As Reported by the House Criminal Justice Committee

134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 64

Representative Powell

Cosponsors: Representatives Merrin, Click, Riedel, Sheehy, Seitz, Abrams, Schmidt, White

A BILL

То	amend section 2901.13 and to enact sections	1
	2305.118, 2907.13, 2907.14, 4731.86, 4731.861,	2
	4731.862, 4731.864, 4731.865, 4731.867,	3
	4731.869, 4731.8610, and 4731.8611 of the	4
	Revised Code to create the crime of fraudulent	5
	assisted reproduction and civil actions for an	6
	assisted reproduction procedure without consent.	7

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

Section 1. That section 2901.13 be amended and sections	8
2305.118, 2907.13, 2907.14, 4731.86, 4731.861, 4731.862,	9
4731.864, 4731.865, 4731.867, 4731.869, 4731.8610, and 4731.8611	10
of the Revised Code be enacted to read as follows:	11
Sec. 2305.118. (A) As used in this section "health care_	12
professional" has the same meaning as in section 2907.13 of the	13
Revised Code.	14
	1 -
<u>(B) Except as provided in division (C) of this section, an</u>	15
action under section 4731.861 or 4731.864 of the Revised Code	16
for an assisted reproduction procedure performed without consent_	17

shall be brought within ten years after the procedure was	18
performed.	19
(C)(1) An action that would otherwise be barred under	20
division (B) of this section, may be brought not later than five	21
years after the latest any of the following occurs:	22
(a) The discovery of evidence based on deoxyribonucleic	23
acid analysis sufficient to bring the action against the health	24
care professional.	25
(b) The discovery of a recording providing evidence	26
sufficient to bring the action against the health care	27
professional.	28
(c) The health care professional confesses and the	29
confession is known to the plaintiff.	30
(2) If a person born as a result of an assisted	31
reproduction procedure discovers any of the evidence listed in	32
division (C)(1) of this section before the person reaches the	33
age of twenty-one, the five-year period does not begin to run	34
until the person reaches the age of twenty-one.	35
Sec. 2901.13. (A)(1) Except as provided in division (A)	36
(2), (3), or (4), or (5) of this section or as otherwise	37
provided in this section, a prosecution shall be barred unless	38
it is commenced within the following periods after an offense is	39
committed:	40
(a) For a felony, six years;	41
(b) For a misdemeanor other than a minor misdemeanor, two	42
years;	43
(c) For a minor misdemeanor, six months.	44

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(2) There is no period of limitation for the prosecutionof a violation of section 2903.01 or 2903.02 of the RevisedCode.

(3) Except as otherwise provided in divisions (B) to (J)
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of this section, a prosecution of any of the following offenses
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shall be barred unless it is commenced within twenty years after
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the offense is committed:

(a) A violation of section 2903.03, 2903.04, 2905.01, 52 2905.32, 2907.04, 2907.05, 2907.21, 2909.02, 2909.22, 2909.23, 53 2909.24, 2909.26, 2909.27, 2909.28, 2909.29, 2911.01, 2911.02, 54 2911.11, 2911.12, or 2917.02 of the Revised Code, a violation of 55 section 2903.11 or 2903.12 of the Revised Code if the victim is 56 a peace officer, a violation of section 2903.13 of the Revised 57 Code that is a felony, or a violation of former section 2907.12 58 of the Revised Code; 59

(b) A conspiracy to commit, attempt to commit, orcomplicity in committing a violation set forth in division (A)(3) (a) of this section.

(4) Except as otherwise provided in divisions (D) to (L)
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of this section, a prosecution of a violation of section 2907.02
of the Revised Code or a conspiracy to commit,
attempt to commit, or complicity in committing a violation of
either section shall be barred unless it is commenced within
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twenty-five years after the offense is committed.

(5) (a) Except as otherwise provided in divisions (A) (5) (b)69and (E) to (I) of this section, a prosecution of a violation of70section 2907.13 of the Revised Code shall be barred unless it is71commenced within five years after the offense is committed.72

(b) Prosecution that would otherwise be barred under 73

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division (A)(5)(a) of this section may be commenced within five	74
years after the date of the discovery of the offense by either	75
an aggrieved person or the aggrieved person's legal	76
representative who is not a party to the offense.	77
(c) As used in division (B)(5)(b) of this section,	78
"aggrieved person" includes any of the following individuals	79
with regard to a violation of section 2907.13 of the Revised	80
<u>Code:</u>	81
(i) A patient who was the victim of the violation;	82
(ii) The spouse or surviving spouse of a patient who was	83
the victim of the violation;	84
(iii) Any child born as a result of the violation.	85
(B)(1) Except as otherwise provided in division (B)(2) of	86
this section, if the period of limitation provided in division	87
(A)(1) or (3) of this section has expired, prosecution shall be	88
commenced for an offense of which an element is fraud or breach	89
of a fiduciary duty, within one year after discovery of the	90
offense either by an aggrieved person, or by the aggrieved	91
person's legal representative who is not a party to the offense.	92
(2) If the period of limitation provided in division (A)	93
(1) or (3) of this section has expired, prosecution for a	94
violation of section 2913.49 of the Revised Code shall be	95
commenced within five years after discovery of the offense	96
either by an aggrieved person or the aggrieved person's legal	97
representative who is not a party to the offense.	98
(C)(1) If the period of limitation provided in division	99
(A)(1) or (3) of this section has expired, prosecution shall be	100
commenced for the following offenses during the following	101
specified periods of time:	102

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(a) For an offense involving misconduct in office by a
public servant, at any time while the accused remains a public
servant, or within two years thereafter;

(b) For an offense by a person who is not a public servant
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but whose offense is directly related to the misconduct in
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office of a public servant, at any time while that public
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servant remains a public servant, or within two years
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thereafter.

(2) As used in this division:

(a) An "offense is directly related to the misconduct in 112 office of a public servant" includes, but is not limited to, a 113 violation of section 101.71, 101.91, 121.61 or 2921.13, division 114 (F) or (H) of section 102.03, division (A) of section 2921.02, 115 division (A) or (B) of section 2921.43, or division (F) or (G) 116 of section 3517.13 of the Revised Code, that is directly related 117 to an offense involving misconduct in office of a public 118 servant. 119

(b) "Public servant" has the same meaning as in section 2921.01 of the Revised Code.

(D)(1) If a DNA record made in connection with the 122 criminal investigation of the commission of a violation of 123 section 2907.02 or 2907.03 of the Revised Code is determined to 124 match another DNA record that is of an identifiable person and 125 if the time of the determination is later than twenty-five years 126 after the offense is committed, prosecution of that person for a 127 violation of the section may be commenced within five years 128 after the determination is complete. 129

(2) If a DNA record made in connection with the criminal 130 investigation of the commission of a violation of section 131

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2907.02 or 2907.03 of the Revised Code is determined to match 132 another DNA record that is of an identifiable person and if the 133 time of the determination is within twenty-five years after the 134 offense is committed, prosecution of that person for a violation 135 of the section may be commenced within the longer of twenty-five 136 years after the offense is committed or five years after the 137 determination is complete. 138

(3) As used in this division, "DNA record" has the samemeaning as in section 109.573 of the Revised Code.140

(E) An offense is committed when every element of the
offense occurs. In the case of an offense of which an element is
a continuing course of conduct, the period of limitation does
not begin to run until such course of conduct or the accused's
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accountability for it terminates, whichever occurs first.

(F) A prosecution is commenced on the date an indictment 146 is returned or an information filed, or on the date a lawful 147 arrest without a warrant is made, or on the date a warrant, 148 summons, citation, or other process is issued, whichever occurs 149 first. A prosecution is not commenced by the return of an 150 indictment or the filing of an information unless reasonable 151 diligence is exercised to issue and execute process on the same. 152 A prosecution is not commenced upon issuance of a warrant, 153 summons, citation, or other process, unless reasonable diligence 154 is exercised to execute the same. 155

(G) The period of limitation shall not run during any timewhen the corpus delicti remains undiscovered.

(H) The period of limitation shall not run during any time
when the accused purposely avoids prosecution. Proof that the
accused departed this state or concealed the accused's identity
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or whereabouts is prima-facie evidence of the accused's purpose 161 to avoid prosecution. 162

(I) The period of limitation shall not run during any time
a prosecution against the accused based on the same conduct is
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pending in this state, even though the indictment, information,
or process that commenced the prosecution is quashed or the
proceedings on the indictment, information, or process are set
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aside or reversed on appeal.

(J) The period of limitation for a violation of any
provision of Title XXIX of the Revised Code that involves a
physical or mental wound, injury, disability, or condition of a
nature that reasonably indicates abuse or neglect of a child
under eighteen years of age or of a child with a developmental
disability or physical impairment under twenty-one years of age
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shall not begin to run until either of the following occurs:

(1) The victim of the offense reaches the age of majority. 176

(2) A public children services agency, or a municipal or
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county peace officer that is not the parent or guardian of the
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child, in the county in which the child resides or in which the
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abuse or neglect is occurring or has occurred has been notified
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that abuse or neglect is known, suspected, or believed to have
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occurred.

(K) As used in this section, "peace officer" has the same183meaning as in section 2935.01 of the Revised Code.184

(L) The amendments to divisions (A) and (D) of this
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section apply to a violation of section 2907.02 or 2907.03 of
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the Revised Code committed on and after July 16, 2015, and apply
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to a violation of either of those sections committed prior to
July 16, 2015, if prosecution for that violation was not barred
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under this section as it existed on the day prior to July 16, 190 2015. 191 Sec. 2907.13. (A) As used in this section: 192 (1) "Human_reproductive material" means: 193 (a) Human spermatozoa or ova; 194 (b) A human organism at any stage of development from 195 196 fertilized ovum to embryo. (2) "Assisted reproduction" means a method of causing_ 197 pregnancy other than through sexual intercourse including all of 198 199 the following: (a) Intrauterine insemination; 200 (b) Human reproductive material donation; 201 (c) In vitro fertilization and transfer of embryos; 202 (d) Intracytoplasmic sperm injection. 203 (3) "Donor" means an individual who provides human 204 reproductive material to a health care professional to be used 205 for assisted reproduction, regardless of whether the human 206 reproductive material is provided for consideration. The term 207 does not include any of the following: 208 (a) A husband or a wife who provides human reproductive 209 material to be used for assisted reproduction by the wife; 210 (b) A woman who gives birth to a child by means of 211 assisted reproduction; 212 (c) An unmarried man who, with the intent to be the father 213 of the resulting child, provides human reproductive material to 214 be used for assisted reproduction by an unmarried woman. 215

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(4) "Health care professional" means any of the following:	216
(a) A physician;	217
(b) An advanced practice registered nurse;	218
(c) A certified nurse practitioner;	219
(d) A clinical nurse specialist;	220
(e) A physician's assistant;	221
(f) A certified nurse-midwife.	222
(B) No health care professional shall, in connection with	223
an assisted reproduction procedure, knowingly do any of the	224
<u>following:</u>	225
(1) Use human reproductive material from the health care	226
provider, donor, or any other person while performing the	227
procedure if the patient receiving the procedure has not	228
expressly consented to the use of that material.	229
(2) Fail to comply with the standards or requirements of	230
sections 3111.88 to 3111.96 of the Revised Code, including the	231
terms of the required written consent form;	232
(3) Misrepresent to the patient receiving the procedure	233
any material information about the donor's profile, including	234
the types of information listed in division (A)(2) of section	235
3111.93 of the Revised Code, or the manner or extent to which	236
the material will be used.	237
(C) Whoever violates this section is guilty of fraudulent	238
assisted reproduction, a felony of the third degree. If an	239
offender commits a violation of division (B) of this section and	240
the violation occurs as part of a course of conduct involving	241
other violations of division (B) of this section, a violation of	242

this section is a felony of the second degree. The course of	243
conduct may involve one victim or more than one victim.	244
(D) Patient consent to the use of human reproductive	245
material from an anonymous donor is not effective to provide	246
consent for use of human reproductive material of the health	247
care professional performing the procedure.	248
(E) It is not a defense to a violation of this section	249
that a patient expressly consented in writing, or by any other	250
means, to the use of human reproductive material from an	251
anonymous donor.	252
Sec. 2907.14. If a health care professional is convicted	253
of, or pleads guilty to, fraudulent assisted reproduction under	254
section 2907.13 of the Revised Code, the court in which the	255
conviction or plea of guilty occurs shall notify the appropriate	256
professional licensing board of the health care professional's	257
conviction or guilty plea.	258
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Sec. 4731.86. As used in sections 4731.861 to 4731.8611 of	259
Sec. 4731.86. As used in sections 4731.861 to 4731.8611 of the Revised Code:	
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the Revised Code:	259 260
<u>the Revised Code:</u> (A) "Assisted reproduction," "human reproductive	259 260 261
the Revised Code: (A) "Assisted reproduction," "human reproductive material," "health care professional," and "donor" have the same	259 260 261 262
<pre>the Revised Code:</pre>	259 260 261 262 263
<u>the Revised Code:</u> <u>(A) "Assisted reproduction," "human reproductive</u> <u>material," "health care professional," and "donor" have the same</u> <u>meanings as in section 2907.13 of the Revised Code.</u> <u>(B) (1) "Assisted reproduction procedure performed without</u>	259 260 261 262 263 264
the Revised Code: <u>(A) "Assisted reproduction," "human reproductive</u> <u>material," "health care professional," and "donor" have the same</u> <u>meanings as in section 2907.13 of the Revised Code.</u> <u>(B) (1) "Assisted reproduction procedure performed without</u> <u>consent" means the performance of an assisted reproduction</u>	259 260 261 262 263 264 265
<pre>the Revised Code:</pre>	259 260 261 262 263 264 265 266
<pre>the Revised Code:</pre>	259 260 261 262 263 264 265 266 267
<pre>the Revised Code:</pre>	259 260 261 262 263 264 265 266 267 268

(b) Failed to comply with the standards or requirements of 272
sections 3111.88 to 3111.96 of the Revised Code, including the 273
terms of the written consent form; 274
(c) Misrepresented to the patient receiving the procedure 275
any material information about the donor's profile, including 276
the types of information listed in division (A)(2) of section 277
<u>3111.93 of the Revised Code, or the manner or extent to which</u> 278
the material was used. 279
(2) "Assisted reproduction procedure performed without 280
consent" includes the performance of an assisted reproduction 281
procedure by a health care professional using the professional's 282
human reproductive material in situations in which the patient 283
consented to use of an anonymous donor. 284
Sec. 4731.861. The following persons may bring a civil 285
action for the recovery of remedies described in sections 286
4731.869 and 4731.8610 of the Revised Code for an assisted 287
reproduction procedure performed without consent and performed 288
recklessly: 289
(A) The patient on whom the procedure was performed and 290
the patient's spouse or surviving spouse; 291
(B) The child born as a result of the procedure. 292
Sec. 4731.862. A person may bring a separate action under 293
section 4731.861 of the Revised Code for each child born to the 294
patient or spouse as a result of an assisted reproduction 295
procedure performed without consent. 296
Sec. 4731.864. A donor of human reproductive material may 297
bring a civil action for remedies described in sections 4731.869 298
and 4731.8610 of the Revised Code against a health care 299

professional who recklessly did both of the following: 300

(A) Performed an assisted reproduction procedure using the	301
donor's human reproductive material;	302
(B) Knew or reasonably should have known that the human	303
reproductive material was used without the donor's consent or in	304
a manner or to an extent other than that to which the donor	305
consented.	306
Sec. 4731.865. A donor may bring a separate action under	307
section 4731.864 of the Revised Code for each individual who	308
received the donor's human reproductive material without the	309
donor's consent.	310
Sec. 4731.867. (A) Patient consent to the use of human	311
reproductive material from an anonymous donor is not effective	312
to provide consent for use of human reproductive material of the	313
health care professional performing the procedure.	314
(B) It is not a defense to an action under section	315
4731.861 or 4731.864 of the Revised Code that a patient	316
expressly consented in writing, or by any other means, to the	317
<u>use of human reproductive material from an anonymous donor.</u>	318
Sec. 4731.869. (A) A plaintiff who prevails in an action	319
under section 4731.861 or 4731.864 of the Revised Code shall be	320
entitled to:	321
(1) Reasonable attorney's fees; and	322
(2) Either of the following:	323
(a) Compensatory and punitive damages;	324
(b) Liquidated damages of ten thousand dollars.	325
(B) A plaintiff who prevails in an action under section	326
4731.861 of the Revised Code is also entitled to reimbursement	327

for the cost of the assisted reproduction procedure.	328
Sec. 4731.8610. Nothing in sections 4731.861 to 4731.8611	329
of the Revised Code may be construed to prohibit a person from	330
pursuing any other remedies provided in the Revised Code for an	331
assisted reproduction procedure performed without consent.	332
Sec. 4731.8611. It is declared to be against the public	333
policy of this state for a health care professional or	334
affiliated person to enter into or require a waiver or provision	335
with any patient or other person that limits or waives any of	336
the patient's or other person's claims under sections 4731.861,	337
4731.862, 4731.864, or 4731.865 of the Revised Code or remedies	338
under section 4731.869 or 4731.8610 of the Revised Code. Any	339
such provision or waiver is void and unenforceable as against	340
public policy.	341
Section 2. That existing section 2901.13 of the Revised	342

Code is hereby repealed.

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