As Reported by the Senate Health, Human Services and Medicaid Committee

133rd General Assembly

Regular Session 2019-2020

Sub. H. B. No. 8

Representatives Manchester, Galonski

Cosponsors: Representatives Lipps, Riedel, Smith, T., Seitz, Kick, Carfagna, Ginter, Russo, O'Brien, Crossman, Stein, Strahorn, Arndt, Baldridge, Blair, Blessing, Boggs, Boyd, Brent, Brown, Butler, Carruthers, Clites, Crawley, Cross, Dean, Denson, DeVitis, Edwards, Ghanbari, Green, Greenspan, Grendell, Hambley, Hicks-Hudson, Holmes, A., Hoops, Howse, Ingram, Jones, Jordan, Kelly, Koehler, Lanese, LaRe, Leland, Lepore-Hagan, Lightbody, Liston, Manning, D., Manning, G., McClain, Merrin, Miller, A., Miller, J., Miranda, Oelslager, Patterson, Patton, Perales, Plummer, Reineke, Richardson, Robinson, Roemer, Rogers, Romanchuk, Ryan, Smith, K., Sobecki, Stoltzfus, Sweeney, Sykes, Upchurch, Vitale, Weinstein, West, Wiggam, Wilkin, Zeltwanger

Senators Hottinger, Hackett, Huffman, S., Burke

A BILL

То	amend sections 2151.353, 5103.03, 5103.031,	1
	5103.032, 5103.033, 5103.035, 5103.038,	2
	5103.0313, 5103.0314, 5103.0316, 5103.0317, and	3
	5103.31 and to repeal sections 5103.039 and	4
	5103.0311 of the Revised Code regarding foster	5
	caregiver training.	6

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

Section 1. That sections 2151.353, 5103.03, 5103.031,	7
5103.032, 5103.033, 5103.035, 5103.038, 5103.0313, 5103.0314,	8
5103.0316, 5103.0317, and 5103.31 of the Revised Code be amended	9
to read as follows:	10

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child in question is intended to be permanent in nature and that 38 the person will be responsible as the custodian for the child 39 until the child reaches the age of majority. Responsibility as 40 custodian for the child shall continue beyond the age of 41 majority if, at the time the child reaches the age of majority, 42 the child is pursuing a diploma granted by the board of 4.3 education or other governing authority, successful completion of 44 the curriculum of any high school, successful completion of an 45 individualized education program developed for the student by 46 any high school, or an age and schooling certificate. 47 Responsibility beyond the age of majority shall terminate when 48 the child ceases to continuously pursue such an education, 49 completes such an education, or is excused from such an 50 education under standards adopted by the state board of 51 education, whichever occurs first. 52

- (c) That the parents of the child have residual parental rights, privileges, and responsibilities, including, but not limited to, the privilege of reasonable visitation, consent to adoption, the privilege to determine the child's religious affiliation, and the responsibility for support;
- (d) That the person understands that the person must be

 present in court for the dispositional hearing in order to

 affirm the person's intention to become legal custodian, to

 affirm that the person understands the effect of the

 custodianship before the court, and to answer any questions that

 the court or any parties to the case may have.
- (4) Commit the child to the permanent custody of a public
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 children services agency or private child placing agency, if the
 court determines in accordance with division (E) of section
 2151.414 of the Revised Code that the child cannot be placed
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with one of the child's parents within a reasonable time or should not be placed with either parent and determines in accordance with division (D)(1) of section 2151.414 of the Revised Code that the permanent commitment is in the best interest of the child. If the court grants permanent custody under this division, the court, upon the request of any party, shall file a written opinion setting forth its findings of fact and conclusions of law in relation to the proceeding.

- (5) Place the child in a planned permanent living arrangement with a public children services agency or private child placing agency, if a public children services agency or private child placing agency requests the court to place the child in a planned permanent living arrangement and if the court finds, by clear and convincing evidence, that a planned permanent living arrangement is in the best interest of the child, that the child is sixteen years of age or older, and that one of the following exists:
- (a) The child, because of physical, mental, or psychological problems or needs, is unable to function in a family-like setting and must remain in residential or institutional care now and for the foreseeable future beyond the date of the dispositional hearing held pursuant to section 2151.35 of the Revised Code.
- (b) The parents of the child have significant physical, mental, or psychological problems and are unable to care for the child because of those problems, adoption is not in the best interest of the child, as determined in accordance with division (D)(1) of section 2151.414 of the Revised Code, and the child retains a significant and positive relationship with a parent or relative.

- (c) The child has been counseled on the permanent placement options available to the child, and is unwilling to accept or unable to adapt to a permanent placement.
- (6) Order the removal from the child's home until further order of the court of the person who committed abuse as described in section 2151.031 of the Revised Code against the child, who caused or allowed the child to suffer neglect as described in section 2151.03 of the Revised Code, or who is the parent, guardian, or custodian of a child who is adjudicated a dependent child and order any person not to have contact with the child or the child's siblings.
- (B) (1) When making a determination on whether to place a child in a planned permanent living arrangement pursuant to division (A) (5) (b) or (c) of this section, the court shall consider all relevant information that has been presented to the court, including information gathered from the child, the child's guardian ad litem, and the public children services agency or private child placing agency.
- (2) A child who is placed in a planned permanent living arrangement pursuant to division (A)(5)(b) or (c) of this section shall be placed in an independent living setting or in a family setting in which the caregiver has been provided by the agency that has custody of the child with a notice that addresses the following:
- (a) The caregiver understands that the planned permanent living arrangement is intended to be permanent in nature and that the caregiver will provide a stable placement for the child through the child's emancipation or until the court releases the child from the custody of the agency, whichever occurs first.

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- (b) The caregiver is expected to actively participate in

 the youth's independent living case plan, attend agency team

 meetings and court hearings as appropriate, complete training,

 as provided in division (B) of developed and implemented under

 section 5103.035 of the Revised Code, related to providing the

 child independent living services, and assist in the child's

 transition into adulthood.
- (3) The department of job and family services shall develop a model notice to be provided by an agency that has custody of a child to a caregiver under division (B)(2) of this section. The agency may modify the model notice to apply to the needs of the agency.
- (C) No order for permanent custody or temporary custody of 139 a child or the placement of a child in a planned permanent 140 living arrangement shall be made pursuant to this section unless 141 the complaint alleging the abuse, neglect, or dependency 142 contains a prayer requesting permanent custody, temporary 143 custody, or the placement of the child in a planned permanent 144 living arrangement as desired, the summons served on the parents 145 of the child contains as is appropriate a full explanation that 146 the granting of an order for permanent custody permanently 147 divests them of their parental rights, a full explanation that 148 an adjudication that the child is an abused, neglected, or 149 dependent child may result in an order of temporary custody that 150 will cause the removal of the child from their legal custody 151 until the court terminates the order of temporary custody or 152 permanently divests the parents of their parental rights, or a 153 full explanation that the granting of an order for a planned 154 permanent living arrangement will result in the removal of the 155 child from their legal custody if any of the conditions listed 156 in divisions (A)(5)(a) to (c) of this section are found to 157

division (A) of this section or pursuant to section 2151.414 or	187
2151.415 of the Revised Code until the child attains the age of	188
eighteen years if the child is not mentally retarded,	189
developmentally disabled, or physically impaired, the child	190
attains the age of twenty-one years if the child is mentally	191
retarded, developmentally disabled, or physically impaired, or	192
the child is adopted and a final decree of adoption is issued,	193
except that the court may retain jurisdiction over the child and	194
continue any order of disposition under division (A) of this	195
section or under section 2151.414 or 2151.415 of the Revised	196
Code for a specified period of time to enable the child to	197
graduate from high school or vocational school. The court shall	198
retain jurisdiction over a person who meets the requirements	199
described in division (A)(1) of section 5101.1411 of the Revised	200
Code and who is subject to a voluntary participation agreement	201
that is in effect. The court shall make an entry continuing its	202
jurisdiction under this division in the journal.	203

- (2) Any public children services agency, any private child 204 placing agency, the department of job and family services, or 205 any party, other than any parent whose parental rights with 206 respect to the child have been terminated pursuant to an order 207 issued under division (A)(4) of this section, by filing a motion 208 with the court, may at any time request the court to modify or 209 terminate any order of disposition issued pursuant to division 210 (A) of this section or section 2151.414 or 2151.415 of the 211 Revised Code. The court shall hold a hearing upon the motion as 212 if the hearing were the original dispositional hearing and shall 213 give all parties to the action and the guardian ad litem notice 214 of the hearing pursuant to the Juvenile Rules. If applicable, 215 the court shall comply with section 2151.42 of the Revised Code. 216
 - (G) Any temporary custody order issued pursuant to

division (A) of this section shall terminate one year after the 218 earlier of the date on which the complaint in the case was filed 219 or the child was first placed into shelter care, except that, 220 upon the filing of a motion pursuant to section 2151.415 of the 221 Revised Code, the temporary custody order shall continue and not 222 terminate until the court issues a dispositional order under 223 224 that section. In resolving the motion, the court shall not order an existing temporary custody order to continue beyond two years 225 after the date on which the complaint was filed or the child was 226 227 first placed into shelter care, whichever date is earlier, regardless of whether any extensions have been previously 228 ordered pursuant to division (D) of section 2151.415 of the 229 Revised Code. 230

(H) (1) No later than one year after the earlier of the 2.31 date the complaint in the case was filed or the child was first 232 placed in shelter care, a party may ask the court to extend an 2.33 order for protective supervision for six months or to terminate 234 the order. A party requesting extension or termination of the 235 order shall file a written request for the extension or 236 termination with the court and give notice of the proposed 237 extension or termination in writing before the end of the day 238 after the day of filing it to all parties and the child's 239 quardian ad litem. If a public children services agency or 240 private child placing agency requests termination of the order, 241 the agency shall file a written status report setting out the 242 facts supporting termination of the order at the time it files 243 the request with the court. If no party requests extension or 244 termination of the order, the court shall notify the parties 245 that the court will extend the order for six months or terminate 246 it and that it may do so without a hearing unless one of the 247 parties requests a hearing. All parties and the guardian ad 248

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litem shall have seven days from the date a notice is sent pursuant to this division to object to and request a hearing on the proposed extension or termination.

- (a) If it receives a timely request for a hearing, the court shall schedule a hearing to be held no later than thirty days after the request is received by the court. The court shall give notice of the date, time, and location of the hearing to all parties and the guardian ad litem. At the hearing, the court shall determine whether extension or termination of the order is in the child's best interest. If termination is in the child's best interest, the court shall terminate the order. If extension is in the child's best interest, the court shall extend the order for six months.
- (b) If it does not receive a timely request for a hearing, 262 the court may extend the order for six months or terminate it 263 without a hearing and shall journalize the order of extension or 264 termination not later than fourteen days after receiving the 265 request for extension or termination or after the date the court 266 notifies the parties that it will extend or terminate the order. 267 If the court does not extend or terminate the order, it shall 268 schedule a hearing to be held no later than thirty days after 269 the expiration of the applicable fourteen-day time period and 270 give notice of the date, time, and location of the hearing to 271 all parties and the child's guardian ad litem. At the hearing, 272 the court shall determine whether extension or termination of 273 the order is in the child's best interest. If termination is in 274 the child's best interest, the court shall terminate the order. 275 If extension is in the child's best interest, the court shall 276 issue an order extending the order for protective supervision 277 278 six months.

(2) If the court grants an extension of the order for	279
protective supervision pursuant to division (H)(1) of this	280
section, a party may, prior to termination of the extension,	281
file with the court a request for an additional extension of six	282
months or for termination of the order. The court and the	283
parties shall comply with division (H)(1) of this section with	284
respect to extending or terminating the order.	285
(3) If a court grants an extension pursuant to division	286
(H)(2) of this section, the court shall terminate the order for	287
protective supervision at the end of the extension.	288
(I) The court shall not issue a dispositional order	289
pursuant to division (A) of this section that removes a child	290
from the child's home unless the court complies with section	291
2151.419 of the Revised Code and includes in the dispositional	292
order the findings of fact required by that section.	293
(J) If a motion or application for an order described in	294
division (A)(6) of this section is made, the court shall not	295
issue the order unless, prior to the issuance of the order, it	296
provides to the person all of the following:	297
(1) Notice and a copy of the motion or application;	298
(2) The grounds for the motion or application;	299
(3) An opportunity to present evidence and witnesses at a	300
hearing regarding the motion or application;	301
(4) An opportunity to be represented by counsel at the	302
hearing.	303
(K) The jurisdiction of the court shall terminate one year	304
after the date of the award or, if the court takes any further	305
action in the matter subsequent to the award, the date of the	306

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homes,	at	. a	fred	quency	<u>established</u>	by	rules	adopted	under		336
divisi	.on	(A)	of	this	section.						337

- (2) When the department of job and family services is 338 satisfied as to the care given such children, and that the 339 requirements of the statutes and rules covering the management 340 of such institutions and associations are being complied with, 341 it shall issue to the institution or association a certificate 342 to that effect. A certificate is valid for two years, unless 343 sooner revoked by the departmenta length of time determined by 344 rules adopted under division (A) of this section. When 345 determining whether an institution or association meets a 346 particular requirement for certification, the department may 347 consider the institution or association to have met the 348 requirement if the institution or association shows to the 349 department's satisfaction that it has met a comparable 350 requirement to be accredited by a nationally recognized 351 accreditation organization. 352
- (3) The department may issue a temporary certificate valid for less than one year authorizing an institution or association to operate until minimum requirements have been met.
- (4) An institution or association that knowingly makes a false statement that is included as a part of certification under this section is guilty of the offense of falsification under section 2921.13 of the Revised Code and the department shall not certify that institution or association.
- (5) The department shall not issue a certificate to a 361 prospective foster home or prospective specialized foster home 362 pursuant to this section if the prospective foster home or 363 prospective specialized foster home operates as a type A family 364 day-care home pursuant to Chapter 5104. of the Revised Code. The 365

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the same as, a modification of, or different from, a model 599 design developed by the department. 600

(B) Not later than thirty days after receiving a proposal 601

- under division (A) of this section, the department shall either 602 approve or disapprove the proposed program. The department shall 603 approve a proposed preplacement training program if it complies 604 with section 5103.039 or 5103.0311 rules adopted under section 605 5103.0316 of the Revised Code, as appropriate, and, in the case 606 of a proposal submitted by an agency operating a preplacement 607 608 training program at the time the proposal is submitted, the department is satisfied with the agency's operation of the 609 program. The department shall approve a proposed continuing 610 training program if it complies with rules adopted pursuant to 611 division (C) of under section 5103.0316 of the Revised Code and, 612 in the case of a proposal submitted by an agency operating a 613 continuing training program at the time the proposal is 614 submitted, the department is satisfied with the agency's 615 operation of the program. If the department disapproves a 616 proposal, it shall provide the reason for disapproval to the 617 agency that submitted the proposal and advise the agency of how 618 to revise the proposal so that the department can approve it. 619
- (C) The department's approval under division (B) of this 620 section of a proposed preplacement training program or 621 continuing training program is valid only for two years 622 following the year the proposal for the program is submitted to 623 the department under division (A) of this section. 624
- Sec. 5103.0313. Except as provided in section 5103.303 of 625 the Revised Code, the department of job and family services 626 shall compensate a private child placing agency or private 627 noncustodial agency for the cost of procuring or operating 628

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(C) In the case of the continuing training provided under	716
division (C) of section 5103.30 of the Revised Code, comply with	717
rules adopted under division (C) of section 5103.0316 of the	718
Revised Code;	719
(D) In the case of the training provided under divisions (D) and (E) of section 5103.30 of the Revised Code, comply with	720 721
rules adopted under section 5153.124 of the Revised Code.	722
Section 2. That existing sections 2151.353, 5103.03, 5103.031, 5103.032, 5103.033, 5103.035, 5103.038, 5103.0313, 5103.0314, 5103.0316, 5103.0317, and 5103.31 and sections	723 724 725
5103.039 and 5103.0311 of the Revised Code are hereby repealed.	726