in 123 accordance with state law, an ordinance, or a resolution; 124 person, other than a cleric, rendering spiritual treatment 125 through praver in accordance with the tenets of a well-126 recognized religion; employee of a county department of job and 127 family services who is a professional and who works with 128 children and families; superintendent or regional administrator 129 employed by the department of youth services; superintendent, 130 board member, or employee of a county board of developmental 131 disabilities; investigative agent contracted with by a county 1.32 board of developmental disabilities; employee of the department 133 of developmental disabilities; employee of a facility or home 134

that provides respite care in accordance with section 5123.171 135 of the Revised Code; employee of an entity that provides 136 homemaker services; employee of a qualified organization as 137 defined in section 2151.90 of the Revised Code; a host family as 138 defined in section 2151.90 of the Revised Code; foster 139 caregiver; a person performing the duties of an assessor 140 pursuant to Chapter 3107. or 5103. of the Revised Code; third 141 party employed by a public children services agency to assist in 142 providing child or family related services; court appointed 143 special advocate; or guardian ad litem. 144

(c) If two or more health care professionals, after
providing health care services to a child, determine or suspect
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that the child has been or is being abused or neglected, the
health care professionals may designate one of the health care
professionals to report the abuse or neglect. A single report
made under this division shall meet the reporting requirements
of division (A) (1) of this section.

(2) Except as provided in division (A) (3) of this section, 1.52 an attorney or a physician is not required to make a report 153 pursuant to division (A)(1) of this section concerning any 154 communication the attorney or physician receives from a client 155 or patient in an attorney-client or physician-patient 156 relationship, if, in accordance with division (A) or (B) of 157 section 2317.02 of the Revised Code, the attorney or physician 158 could not testify with respect to that communication in a civil 159 or criminal proceeding. 160

(3) The client or patient in an attorney-client or
physician-patient relationship described in division (A) (2) of
this section is deemed to have waived any testimonial privilege
under division (A) or (B) of section 2317.02 of the Revised Code

with respect to any communication the attorney or physician165receives from the client or patient in that attorney-client or166physician-patient relationship, and the attorney or physician167shall make a report pursuant to division (A) (1) of this section168with respect to that communication, if all of the following169apply:170

(a) The client or patient, at the time of the
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communication, is a child under eighteen years of age or is a
person under twenty-one years of age with a developmental
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disability or physical impairment.

(b) The attorney or physician knows, or has reasonable
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cause to suspect based on facts that would cause a reasonable
person in similar position to suspect that the client or patient
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has suffered or faces a threat of suffering any physical or
mental wound, injury, disability, or condition of a nature that
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reasonably indicates abuse or neglect of the client or patient.

(c) The abuse or neglect does not arise out of the
client's or patient's attempt to have an abortion without the
notification of her parents, guardian, or custodian in
accordance with section 2151.85 of the Revised Code.

(4) (a) No cleric and no person, other than a volunteer, 185 designated by any church, religious society, or faith acting as 186 a leader, official, or delegate on behalf of the church, 187 religious society, or faith who is acting in an official or 188 professional capacity, who knows, or has reasonable cause to 189 believe based on facts that would cause a reasonable person in a 190 similar position to believe, that a child under eighteen years 191 of age, or a person under twenty-one years of age with a 192 developmental disability or physical impairment, has suffered or 193 faces a threat of suffering any physical or mental wound, 194

injury, disability, or condition of a nature that reasonably 195 indicates abuse or neglect of the child, and who knows, or has 196 reasonable cause to believe based on facts that would cause a 197 reasonable person in a similar position to believe, that another 198 cleric or another person, other than a volunteer, designated by 199 a church, religious society, or faith acting as a leader, 200 official, or delegate on behalf of the church, religious 201 society, or faith caused, or poses the threat of causing, the 202 wound, injury, disability, or condition that reasonably 203 indicates abuse or neglect shall fail to immediately report that 204 knowledge or reasonable cause to believe to the entity or 205 persons specified in this division. Except as provided in 206 section 5120.173 of the Revised Code, the person making the 207 report shall make it to the public children services agency or a 208 peace officer in the county in which the child resides or in 209 which the abuse or neglect is occurring or has occurred. In the 210 circumstances described in section 5120.173 of the Revised Code, 211 the person making the report shall make it to the entity 212 specified in that section. 213

(b) Except as provided in division (A) (4) (c) of this
section, a cleric is not required to make a report pursuant to
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division (A) (4) (a) of this section concerning any communication
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the cleric receives from a penitent in a cleric-penitent
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relationship, if, in accordance with division (C) of section
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2317.02 of the Revised Code, the cleric could not testify with
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respect to that communication in a civil or criminal proceeding.

(c) The penitent in a cleric-penitent relationship 221 described in division (A) (4) (b) of this section is deemed to 222 have waived any testimonial privilege under division (C) of 223 section 2317.02 of the Revised Code with respect to any 224 communication the cleric receives from the penitent in that 225 cleric-penitent relationship, and the cleric shall make a report 226 pursuant to division (A)(4)(a) of this section with respect to 227 that communication, if all of the following apply: 228

(i) The penitent, at the time of the communication, is a 229
child under eighteen years of age or is a person under twenty- 230
one years of age with a developmental disability or physical 231
impairment. 232

(ii) The cleric knows, or has reasonable cause to believe
based on facts that would cause a reasonable person in a similar
position to believe, as a result of the communication or any
observations made during that communication, the penitent has
suffered or faces a threat of suffering any physical or mental
wound, injury, disability, or condition of a nature that
reasonably indicates abuse or neglect of the penitent.

(iii) The abuse or neglect does not arise out of the 240 penitent's attempt to have an abortion performed upon a child 241 under eighteen years of age or upon a person under twenty-one 242 years of age with a developmental disability or physical 243 impairment without the notification of her parents, guardian, or 244 custodian in accordance with section 2151.85 of the Revised 245 Code. 246

(d) Divisions (A) (4) (a) and (c) of this section do not
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apply in a cleric-penitent relationship when the disclosure of
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any communication the cleric receives from the penitent is in
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violation of the sacred trust.

(e) As used in divisions (A) (1) and (4) of this section,
"cleric" and "sacred trust" have the same meanings as in section
2317.02 of the Revised Code.
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(B) Anyone who knows, or has reasonable cause to suspect

based on facts that would cause a reasonable person in similar 255 circumstances to suspect, that a child under eighteen years of 256 age, or a person under twenty-one years of age with a 257 developmental disability or physical impairment, has suffered or 258 faces a threat of suffering any physical or mental wound, 259 injury, disability, or other condition of a nature that 260 261 reasonably indicates abuse or neglect of the child may report or cause reports to be made of that knowledge or reasonable cause 262 to suspect to the entity or persons specified in this division. 263 Except as provided in section 5120.173 of the Revised Code, a 264 person making a report or causing a report to be made under this 265 division shall make it or cause it to be made to the public 266 children services agency or to a peace officer. In the 267 circumstances described in section 5120.173 of the Revised Code, 268 a person making a report or causing a report to be made under 269 this division shall make it or cause it to be made to the entity 270 specified in that section. 271

(C) Any report made pursuant to division (A) or (B) of 272 this section shall be made forthwith either by telephone or in 273 person and shall be followed by a written report, if requested 274 by the receiving agency or officer. The written report shall 275 contain: 276

(1) The names and addresses of the child and the child's 277parents or the person or persons having custody of the child, if 278known; 279

(2) The child's age and the nature and extent of the
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(2) The child's age applicable, to exist, including any

evidence of previous injuries, abuse, or neglect;

(3) Any other information, including, but not limited to, 286 results and reports of any medical examinations, tests, or 287 procedures performed under division (D) of this section, that 288 might be helpful in establishing the cause of the injury, abuse, 289 or neglect that is known or reasonably suspected or believed, as 290 applicable, to have occurred or of the threat of injury, abuse, 291 292 or neglect that is known or reasonably suspected or believed, as applicable, to exist. 293

294 (D) (1) Any person, who is required by division (A) of this section to report child abuse or child neglect that is known or 295 reasonably suspected or believed to have occurred, may take or 296 cause to be taken color photographs of areas of trauma visible 297 on a child and, if medically necessary for the purpose of 298 diagnosing or treating injuries that are suspected to have 299 occurred as a result of child abuse or child neglect, perform or 300 cause to be performed radiological examinations and any other 301 medical examinations of, and tests or procedures on, the child. 302

(2) The results and any available reports of examinations, tests, or procedures made under division (D)(1) of this section shall be included in a report made pursuant to division (A) of this section. Any additional reports of examinations, tests, or procedures that become available shall be provided to the public children services agency, upon request.

(3) If a health care professional provides health care
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services in a hospital, children's advocacy center, or emergency
medical facility to a child about whom a report has been made
under division (A) of this section, the health care professional
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may take any steps that are reasonably necessary for the release
or discharge of the child to an appropriate environment. Before

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the child's release or discharge, the health care professional 315 may obtain information, or consider information obtained, from 316 other entities or individuals that have knowledge about the 317 child. Nothing in division (D)(3) of this section shall be 318 construed to alter the responsibilities of any person under 319 sections 2151.27 and 2151.31 of the Revised Code. 320

(4) A health care professional may conduct medical 321 examinations, tests, or procedures on the siblings of a child 322 about whom a report has been made under division (A) of this 323 section and on other children who reside in the same home as the 324 child, if the professional determines that the examinations, 325 326 tests, or procedures are medically necessary to diagnose or 327 treat the siblings or other children in order to determine whether reports under division (A) of this section are warranted 328 with respect to such siblings or other children. The results of 329 the examinations, tests, or procedures on the siblings and other 330 children may be included in a report made pursuant to division 331 (A) of this section. 332

(5) Medical examinations, tests, or procedures conducted
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under divisions (D)(1) and (4) of this section and decisions
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regarding the release or discharge of a child under division (D)
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(3) of this section do not constitute a law enforcement
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investigation or activity.

(E) (1) When a peace officer receives a report made
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pursuant to division (A) or (B) of this section, upon receipt of
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the report, the peace officer who receives the report shall
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refer the report to the appropriate public children services
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agency, in accordance with requirements specified under division
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(B) (6) of section 2151.4211 of the Revised Code, unless an
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arrest is made at the time of the report that results in the

appropriate public children services agency being contacted345concerning the possible abuse or neglect of a child or the346possible threat of abuse or neglect of a child.347

(2) When a public children services agency receives a 348
report pursuant to this division or division (A) or (B) of this 349
section, upon receipt of the report, the public children 350
services agency shall do both all of the following: 351

(a) Comply with section 2151.422 of the Revised Code; 352

(b) If the county served by the agency is also served by a 353 children's advocacy center and the report alleges sexual abuse 354 of a child or another type of abuse of a child that is specified 355 in the memorandum of understanding that creates the center as 356 being within the center's jurisdiction, comply regarding the 357 report with the protocol and procedures for referrals and 358 investigations, with the coordinating activities, and with the 359 authority or responsibility for performing or providing 360 functions, activities, and services stipulated in the 361 interagency agreement entered into under section 2151.428 of the 362 Revised Code relative to that center; 363

364 (c) Unless an arrest is made at the time of the report that results in the appropriate law enforcement agency being 365 contacted concerning the possible abuse or neglect of a child or 366 the possible threat of abuse or neglect of a child, and in 367 accordance with requirements specified under division (B)(6) of 368 section 2151.4211 of the Revised Code, notify the appropriate 369 law enforcement agency of the report, if the public children 370 services agency received either of the following: 371

(i) A report of abuse of a child; 372 (ii) A report of neglect of a child that alleges a type of 373

neglect identified by the department of job and family services 374 in rules adopted under division (L) (2) of this section. 375 (F) No peace officer shall remove a child about whom a 376 report is made pursuant to this section from the child's 377 parents, stepparents, or guardian or any other persons having 378 custody of the child without consultation with the public 379 children services agency, unless, in the judgment of the 380 officer, and, if the report was made by physician, the 381 physician, immediate removal is considered essential to protect 382 the child from further abuse or neglect. The agency that must be 383 consulted shall be the agency conducting the investigation of 384 the report as determined pursuant to section 2151.422 of the 385 Revised Code. 386 (G)(1) Except as provided in section 2151.422 of the 387 Revised Code or in an interagency agreement entered into under 388 section 2151.428 of the Revised Code that applies to the 389 particular report, the public children services agency shall 390 investigate, within twenty-four hours, each report of child 391 abuse or child neglect that is known or reasonably suspected or 392 believed to have occurred and of a threat of child abuse or 393 child neglect that is known or reasonably suspected or believed 394 to exist that is referred to it under this section to determine 395 the circumstances surrounding the injuries, abuse, or neglect or 396 the threat of injury, abuse, or neglect, the cause of the 397 injuries, abuse, neglect, or threat, and the person or persons 398 responsible. The investigation shall be made in cooperation with 399 the law enforcement agency and in accordance with the memorandum 400 of understanding prepared under division (K) of this 401 sections 2151.4210 to 2151.4224 of the Revised Code. A 402 representative of the public children services agency shall, at 403 the time of initial contact with the person subject to the 404

investigation, inform the person of the specific complaints or
allegations made against the person. The information shall be
given in a manner that is consistent with division (I) (1) of
this section and protects the rights of the person making the
report under this section.

A failure to make the investigation in accordance with the 410 memorandum is not grounds for, and shall not result in, the 411 dismissal of any charges or complaint arising from the report or 412 the suppression of any evidence obtained as a result of the 413 414 report and does not give, and shall not be construed as giving, any rights or any grounds for appeal or post-conviction relief 415 to any person. The public children services agency shall report 416 each case to the uniform statewide automated child welfare 417 information system that the department of job and family 418 services shall maintain in accordance with section 5101.13 of 419 the Revised Code. The public children services agency shall 420 submit a report of its investigation, in writing, to the law 421 enforcement agency. 422

(2) The public children services agency shall make any
recommendations to the county prosecuting attorney or city
director of law that it considers necessary to protect any
children that are brought to its attention.

(H) (1) (a) Except as provided in divisions (H) (1) (b) and 427
(I) (3) of this section, any person, health care professional, 428
hospital, institution, school, health department, or agency 429
shall be immune from any civil or criminal liability for injury, 430
death, or loss to person or property that otherwise might be 431
incurred or imposed as a result of any of the following: 432

(i) Participating in the making of reports pursuant todivision (A) of this section or in the making of reports in good434

the civil action or proceeding is brought.

faith, pursuant to division (B) of this section;	435
(ii) Participating in medical examinations, tests, or	436
procedures under division (D) of this section;	437
(iii) Providing information used in a report made pursuant	438
to division (A) of this section or providing information in good	439
faith used in a report made pursuant to division (B) of this	440
section;	441
(iv) Participating in a judicial proceeding resulting from	442
a report made pursuant to division (A) of this section or	443
participating in good faith in a proceeding resulting from a	444
report made pursuant to division (B) of this section.	445
(b) Immunity under division (H)(1)(a)(ii) of this section	446
shall not apply when a health care provider has deviated from	447
the standard of care applicable to the provider's profession.	448
(c) Notwithstanding section 4731.22 of the Revised Code,	449
the physician-patient privilege shall not be a ground for	450
excluding evidence regarding a child's injuries, abuse, or	451
neglect, or the cause of the injuries, abuse, or neglect in any	452
judicial proceeding resulting from a report submitted pursuant	453
to this section.	454
(2) In any civil or criminal action or proceeding in which	455
it is alleged and proved that participation in the making of a	456
report under this section was not in good faith or participation	457
in a judicial proceeding resulting from a report made under this	458
section was not in good faith, the court shall award the	459
prevailing party reasonable attorney's fees and costs and, if a	460
civil action or proceeding is voluntarily dismissed, may award	461
reasonable attorney's fees and costs to the party against whom	462

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(I) (1) Except as provided in divisions (I) (4) and $\frac{(O)}{(N)}$ 464 of this section and sections 2151.423 and 2151.4210 of the 465 Revised Code, a report made under this section is confidential. 466 The information provided in a report made pursuant to this 467 section and the name of the person who made the report shall not 468 be released for use, and shall not be used, as evidence in any 469 civil action or proceeding brought against the person who made 470 the report. Nothing in this division shall preclude the use of 471 reports of other incidents of known or suspected abuse or 472 neglect in a civil action or proceeding brought pursuant to 473 division (N) (M) of this section against a person who is alleged 474 to have violated division (A)(1) of this section, provided that 475 any information in a report that would identify the child who is 476 the subject of the report or the maker of the report, if the 477 maker of the report is not the defendant or an agent or employee 478 of the defendant, has been redacted. In a criminal proceeding, 479 the report is admissible in evidence in accordance with the 480 Rules of Evidence and is subject to discovery in accordance with 481 the Rules of Criminal Procedure. 482

(2) (a) Except as provided in division (I) (2) (b) of this
section, no person shall permit or encourage the unauthorized
dissemination of the contents of any report made under this
section.

(b) A health care professional that obtains the same
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information contained in a report made under this section from a
source other than the report may disseminate the information, if
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its dissemination is otherwise permitted by law.

(3) A person who knowingly makes or causes another person
to make a false report under division (B) of this section that
alleges that any person has committed an act or omission that

resulted in a child being an abused child or a neglected child 494 is guilty of a violation of section 2921.14 of the Revised Code. 495

(4) If a report is made pursuant to division (A) or (B) of 496 this section and the child who is the subject of the report dies 497 for any reason at any time after the report is made, but before 498 the child attains eighteen years of age, the public children 499 services agency or peace officer to which the report was made or 500 referred, on the request of the child fatality review board, the 501 suicide fatality review committee, or the director of health 502 pursuant to guidelines established under section 3701.70 of the 503 Revised Code, shall submit a summary sheet of information 504 providing a summary of the report to the review board or review 505 committee of the county in which the deceased child resided at 506 the time of death or to the director. On the request of the 507 review board, review committee, or director, the agency or peace 508 officer may, at its discretion, make the report available to the 509 review board, review committee, or director. If the county 510 served by the public children services agency is also served by 511 a children's advocacy center and the report of alleged sexual 512 abuse of a child or another type of abuse of a child is 513 specified in the memorandum of understanding that creates the 514 center as being within the center's jurisdiction, the agency or 515 center shall perform the duties and functions specified in this 516 division in accordance with the interagency agreement entered 517 into under section 2151.428 of the Revised Code relative to that 518 advocacy center. 519

(5) A public children services agency shall advise a
person alleged to have inflicted abuse or neglect on a child who
is the subject of a report made pursuant to this section,
including a report alleging sexual abuse of a child or another
type of abuse of a child referred to a children's advocacy
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center pursuant to an interagency agreement entered into under525section 2151.428 of the Revised Code, in writing of the526disposition of the investigation. The agency shall not provide527to the person any information that identifies the person who528made the report, statements of witnesses, or police or other529investigative reports.530

(J) Any report that is required by this section, other 531 than a report that is made to the state highway patrol as 532 described in section 5120.173 of the Revised Code, shall result 533 in protective services and emergency supportive services being 534 made available by the public children services agency on behalf 535 of the children about whom the report is made, in an effort to 536 prevent further neglect or abuse, to enhance their welfare, and, 537 whenever possible, to preserve the family unit intact. The 538 agency required to provide the services shall be the agency 539 conducting the investigation of the report pursuant to section 540 2151.422 of the Revised Code. 541

(K) (1) Each public children services agency shall prepare 542
a memorandum of understanding that is signed by all of the 543
following: 544

(a) If there is only one juvenile judge in the county, the545juvenile judge of the county or the juvenile judge's546representative;547

(b) If there is more than one juvenile judge in the548county, a juvenile judge or the juvenile judges' representative549selected by the juvenile judges or, if they are unable to do so550for any reason, the juvenile judge who is senior in point of551service or the senior juvenile judge's representative;552

(c) The county peace officer;

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(d) All chief municipal peace officers within the county; 554 (e) Other law enforcement officers handling child abuse 555 and neglect cases in the county; 556 (f) The prosecuting attorney of the county; 557 (g) If the public children services agency is not the 558 559 county department of job and family services, the countydepartment of job and family services; 560 (h) The county humane society; 561 (i) If the public children services agency participated in-562 the execution of a memorandum of understanding under section-563 2151.426 of the Revised Code establishing a children's advocacy 564 center, each participating member of the children's advocacy 565 center established by the memorandum. 566 (2) A memorandum of understanding shall set forth the-567 normal operating procedure to be employed by all concerned 568 officials in the execution of their respective responsibilities 569 under this section and division (C) of section 2919.21, division-570 (B) (1) of section 2919.22, division (B) of section 2919.23, and 571 section 2919.24 of the Revised Code and shall have as two of its 572 573 primary goals the elimination of all unnecessary interviews of children who are the subject of reports made pursuant to 574 division (A) or (B) of this section and, when feasible, 575 providing for only one interview of a child who is the subject 576 of any report made pursuant to division (A) or (B) of this-577 section. A failure to follow the procedure set forth in the 578 memorandum by the concerned officials is not grounds for, and 579 shall not result in, the dismissal of any charges or complaint 580 arising from any reported case of abuse or neglect or the 581 suppression of any evidence obtained as a result of any reported 582

child abuse or child neglect and does not give, and shall not be	583
construed as giving, any rights or any grounds for appeal or	584
post-conviction relief to any person.	585
(3) A memorandum of understanding shall include all of the-	586
following:	587
(a) The roles and responsibilities for handling emergency-	588
and nonemergency cases of abuse and neglect;	589
(b) Standards and procedures to be used in handling and	590
coordinating investigations of reported cases of child abuse and	591
reported cases of child neglect, methods to be used in-	592
interviewing the child who is the subject of the report and who	593
allegedly was abused or neglected, and standards and procedures	594
addressing the categories of persons who may interview the child	595
who is the subject of the report and who allegedly was abused or	596
neglected.	597
neglected.	597
neglected. (4) If a public children services agency participated in-	597 598
(4) If a public children services agency participated in-	598
(4) If a public children services agency participated in- the execution of a memorandum of understanding under section-	598 599
(4) If a public children services agency participated in the execution of a memorandum of understanding under section 2151.426 of the Revised Code establishing a children's advocacy	598 599 600
(4) If a public children services agency participated in the execution of a memorandum of understanding under section- 2151.426 of the Revised Code establishing a children's advocacy center, the agency shall incorporate the contents of that memorandum in the memorandum prepared pursuant to this section.	598 599 600 601
(4) If a public children services agency participated in the execution of a memorandum of understanding under section- 2151.426 of the Revised Code establishing a children's advocacy- center, the agency shall incorporate the contents of that memorandum in the memorandum prepared pursuant to this section. (5) The clerk of the court of common pleas in the county-	598 599 600 601 602 603
(4) If a public children services agency participated in the execution of a memorandum of understanding under section 2151.426 of the Revised Code establishing a children's advocacy center, the agency shall incorporate the contents of that memorandum in the memorandum prepared pursuant to this section. (5) The clerk of the court of common pleas in the county- may sign the memorandum of understanding prepared under division	598 599 600 601 602 603 604
<pre>(4) If a public children services agency participated in- the execution of a memorandum of understanding under section- 2151.426 of the Revised Code establishing a children's advocacy- center, the agency shall incorporate the contents of that- memorandum in the memorandum prepared pursuant to this section. (5) The clerk of the court of common pleas in the county- may sign the memorandum of understanding prepared under division- (K)(1) of this section. If the clerk signs the memorandum of-</pre>	598 599 600 601 602 603 604 605
<pre>(4) If a public children services agency participated in- the execution of a memorandum of understanding under section- 2151.426 of the Revised Code establishing a children's advocacy- center, the agency shall incorporate the contents of that- memorandum in the memorandum prepared pursuant to this section. (5) The clerk of the court of common pleas in the county- may sign the memorandum of understanding prepared under division- (K)(1) of this section. If the clerk signs the memorandum of understanding, the clerk shall execute all relevant-</pre>	598 599 600 601 602 603 604 605 606
<pre>(4) If a public children services agency participated in the execution of a memorandum of understanding under section- 2151.426 of the Revised Code establishing a children's advocacy- center, the agency shall incorporate the contents of that- memorandum in the memorandum prepared pursuant to this section. (5) The clerk of the court of common pleas in the county- may sign the memorandum of understanding prepared under division (K) (1) of this section. If the clerk signs the memorandum of- understanding, the clerk shall execute all relevant- responsibilities as required of officials specified in the-</pre>	598 599 600 601 602 603 604 605 606 607
<pre>(4) If a public children services agency participated in- the execution of a memorandum of understanding under section- 2151.426 of the Revised Code establishing a children's advocacy- center, the agency shall incorporate the contents of that- memorandum in the memorandum prepared pursuant to this section. (5) The clerk of the court of common pleas in the county- may sign the memorandum of understanding prepared under division- (K)(1) of this section. If the clerk signs the memorandum of understanding, the clerk shall execute all relevant-</pre>	598 599 600 601 602 603 604 605 606
<pre>(4) If a public children services agency participated in the execution of a memorandum of understanding under section- 2151.426 of the Revised Code establishing a children's advocacy- center, the agency shall incorporate the contents of that- memorandum in the memorandum prepared pursuant to this section. (5) The clerk of the court of common pleas in the county- may sign the memorandum of understanding prepared under division (K) (1) of this section. If the clerk signs the memorandum of- understanding, the clerk shall execute all relevant- responsibilities as required of officials specified in the-</pre>	598 599 600 601 602 603 604 605 606 607
<pre>(4) If a public children services agency participated in the execution of a memorandum of understanding under section 2151.426 of the Revised Code establishing a children's advocacy center, the agency shall incorporate the contents of that- memorandum in the memorandum prepared pursuant to this section. (5) The clerk of the court of common pleas in the county- may sign the memorandum of understanding prepared under division (K)(1) of this section. If the clerk signs the memorandum of understanding, the clerk shall execute all relevant- responsibilities as required of officials specified in the- memorandum.</pre>	598 599 600 601 602 603 604 605 606 607 608
<pre>(4) If a public children services agency participated in- the execution of a memorandum of understanding under section- 2151.426 of the Revised Code establishing a children's advocacy- center, the agency shall incorporate the contents of that- memorandum in the memorandum prepared pursuant to this section. (5) The clerk of the court of common pleas in the county- may sign the memorandum of understanding prepared under division- (K) (1) of this section. If the clerk signs the memorandum of- understanding, the clerk shall execute all relevant- responsibilities as required of officials specified in the- memorandum. (L) (1) Except as provided in division (L) (4) - (K) (4) or (5)</pre>	598 599 600 601 602 603 604 605 606 607 608 609

reasonable number of requests of the public children services	612
agency that receives or is referred the report, or of the	613
children's advocacy center that is referred the report if the	614
report is referred to a children's advocacy center pursuant to	615
an interagency agreement entered into under section 2151.428 of	616
the Revised Code, to be provided with the following information:	617
(a) Whether the agency or center has initiated an	618
investigation of the report;	619
(b) Whether the agency or center is continuing to	620
investigate the report;	621
(c) Whether the agency or center is otherwise involved	622
with the child who is the subject of the report;	623
(d) The general status of the health and safety of the	624
child who is the subject of the report;	625
(e) Whether the report has resulted in the filing of a	626
complaint in juvenile court or of criminal charges in another	627
court.	628
(2) (a) A person may request the information specified in	629
division $\frac{(L)(1)}{(K)(1)}$ of this section only if, at the time the	630
report is made, the person's name, address, and telephone number	631
are provided to the person who receives the report.	632
(b) When a peace officer or employee of a public children	633
services agency receives a report pursuant to division (A) or	634
(B) of this section the recipient of the report shall inform the	635
person of the right to request the information described in	636
division $\frac{(L)(1)}{(K)(1)}$ of this section. The recipient of the	637
report shall include in the initial child abuse or child neglect	638
report that the person making the report was so informed and, if	639
provided at the time of the making of the report, shall include	640

the person's name, address, and telephone number in the report.	641
(c) If the person making the report provides the person's	642
name and contact information on making the report, the public	643
children services agency that received or was referred the	644
report shall send a written notice via United States mail or	645
electronic mail, in accordance with the person's preference, to	646
the person not later than seven calendar days after receipt of	647
the report. The notice shall provide the status of the agency's	648
investigation into the report made, who the person may contact	649
at the agency for further information, and a description of the	650

(d) Each request is subject to verification of the 652 identity of the person making the report. If that person's 653 identity is verified, the agency shall provide the person with 654 the information described in division $\frac{(L)(1)}{(K)(1)}$ of this 655 section a reasonable number of times, except that the agency 656 shall not disclose any confidential information regarding the 657 child who is the subject of the report other than the 658 information described in those divisions. 659

person's rights under division (K)(1) of this section.

(3) A request made pursuant to division $\frac{(L)(1)}{(K)(1)}$ of660this section is not a substitute for any report required to be661made pursuant to division (A) of this section.662

(4) If an agency other than the agency that received or
was referred the report is conducting the investigation of the
report pursuant to section 2151.422 of the Revised Code, the
agency conducting the investigation shall comply with the
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requirements of division (L) (K) of this section.

(5) A health care professional who made a report underdivision (A) of this section, or on whose behalf such a report669

was made as provided in division (A) (1) (c) of this section, may
authorize a person to obtain the information described in
division (L) (1) (K) (1) of this section if the person requesting
the information is associated with or acting on behalf of the
health care professional who provided health care services to
the child about whom the report was made.

(M) (6) If the person making the report provides the 676 person's name and contact information on making the report, the 677 public children services agency that received or was referred 678 the report shall send a written notice via United States mail or 679 electronic mail, in accordance with the person's preference, to 680 the person not later than seven calendar days after the agency 681 closes the investigation into the case reported by the person. 682 The notice shall notify the person that the agency has closed 683 the investigation. 684

(L) (1) The director of job and family services shall adopt 685 rules in accordance with Chapter 119. of the Revised Code to 686 implement this section. The department of job and family 687 services may enter into a plan of cooperation with any other 688 689 governmental entity to aid in ensuring that children are protected from abuse and neglect. The department shall make 690 recommendations to the attorney general that the department 691 determines are necessary to protect children from child abuse 692 and child neglect. 693

(N) (2) Not later than ninety days after the effective694date of this amendment, the director of job and family services695shall adopt rules in accordance with Chapter 119. of the Revised696Code to identify the types of neglect of a child that a public697children services agency shall be required to notify law698enforcement of pursuant to division (E) (2) (c) (ii) of this699

section.

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(M) Whoever violates division (A) of this section is 701 liable for compensatory and exemplary damages to the child who 702 would have been the subject of the report that was not made. A 703 person who brings a civil action or proceeding pursuant to this 704 division against a person who is alleged to have violated 705 division (A)(1) of this section may use in the action or 706 proceeding reports of other incidents of known or suspected 707 abuse or neglect, provided that any information in a report that 708 would identify the child who is the subject of the report or the 709 maker of the report, if the maker is not the defendant or an 710 agent or employee of the defendant, has been redacted. 711

(0)(1)_(N)(1)_As used in this division:

(a) "Out-of-home care" includes a nonchartered nonpublic 713 school if the alleged child abuse or child neglect, or alleged 714 threat of child abuse or child neglect, described in a report 715 received by a public children services agency allegedly occurred 716 in or involved the nonchartered nonpublic school and the alleged 717 perpetrator named in the report holds a certificate, permit, or 718 license issued by the state board of education under section 719 3301.071 or Chapter 3319. of the Revised Code. 720

(b) "Administrator, director, or other chief
administrative officer" means the superintendent of the school
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district if the out-of-home care entity subject to a report made
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pursuant to this section is a school operated by the district.
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(2) No later than the end of the day following the day on
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which a public children services agency receives a report of
alleged child abuse or child neglect, or a report of an alleged
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threat of child abuse or child neglect, that allegedly occurred
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in or involved an out-of-home care entity, the agency shall 729 provide written notice of the allegations contained in and the 730 person named as the alleged perpetrator in the report to the 731 administrator, director, or other chief administrative officer 732 of the out-of-home care entity that is the subject of the report 733 unless the administrator, director, or other chief 734 administrative officer is named as an alleged perpetrator in the 735 report. If the administrator, director, or other chief 736 administrative officer of an out-of-home care entity is named as 737 an alleged perpetrator in a report of alleged child abuse or 738 child neglect, or a report of an alleged threat of child abuse 739 or child neglect, that allegedly occurred in or involved the 740 out-of-home care entity, the agency shall provide the written 741 notice to the owner or governing board of the out-of-home care 742 entity that is the subject of the report. The agency shall not 743 provide witness statements or police or other investigative 744 reports. 745

(3) No later than three days after the day on which a 746 public children services agency that conducted the investigation 747 as determined pursuant to section 2151.422 of the Revised Code 748 makes a disposition of an investigation involving a report of 749 alleged child abuse or child neglect, or a report of an alleged 750 threat of child abuse or child neglect, that allegedly occurred 751 in or involved an out-of-home care entity, the agency shall send 752 written notice of the disposition of the investigation to the 753 administrator, director, or other chief administrative officer 754 and the owner or governing board of the out-of-home care entity. 755 The agency shall not provide witness statements or police or 756 other investigative reports. 7.57

(P) (O) As used in this section:

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(1) "Children's advocacy center" and "sexual abuse of a
child" have the same meanings as in section 2151.425 of the
Revised Code.

(2) "Health care professional" means an individual who 762 provides health-related services including a physician, hospital 763 intern or resident, dentist, podiatrist, registered nurse, 764 licensed practical nurse, visiting nurse, licensed psychologist, 765 speech pathologist, audiologist, person engaged in social work 766 767 or the practice of professional counseling, and employee of a home health agency. "Health care professional" does not include 768 a practitioner of a limited branch of medicine as specified in 769 section 4731.15 of the Revised Code, licensed school 770 psychologist, independent marriage and family therapist or 771 marriage and family therapist, or coroner. 772

(3) "Investigation" means the public children services
agency's response to an accepted report of child abuse or
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neglect through either an alternative response or a traditional
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response.

(4) "Peace officer" means a sheriff, deputy sheriff,
constable, police officer of a township or joint police
district, marshal, deputy marshal, municipal police officer, or
a state highway patrol trooper.
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Sec. 2151.4210. (A) Each public children services agency781shall prepare a memorandum of understanding that is signed by782all of the following:783

(1) If there is only one juvenile judge in the county, the784juvenile judge of the county or the juvenile judge's785representative upon the judge's review and approval;786

(2) If there is more than one juvenile judge in the 787

county, a juvenile judge or the juvenile judges' representative	788
selected by the juvenile judges or, if they are unable to do so	789
for any reason, the juvenile judge who is senior in point of	790
service or the senior juvenile judge's representative upon the	791
judge's review and approval;	792
(3) The county peace officer;	793
(4) All chief municipal peace officers within the county;	794
(5) Other law enforcement officers handling child abuse	795
and neglect cases in the county;	796
(6) The prosecuting attorney of the county;	797
(7) If the public children services agency is not the	798
county department of job and family services, the county	799
department of job and family services;	800
(8) The county humane society;	801
(9) If the public children services agency participated in	802
the execution of a memorandum of understanding under section	803
2151.426 of the Revised Code establishing a children's advocacy	804
center, each participating member of the children's advocacy	805
center established by the memorandum.	806
(B)(1) The clerk of the court of common pleas in the	807
county may sign the memorandum of understanding prepared under	808
division (A) of this section.	809
(2) If the clerk signs the memorandum of understanding,	810
the clerk shall execute all relevant responsibilities as	811
required of officials specified in the memorandum.	812
Sec. 2151.4211. (A) A memorandum of understanding shall do	813
both of the following:	814

(1) Set forth the normal operating procedure to be	815
employed by all concerned officials in the execution of their	816
respective responsibilities under this section and division (C)	817
of section 2919.21, division (B)(1) of section 2919.22, division	818
(B) of section 2919.23, and section 2919.24 of the Revised Code;	819
(2) Have as two of its primary goals both of the	820
following:	821
(a) The elimination of all unnecessary interviews of	822
children who are the subject of reports of child abuse or	823
<pre>neglect;</pre>	824
(b) When feasible, providing for only one interview of a	825
child who is the subject of a report of child abuse or neglect.	826
(B) A memorandum of understanding shall include all of the	827
<u>following:</u>	828
(1) The roles and responsibilities for handling emergency	829
and nonemergency cases of abuse and neglect;	830
(2) Standards and procedures to be used in handling and	831
coordinating investigations of reported cases of child abuse or	832
neglect, methods to be used in interviewing the child who is the	833
subject of the report and who allegedly was abused or neglected,	834
and standards and procedures addressing the categories of	835
persons who may interview the child who is the subject of the	836
report and who allegedly was abused or neglected;	837
(3) If a public children services agency participated in	838
the execution of a memorandum of understanding under section	839
2151.426 of the Revised Code establishing a children's advocacy	840
center, the agency shall incorporate the contents of that	841
memorandum in the memorandum prepared pursuant to this section.	842

(4) After the effective date of this section, a statement	843
that section 2151.423 of the Revised Code requires a public	844
children services agency to disclose confidential information	845
discovered during an investigation conducted pursuant to section	846
2151.421 or 2151.422 of the Revised Code to any federal, state,	847
or local government entity that needs the information to carry	848
out its responsibilities to protect children from abuse or	849
neglect.	850
(5) After the effective date of this section, a	851
description of the type of information that may be discovered	852
during an investigation conducted pursuant to section 2151.421	853
of the Revised Code that a law enforcement agency may share with	854
a public children services agency in order for the public	855
children services agency to carry out its responsibilities to	856
protect children from abuse or neglect.	857
(6) After the effective date of this section, a	858
description of how the information described in divisions (B)(4)	859
and (5) of this section is to be shared between a public	860
children services agency and a law enforcement agency.	861
(7) After the effective date of this section, and subject	862
to divisions (I) and (N) of section 2151.421 of the Revised	863
Code, a description of information that may be obtained from an	864
investigation under section 2151.421 of the Revised Code that a	865
law enforcement agency and a public children services agency is	866
permitted to, or prohibited from, disclosing to the public.	867
Sec. 2151.4212. Every official who signed a memorandum of	868
understanding under section 2151.4210 of the Revised Code shall	869
biennially do the following regarding the memorandum:	870
(A) Review and evaluate the memorandum for necessary	871

(B) Update the memorandum's terms and procedures, if the concerned officials determine an update is necessary; (C) Sign the reviewed memorandum;

(D) Submit the memorandum to the board of county commissioners for approval.

Sec. 2151.4213. Failure to follow the procedure set forth 878 in the memorandum of understanding by the concerned officials is 879 not grounds for, and shall not result in, the dismissal of any 880 charges or complaint arising from any reported case of abuse or 881 neglect or the suppression of any evidence obtained as a result 882 of any reported child abuse or child neglect and does not give, 883 and shall not be construed as giving, any rights or any grounds 884 for appeal or post-conviction relief to any person. 885

Sec. 2151.4215. (A) On receipt of a county's memorandum of 886 understanding submitted to the board of county commissioners in 887 accordance with section 2151.4212 of the Revised Code, the board 888 shall review and evaluate if the memorandum meets the 889 requirements under sections 2151.4210 to 2151.4212 of the 890 Revised Code. 891

(B) (1) If the board determines the memorandum meets those 892 requirements, it shall adopt a resolution to approve the 893 894 memorandum.

(2) If the board determines the memorandum does not meet 895 those requirements, it shall notify the responsible public 896 children services agency that the memorandum does not meet_ 897 requirements and the memorandum shall be reviewed in accordance 898 with section 2151.4212 of the Revised Code. 899

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updates to terms and procedures;

Sec. 2151.4216. The biennial review of a county memorandum	900
of understanding pursuant to division 2151.4212 of the Revised	901
Code and the biennial adoption of a resolution by the board of	902
county commissioners to approve the memorandum under section	903
2151.4215 of the Revised Code shall be completed by the thirty-	904
first day of December following the first full calendar year	905
after the effective date of this section, and by the thirty-	906
first day of December every other year thereafter.	907
Sec. 2151.4218. (A) The department of job and family	908
services shall create a model memorandum of understanding to	909
provide guidance to public children services agencies and other	910
concerned officials in creating a memorandum of understanding in	911
compliance with sections 2151.4210 to 2151.4216 of the Revised	912
Code.	913
(B) The model memorandum of understanding shall be updated	914
as the department determines is necessary.	915
Sec. 2151.4219. The department of job and family services	916
shall biennially audit the memorandum of understanding prepared	917
by each public children services agency to ensure compliance in	918
accordance with sections 2151.4210 to 2151.4216 of the Revised	919
Code.	920
Sec. 2151.4220. The department of job and family services	921
shall determine that a public children services agency is	922
compliant regarding the memorandum of understanding if the	923
department finds all of the following:	924
(A) The memorandum meets the requirements under sections	925
2151.4210 to 2151.4216 of the Revised Code.	926
(B) The memorandum has been either reviewed and signed or	927
reviewed, updated, and signed, as applicable, pursuant to	928

division 2151.4212 of the Revised Code and the department is in	929
agreement with the concerned officials' review and, if	930
applicable, update.	931
(C) The memorandum has been approved by resolution by the	932
board of county commissioners pursuant to section 2151.4215 of	933
the Revised Code.	934
Sec. 2151.4221. (A) If the department of job and family	935
services determines that a public children services agency is	936
not compliant under section 2151.4220 of the Revised Code, the	937
agency shall develop and submit a compliance assurance plan to	938
the department.	939
(B) The compliance assurance plan shall describe the steps	940
the agency and other concerned officials will take in order to	941
become compliant.	942
(C) The agency shall submit the compliance assurance plan	943
not later than sixty days after the department determines the	944
agency not compliant.	945
Sec. 2151.4222. A county's reviewed and signed, or	946
reviewed, updated, and signed, memorandum of understanding, as	947
applicable, shall go into effect and supersede any previous	948
memorandum upon the department of job and family services_	949
determination that the memorandum is compliant under section	950
2151.4220 of the Revised Code.	951
Sec. 2151.4223. The department of job and family services	952
shall maintain on the department's web site a current list of	953
counties with memorandums of understanding that the department	954
has determined to be compliant under section 2151.4220 of the	955
Revised Code and a list of counties with memorandums that the	956
department has determined not to be compliant.	957

Sec. 2151.4224. The county memorandum of understanding	958
that is in effect in accordance with section 2151.4222 of the	959
Revised Code shall be posted to the general web site of the	960
county.	961
Sec. 3107.014. (A) Except as provided in division (B) of	962
this section, only an individual who meets all of the following	963
requirements may perform the duties of an assessor under	964
sections 3107.031, 3107.032, 3107.082, 3107.09, 3107.101,	965
3107.12, 5103.0324, and 5103.152 of the Revised Code:	966
(1) The individual must be in the employ of, appointed by,	967
or under contract with a court, public children services agency,	968
private child placing agency, or private noncustodial agency;	969
(2) The individual must be one of the following:	970
(a) A licensed professional clinical counselor, licensed	971
professional counselor, independent social worker, social	972
worker, independent marriage and family therapist, or marriage	973
and family therapist licensed under Chapter 4757. of the Revised	974
Code;	975
(b) A psychologist licensed under Chapter 4732. of the	976
Revised Code;	977
(c) A student working to earn a four-year, post-secondary	978
degree, or higher, in a social or behavior science, or both, who	979
conducts assessor's duties under the supervision of a licensed	980
professional clinical counselor, licensed professional	981
counselor, independent social worker, social worker, independent	982
marriage and family therapist, or marriage and family therapist	983
licensed under Chapter 4757. of the Revised Code or a	984
psychologist licensed under Chapter 4732. of the Revised Code.	985
Beginning July 1, 2009, a student is eligible under this	986

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division only if the supervising licensed professional clinical 987 counselor, licensed professional counselor, independent social 988 worker, social worker, independent marriage and family 989 therapist, marriage and family therapist, or psychologist has 990 completed training in accordance with rules adopted under 991 section 3107.015 of the Revised Code. 992

(d) A civil service employee engaging in social work
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without a license under Chapter 4757. of the Revised Code, as
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permitted by division (A) (5) of section 4757.41 of the Revised
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Code;
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(e) A former employee of a public children services agency
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who, while so employed, conducted the duties of an assessor<u>or</u>
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the duties of a PCSA caseworker or PCSA caseworker supervisor as
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defined in section 5153.01 of the Revised Code;

(f) An employee of a court or public children servicesagency who is employed to conduct the duties of an assessor;1002

(g) A PCSA caseworker or PCSA caseworker supervisor as1003defined in section 5153.01 of the Revised Code;1004

(h) An individual who holds at least a bachelor's degree1005in any of the following human services fields and has at least1006one year of experience working with families and children:1007

 (i) Social work;
 1008

 (ii) Sociology;
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 (iii) Psychology;
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 (iv) Guidance and counseling;
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 (v) Education;
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 (vi) Religious education;
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(vii) Business administration;	1014
(viii) Criminal justice;	1015
(ix) Public administration;	1016
(x) Child care administration;	1017
(xi) Nursing;	1018
(xii) Family studies;	1019
(xiii) Any other human services field related to working	1020
children and families.	1021

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with children and families.
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(3) The individual must complete training in accordance 1022 with rules adopted under section 3107.015 of the Revised Code. 1023

(B) An individual in the employ of, appointed by, or under 1024 contract with a court prior to September 18, 1996, to conduct 1025 adoption investigations of prospective adoptive parents may 1026 perform the duties of an assessor under sections 3107.031, 1027 3107.032, 3107.082, 3107.09, 3107.101, 3107.12, 5103.0324, and 1028 5103.152 of the Revised Code if the individual complies with 1029 division (A)(3) of this section regardless of whether the 1030 individual meets the requirement of division (A)(2) of this 1031 section. 1032

(C) A court, public children services agency, private 1033 child placing agency, or private noncustodial agency may employ, 1034 appoint, or contract with an assessor in the county in which a 1035 petition for adoption is filed and in any other county or 1036 location outside this state where information needed to complete 1037 or supplement the assessor's duties may be obtained. More than 1038 one assessor may be utilized for an adoption. 1039

(D) Not later than January 1, 2008, the department of job 1040

and family services shall develop and maintain an assessor	1041
registry. The registry shall list all individuals who are	1042
employed, appointed by, or under contract with a court, public	1043
children services agency, private child placing agency, or	1044
private noncustodial agency and meet the requirements of an	1045
assessor as described in this section. A public children	1046
services agency, private child placing agency, private	1047
noncustodial agency, court, or any other person may contact the	1048
department to determine if an individual is listed in the	1049
assessor registry. An individual listed in the assessor registry	1050
shall immediately inform the department when that individual is	1051
no longer employed, appointed by, or under contract with a	1052
court, public children services agency, private child placing	1053
agency, or private noncustodial agency to perform the duties of	1054
an assessor as described in this section. The director of job	1055
and family services shall adopt rules in accordance with Chapter	1056
119. of the Revised Code necessary for the implementation,	1057
contents, and maintenance of the registry, and any sanctions	1058
related to the provision of information, or the failure to	1059
provide information, that is needed for the proper operation of	1060
the assessor registry.	1061
Sec. 5101.89. As used in sections 5101.89 to 5101.899 of	1062
the Revised Code:	1063
(A) "Youth" means a person who is any of the following:	1064
(1) Less than eighteen years of age;	1065
(2) An emancipated young adult;	1066
(3) Is in the temporary or permanent custody of a public	1067
children services agency, a planned permanent living	1068
arrangement, or in the Title-IV-E-eligible care and placement	1069

(B) "Emancipated young adult" has the same meaning as in1072section 5101.141 of the Revised Code.1073

Sec. 5101.891. (A) There is created a youth and family1074ombudsman office under the department of job and family services1075consisting of the following:1076

(1) A family ombudsman, who shall be appointed by the1077governor, to investigate complaints made by adults;1078

(2) A youth ombudsman, who shall be appointed by the1079governor with advice from the overcoming hurdles in Ohio youth1080advisory board, to investigate complaints made by youth and to1081advocate for the best interests of children involved in concerns1082investigated by the office;1083

(3) Not fewer than two regional ombudsmen;

(4) Any necessary support staff.

(B) The office shall investigate and resolve concerns made1086by or on behalf of children and families involved with public1087children services agencies, Title IV-E agencies, or private1088provider agencies that administer or oversee foster care or1089placement services for the children services system. The office1090shall ensure the independent and impartial review of youth,1091family, and community complaints or concerns.1092

Sec. 5101.892. The youth and family ombudsman office shall1093perform all of the following duties:1094

(A) Receive, investigate, and attempt to resolve1095complaints from citizens, including children in the custody of a1096public children services agency or in the care and placement of1097

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a Title IV-E agency, related to government services regarding	1098
child protective services, foster care, and adoption;	1099
(B) Establish procedures for receiving and resolving	1100
complaints, consistent with state and federal law;	1101
(C) Provide an annual report to the governor, speaker of	1102
the house of representatives, president of the senate, minority	1103
leadership of the house of representatives and senate, the	1104
director of job and family services, and representatives of the	1105
overcoming hurdles in Ohio youth advisory board.	1106
and F101 002. Not later then sinth daws often veloces of	1107
Sec. 5101.893. Not later than sixty days after release of	1107
the annual report described under section 5101.892 of the	1108
Revised Code, the overcoming hurdles in Ohio youth advisory	1109
board shall provide an evaluation of the report to the governor	1110
and the youth ombudsman of the youth and family ombudsman	1111
<u>office.</u>	1112
Sec. 5101.894. To the extent permitted by state or federal	1113
law, a representative of the youth and family ombudsman office	1114
may report to an appropriate authority any suspected violation	1115
of state law discovered during the course of a complaint review.	1116
Sec. 5101.895. The department of job and family services	1117
shall be responsible for all administrative undertakings for the	1118
youth and family ombudsman office, including the provision of	1119
offices, equipment, and supplies, as necessary.	1120
Sec. 5101.897. (A) No employee of the youth and family	1121
ombudsman office shall do any of the following:	1122
(1) Hold any office of trust or profit;	1123
(2) Engage in any occupation or business interfering or	1124
inconsistent with the duties of the office;	1125

(3) Serve on any committee of any political party;	1126
(4) Have any interest that is, or may be, in conflict with	1127
the interests and concerns of the office.	1128
(B) As used in this section, "office of trust or profit"	1129
means any of the following:	1130
(1) A federal or state elective office or an elective	1131
office of a political subdivision of the state;	1132
(2) A position on a board or commission of the state that	1133
is appointed by the governor;	1134
(3) An office set forth in section 121.03, 121.04, or	1135
121.05 of the Revised Code;	1136
(4) An office of the government of the United States that	1137
is appointed by the president of the United States.	1138
Sec. 5101.899. (A) The youth and family ombudsman office	1139
Sec. 5101.899. (A) The youth and family ombudsman office shall have access to only the records of the department of job	1139 1140
shall have access to only the records of the department of job	1140
shall have access to only the records of the department of job and family services that are necessary for the administration of	1140 1141
shall have access to only the records of the department of job and family services that are necessary for the administration of sections 5101.89 to 5101.899 of the Revised Code and in the	1140 1141 1142
shall have access to only the records of the department of job and family services that are necessary for the administration of sections 5101.89 to 5101.899 of the Revised Code and in the performance of its official duties, including any records	1140 1141 1142 1143
shall have access to only the records of the department of job and family services that are necessary for the administration of sections 5101.89 to 5101.899 of the Revised Code and in the performance of its official duties, including any records maintained in the uniform statewide automated child welfare	1140 1141 1142 1143 1144
shall have access to only the records of the department of job and family services that are necessary for the administration of sections 5101.89 to 5101.899 of the Revised Code and in the performance of its official duties, including any records maintained in the uniform statewide automated child welfare information system under section 5101.13 of the Revised Code.	1140 1141 1142 1143 1144 1145
<pre>shall have access to only the records of the department of job and family services that are necessary for the administration of sections 5101.89 to 5101.899 of the Revised Code and in the performance of its official duties, including any records maintained in the uniform statewide automated child welfare information system under section 5101.13 of the Revised Code. The office has the right to request of the director of job and</pre>	1140 1141 1142 1143 1144 1145 1146
<pre>shall have access to only the records of the department of job and family services that are necessary for the administration of sections 5101.89 to 5101.899 of the Revised Code and in the performance of its official duties, including any records maintained in the uniform statewide automated child welfare information system under section 5101.13 of the Revised Code. The office has the right to request of the director of job and family services necessary information from any work unit of the</pre>	1140 1141 1142 1143 1144 1145 1146 1147
<pre>shall have access to only the records of the department of job and family services that are necessary for the administration of sections 5101.89 to 5101.899 of the Revised Code and in the performance of its official duties, including any records maintained in the uniform statewide automated child welfare information system under section 5101.13 of the Revised Code. The office has the right to request of the director of job and family services necessary information from any work unit of the department having information. The collection, compilation,</pre>	1140 1141 1142 1143 1144 1145 1146 1147 1148
<pre>shall have access to only the records of the department of job and family services that are necessary for the administration of sections 5101.89 to 5101.899 of the Revised Code and in the performance of its official duties, including any records maintained in the uniform statewide automated child welfare information system under section 5101.13 of the Revised Code. The office has the right to request of the director of job and family services necessary information from any work unit of the department having information. The collection, compilation, analysis, and dissemination of information by the office shall</pre>	1140 1141 1142 1143 1144 1145 1146 1147 1148 1149
<pre>shall have access to only the records of the department of job and family services that are necessary for the administration of sections 5101.89 to 5101.899 of the Revised Code and in the performance of its official duties, including any records maintained in the uniform statewide automated child welfare information system under section 5101.13 of the Revised Code. The office has the right to request of the director of job and family services necessary information from any work unit of the department having information. The collection, compilation, analysis, and dissemination of information by the office shall be performed in a manner that protects complainants, individuals</pre>	1140 1141 1142 1143 1144 1145 1146 1147 1148 1149 1150

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in the control of a public children services agency, a Title IV-	1154
E agency, or a private provider agency that administers or	1155
oversees foster care or placement services for the children	1156
services system.	1157
(C) Files of the office and any records contained in those	1158
files are not public records subject to inspection or copying	1159
under section 149.43 of the Revised Code. Information contained	1160
in investigative and other files maintained by the office shall	1161
be disclosed only at the discretion of the office or if	1162
disclosure is required by a court order.	1163
Section 2. That existing sections 2151.142, 2151.421, and	1164
3107.014 of the Revised Code are hereby repealed.	1165
Section 3. Section 2151.421 of the Revised Code is	1166
presented in this act as a composite of the section as amended	1167
by both H.B. 92 and H.B. 110 of the 134th General Assembly. The	1168
General Assembly, applying the principle stated in division (B)	1169
of section 1.52 of the Revised Code that amendments are to be	1170
harmonized if reasonably capable of simultaneous operation,	1171
finds that the composite is the resulting version of the section	1172
in effect prior to the effective date of the section as	1173
presented in this act.	1174