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133rd General Assembly

Regular Session

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Representatives Lanese, Carruthers

Cosponsors: Representatives Riedel, LaTourette, Carfagna, Lang, Plummer, Leland, Crossman, Galonski, Rogers, Smith, T., West, Abrams, Baldridge, Clites, Cupp, Cutrona, Edwards, Fraizer, Greenspan, Grendell, Hicks-Hudson, Hoops, LaRe, Liston, Miller, J., O'Brien, Patterson, Perales, Robinson, Roemer, Russo, Sheehy, Stein, Stephens, Weinstein

A BILL

То	amend sections 959.99, 2151.421, 4741.22, and	1
	4757.36 and to enact sections 959.07, 959.08,	2
	959.09, 959.10, and 5101.93 of the Revised Code	3
	to establish animal abuse reporting	4
	requirements.	5

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

Section 1. That sections 959.99, 2151.421, 4741.22, and	6
4757.36 be amended and sections 959.07, 959.08, 959.09, 959.10,	7
and 5101.93 of the Revised Code be enacted to read as follows:	8
Sec. 959.07. (A) As used in sections 959.07 to 959.10 of	9
the Revised Code:	10
(1) "Companion animal" has the same meaning as in section	11
959.131 of the Revised Code.	12
(2) "Licensed veterinarian" has the same meaning as in	13
section 4741.01 of the Revised Code.	14

(3) "Protective services" has the same meaning as in	15
section 5101.60 of the Revised Code.	16
(4) "Officer" has the same meaning as in section 959.132	17
of the Revised Code.	18
(5) "Social service professional" means an employee or	19
agent of a public children services agency or an employee or	20
agent of a county department of job and family services with	21
responsibility for protective services.	22
(6) "Older adult" means any person sixty years of age or	23
older within this state who is handicapped by the infirmities of	24
aging or who has a physical or mental impairment which prevents	25
the person from providing for the person's own care or	26
protection, and who resides in an independent living	27
arrangement.	28
(7) "Violation involving a companion animal" means any	29
violation of section 959.01, 959.02, 959.03, 959.13, 959.131,	30
<u>959.15, 959.16, or 959.21 of the Revised Code involving a</u>	31
companion animal.	32
(B)(1) No person listed in division (B)(2) of this section	33
shall fail to immediately report a violation involving a	34
companion animal to an officer who is not a dog warden or deputy	35
dog warden when that person has knowledge or reasonable cause to	36
suspect that such a violation has occurred or is occurring.	37
(2) Division (B)(1) of this section applies to all of the	38
following operating in an official or professional capacity:	39
(a) A licensed veterinarian;	40
(b) A social service professional;	41
(c) A person licensed under Chapter 4757. of the Revised	42

Code. 43 Sec. 959.08. No officer, dog warden, or deputy dog warden 44 operating in an official or professional capacity, shall fail to 45 immediately report a violation involving a companion animal to 46 an appropriate social service professional when all of the 47 48 following apply: (A) The officer, dog warden, or deputy dog warden has 49 knowledge or reasonable cause to suspect that a violation 50 involving a companion animal has occurred or is occurring; 51 (B) The officer, dog warden, or deputy dog warden has 52 knowledge or reasonable cause to suspect that a child or older 53 adult resides with the alleged violator; 54 (C) The officer, dog warden, or deputy dog warden suspects 55 that the violation involving a companion animal may have an 56 impact on the child or older adult residing with the alleged 57 violator. 58 Sec. 959.09. (A) (1) Except as otherwise provided in 59 division (A) (2) of this section, a person required to make a 60 report under section 959.07 or 959.08 of the Revised Code may do 61 so orally or in writing and shall include all of the following 62 in the report: 63 64 (a) If known, the name and description of the companion animal involved; 65 (b) The address and telephone number of the owner or other 66 person responsible for care of the companion animal, if known; 67 (c) The nature and extent of the suspected abuse; 68 (d) Any other information that the person making the 69 report believes may be useful in establishing the existence of 70

the suspected violation involving a companion animal or the	71
identity of the person causing the violation involving a	72
companion animal.	73
(2) An officer, dog warden, or deputy dog warden required	74
to make a report under section 959.08 of the Revised Code may	75
exclude any information from the report that is confidential or	76
that the officer, dog warden, or deputy dog warden reasonably	77
believes could jeopardize a pending criminal investigation.	78
(B) A person required to make a report under section	79
959.07 or 959.08 of the Revised Code is immune from civil or	80
criminal liability in connection with making that report if the	81
person acted in good faith when making the report.	82
(C) No person required to make a report under section	83
959.07 or 959.08 of the Revised Code shall knowingly make a	84
false report.	85
(D)(1) A court shall award reasonable attorney's fees and	86
costs to the prevailing party in any civil or criminal action or	87
proceeding in which it is alleged and proved that participation	88
in the making of a report under section 959.07 or 959.08 of the	89
Revised Code was not in good faith.	90
(2) A court may award reasonable attorney's fees and costs	91
to the party against whom a civil action or proceeding is	92
brought in which it is alleged that participation in the making	93
of a report under section 959.07 or 959.08 of the Revised Code	94
was not in good faith if the action or proceeding is voluntarily	95
dismissed.	96
Sec. 959.10. The entity with responsibility for employment_	97
oversight of an officer, dog warden, or deputy dog warden shall	98
issue that individual a confidential written warning if the	99

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entity discovers that the individual has violated section 959.08	100
of the Revised Code. The entity shall include in the warning an	101
explanation of the violation and the reporting requirement.	102
Sec. 959.99. (A) Whoever violates section 959.18 or 959.19	103
of the Revised Code is guilty of a minor misdemeanor.	104
(B) Except as otherwise provided in this division, whoever	105
violates section 959.02 of the Revised Code is guilty of a	106
misdemeanor of the second degree. If the value of the animal	107
killed or the injury done amounts to three hundred dollars or	108
more, whoever violates section 959.02 of the Revised Code is	109
guilty of a misdemeanor of the first degree.	110
(C) Whoever violates section 959.03, 959.06, <u>division (C)</u>	111
of section 959.09, 959.12, or 959.17 or division (A) of section	112
959.15 of the Revised Code is guilty of a misdemeanor of the	113
fourth degree.	114
(D) Whoever violates division (A) of section 959.13 or	115
section 959.21 of the Revised Code is guilty of a misdemeanor of	116
the second degree. In addition, the court may order the offender	117
to forfeit the animal or livestock and may provide for its	118
disposition, including, but not limited to, the sale of the	119
animal or livestock. If an animal or livestock is forfeited and	120
sold pursuant to this division, the proceeds from the sale first	121
shall be applied to pay the expenses incurred with regard to the	122
care of the animal from the time it was taken from the custody	123
of the former owner. The balance of the proceeds from the sale,	124
if any, shall be paid to the former owner of the animal.	125
(E)(1) Whoever violates division (B) of section 959.131 of	126

(E) (1) Whoever violates division (B) of section 959.131 of
the Revised Code is guilty of a misdemeanor of the first degree
on a first offense and a felony of the fifth degree on each
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subsequent offense.

(2) Whoever violates division (C) of section 959.131 ofthe Revised Code is guilty of a felony of the fifth degree.131

(3) Whoever violates section 959.01 of the Revised Code or
division (D) of section 959.131 of the Revised Code is guilty of
a misdemeanor of the second degree on a first offense and a
misdemeanor of the first degree on each subsequent offense.

(4) Whoever violates division (E) of section 959.131 of136the Revised Code is guilty of a felony of the fifth degree.137

(5) Whoever violates division (F) of section 959.131 of138the Revised Code is guilty of a misdemeanor of the first degree.139

(6) (a) A court may order a person who is convicted of or 140 pleads guilty to a violation of section 959.131 of the Revised 141 Code to forfeit to an impounding agency, as defined in section 142 959.132 of the Revised Code, any or all of the companion animals 143 in that person's ownership or care. The court also may prohibit 144 or place limitations on the person's ability to own or care for 145 any companion animals for a specified or indefinite period of 146 time. 147

(b) A court may order a person who is convicted of or 148 pleads guilty to a violation of section 959.131 of the Revised 149 Code to reimburse an impounding agency for the reasonably 150 necessary costs incurred by the agency for the care of a 151 companion animal that the agency impounded as a result of the 152 investigation or prosecution of the violation, provided that the 153 costs were not otherwise paid under section 959.132 of the 154 Revised Code. 155

(7) If a court has reason to believe that a person who is156convicted of or pleads guilty to a violation of section 959.131157

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or 959.21 of the Revised Code suffers from a mental or emotional 158 disorder that contributed to the violation, the court may impose 159 as a community control sanction or as a condition of probation a 160 requirement that the offender undergo psychological evaluation 161 or counseling. The court shall order the offender to pay the 162 costs of the evaluation or counseling. 163

(F) Whoever violates section 959.14 of the Revised Code is
guilty of a misdemeanor of the second degree on a first offense
and a misdemeanor of the first degree on each subsequent
offense.

(G) Whoever violates section 959.05 or 959.20 of theRevised Code is guilty of a misdemeanor of the first degree.169

(H) Whoever violates section 959.16 of the Revised Code is
guilty of a felony of the fourth degree for a first offense and
a felony of the third degree on each subsequent offense.

(I) Whoever violates division (B) or (C) of section 959.15
of the Revised Code is guilty of a felony and shall be fined not
more than ten thousand dollars.

Sec. 2151.421. (A) (1) (a) No person described in division 176 (A) (1) (b) of this section who is acting in an official or 177 professional capacity and knows, or has reasonable cause to 178 suspect based on facts that would cause a reasonable person in a 179 similar position to suspect, that a child under eighteen years 180 of age, or a person under twenty-one years of age with a 181 developmental disability or physical impairment, has suffered or 182 faces a threat of suffering any physical or mental wound, 183 injury, disability, or condition of a nature that reasonably 184 indicates abuse or neglect of the child shall fail to 185 immediately report that knowledge or reasonable cause to suspect 186

to the entity or persons specified in this division. Except as 187 otherwise provided in this division or section 5120.173 of the 188 Revised Code, the person making the report shall make it to the 189 public children services agency or a peace officer in the county 190 in which the child resides or in which the abuse or neglect is 191 occurring or has occurred. If the person making the report is a 192 peace officer, the officer shall make it to the public children 193 services agency in the county in which the child resides or in 194 which the abuse or neglect is occurring or has occurred. In the 195 circumstances described in section 5120.173 of the Revised Code, 196 the person making the report shall make it to the entity 197 specified in that section. 198

(b) Division (A)(1)(a) of this section applies to any 199 person who is an attorney; health care professional; 200 practitioner of a limited branch of medicine as specified in 201 section 4731.15 of the Revised Code; licensed school 202 psychologist; independent marriage and family therapist or 203 marriage and family therapist; coroner; administrator or 204 employee of a child day-care center; administrator or employee 205 of a residential camp, child day camp, or private, nonprofit 206 therapeutic wilderness camp; administrator or employee of a 207 certified child care agency or other public or private children 208 services agency; school teacher; school employee; school 209 authority; peace officer; agent of a county humane society; dog 210 warden, deputy dog warden, or other person appointed to act as 211 an animal control officer for a municipal corporation or 212 township in accordance with state law, an ordinance, or a 213 resolution; person, other than a cleric, rendering spiritual 214 treatment through prayer in accordance with the tenets of a 215 well-recognized religion; employee of a county department of job 216 and family services who is a professional and who works with 217

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children and families; superintendent or regional administrator 218 employed by the department of youth services; superintendent, 219 board member, or employee of a county board of developmental 220 disabilities; investigative agent contracted with by a county 221 board of developmental disabilities; employee of the department 222 of developmental disabilities; employee of a facility or home 223 that provides respite care in accordance with section 5123.171 224 225 of the Revised Code; employee of an entity that provides homemaker services; a person performing the duties of an 226 assessor pursuant to Chapter 3107. or 5103. of the Revised Code; 227 third party employed by a public children services agency to 228 assist in providing child or family related services; court 229 appointed special advocate; or guardian ad litem. 230

(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
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health care professionals may designate one of the health care
professionals to report the abuse or neglect. A single report
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made under this division shall meet the reporting requirements
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of division (A) (1) of this section.

(2) Except as provided in division (A)(3) of this section, 238 an attorney or a physician is not required to make a report 239 pursuant to division (A) (1) of this section concerning any 240 communication the attorney or physician receives from a client 241 or patient in an attorney-client or physician-patient 242 relationship, if, in accordance with division (A) or (B) of 243 section 2317.02 of the Revised Code, the attorney or physician 244 could not testify with respect to that communication in a civil 245 or criminal proceeding. 246

(3) The client or patient in an attorney-client or

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physician-patient relationship described in division (A)(2) of 248 this section is deemed to have waived any testimonial privilege 249 under division (A) or (B) of section 2317.02 of the Revised Code 250 with respect to any communication the attorney or physician 251 receives from the client or patient in that attorney-client or 2.52 physician-patient relationship, and the attorney or physician 253 254 shall make a report pursuant to division (A) (1) of this section with respect to that communication, if all of the following 255 256 apply:

(a) The client or patient, at the time of the
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
cause to suspect based on facts that would cause a reasonable
person in similar position to suspect that the client or patient
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 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.
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(4) (a) No cleric and no person, other than a volunteer, 271 designated by any church, religious society, or faith acting as 272 a leader, official, or delegate on behalf of the church, 273 religious society, or faith who is acting in an official or 274 professional capacity, who knows, or has reasonable cause to 275 believe based on facts that would cause a reasonable person in a 276 similar position to believe, that a child under eighteen years 277

of age, or a person under twenty-one years of age with a 278 developmental disability or physical impairment, has suffered or 279 faces a threat of suffering any physical or mental wound, 280 injury, disability, or condition of a nature that reasonably 281 indicates abuse or neglect of the child, and who knows, or has 282 reasonable cause to believe based on facts that would cause a 283 reasonable person in a similar position to believe, that another 284 cleric or another person, other than a volunteer, designated by 285 a church, religious society, or faith acting as a leader, 286 287 official, or delegate on behalf of the church, religious society, or faith caused, or poses the threat of causing, the 288 wound, injury, disability, or condition that reasonably 289 indicates abuse or neglect shall fail to immediately report that 290 knowledge or reasonable cause to believe to the entity or 291 persons specified in this division. Except as provided in 292 section 5120.173 of the Revised Code, the person making the 293 report shall make it to the public children services agency or a 294 peace officer in the county in which the child resides or in 295 which the abuse or neglect is occurring or has occurred. In the 296 circumstances described in section 5120.173 of the Revised Code, 297 the person making the report shall make it to the entity 298 specified in that section. 299

(b) Except as provided in division (A) (4) (c) of this
section, a cleric is not required to make a report pursuant to
division (A) (4) (a) of this section concerning any communication
the cleric receives from a penitent in a cleric-penitent
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relationship, if, in accordance with division (C) of section
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 relationshipdescribed in division (A) (4) (b) of this section is deemed to308

have waived any testimonial privilege under division (C) of
section 2317.02 of the Revised Code with respect to any
communication the cleric receives from the penitent in that
cleric-penitent relationship, and the cleric shall make a report
pursuant to division (A) (4) (a) of this section with respect to
that communication, if all of the following apply:

(i) The penitent, at the time of the communication, is a 315
child under eighteen years of age or is a person under twenty- 316
one years of age with a developmental disability or physical 317
impairment. 318

(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 326 penitent's attempt to have an abortion performed upon a child 327 under eighteen years of age or upon a person under twenty-one 328 years of age with a developmental disability or physical 329 impairment without the notification of her parents, guardian, or 330 custodian in accordance with section 2151.85 of the Revised 331 Code. 332

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

(e) As used in divisions (A)(1) and (4) of this section,

contain:

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"cleric" and "sacred trust" have the same meanings as in section 338 2317.02 of the Revised Code. 339 (B) Anyone who knows, or has reasonable cause to suspect 340 based on facts that would cause a reasonable person in similar 341 circumstances to suspect, that a child under eighteen years of 342 age, or a person under twenty-one years of age with a 343 developmental disability or physical impairment, has suffered or 344 faces a threat of suffering any physical or mental wound, 345 injury, disability, or other condition of a nature that 346 reasonably indicates abuse or neglect of the child may report or 347 cause reports to be made of that knowledge or reasonable cause 348 to suspect to the entity or persons specified in this division. 349 Except as provided in section 5120.173 of the Revised Code, a 350 person making a report or causing a report to be made under this 351 division shall make it or cause it to be made to the public 352 children services agency or to a peace officer. In the 353 circumstances described in section 5120.173 of the Revised Code, 354 a person making a report or causing a report to be made under 355 this division shall make it or cause it to be made to the entity 356 specified in that section. 357 (C) Any report made pursuant to division (A) or (B) of 358 this section shall be made forthwith either by telephone or in 359 person and shall be followed by a written report, if requested 360 by the receiving agency or officer. The written report shall 361

(1) The names and addresses of the child and the child's363parents or the person or persons having custody of the child, if364known;365

(2) The child's age and the nature and extent of the366child's injuries, abuse, or neglect that is known or reasonably367

suspected or believed, as applicable, to have occurred or of the 368 threat of injury, abuse, or neglect that is known or reasonably 369 suspected or believed, as applicable, to exist, including any 370 evidence of previous injuries, abuse, or neglect; 371

(3) Any other information, including, but not limited to, 372 results and reports of any medical examinations, tests, or 373 procedures performed under division (D) of this section, that 374 might be helpful in establishing the cause of the injury, abuse, 375 or neglect that is known or reasonably suspected or believed, as 376 applicable, to have occurred or of the threat of injury, abuse, 377 or neglect that is known or reasonably suspected or believed, as 378 applicable, to exist. 379

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

(2) The results and any available reports of examinations, tests, or procedures made under division (D)(1) of this section 390 shall be included in a report made pursuant to division (A) of 391 this section. Any additional reports of examinations, tests, or 392 procedures that become available shall be provided to the public children services agency, upon request.

(3) If a health care professional provides health care 395 services in a hospital, children's advocacy center, or emergency 396 medical facility to a child about whom a report has been made 397

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under division (A) of this section, the health care professional 398 may take any steps that are reasonably necessary for the release 399 or discharge of the child to an appropriate environment. Before 400 the child's release or discharge, the health care professional 401 may obtain information, or consider information obtained, from 402 other entities or individuals that have knowledge about the 403 child. Nothing in division (D)(3) of this section shall be 404 construed to alter the responsibilities of any person under 405 sections 2151.27 and 2151.31 of the Revised Code. 406

(4) A health care professional may conduct medical 407 examinations, tests, or procedures on the siblings of a child 408 about whom a report has been made under division (A) of this 409 section and on other children who reside in the same home as the 410 child, if the professional determines that the examinations, 411 tests, or procedures are medically necessary to diagnose or 412 treat the siblings or other children in order to determine 413 whether reports under division (A) of this section are warranted 414 with respect to such siblings or other children. The results of 415 the examinations, tests, or procedures on the siblings and other 416 children may be included in a report made pursuant to division 417 (A) of this section. 418

(5) Medical examinations, tests, or procedures conducted
under divisions (D) (1) and (4) of this section and decisions
regarding the release or discharge of a child under division (D)
(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
pursuant to division (A) or (B) of this section, upon receipt of
the report, the peace officer who receives the report shall
refer the report to the appropriate public children services
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agency, unless an arrest is made at the time of the report that 428 results in the appropriate public children services agency being 429 contacted concerning the possible abuse or neglect of a child or 430 the possible threat of abuse or neglect of a child. 431

(2) When a public children services agency receives a
report pursuant to this division or division (A) or (B) of this
section, upon receipt of the report, the public children
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services agency shall do both of the following:
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(a) Comply with section 2151.422 of the Revised Code;

(b) If the county served by the agency is also served by a 437 children's advocacy center and the report alleges sexual abuse 438 of a child or another type of abuse of a child that is specified 439 in the memorandum of understanding that creates the center as 440 being within the center's jurisdiction, comply regarding the 441 report with the protocol and procedures for referrals and 442 investigations, with the coordinating activities, and with the 443 authority or responsibility for performing or providing 444 functions, activities, and services stipulated in the 445 interagency agreement entered into under section 2151.428 of the 446 Revised Code relative to that center. 447

448 (F) No peace officer shall remove a child about whom a report is made pursuant to this section from the child's 449 parents, stepparents, or guardian or any other persons having 450 custody of the child without consultation with the public 451 children services agency, unless, in the judgment of the 452 officer, and, if the report was made by physician, the 453 physician, immediate removal is considered essential to protect 454 the child from further abuse or neglect. The agency that must be 455 consulted shall be the agency conducting the investigation of 456 the report as determined pursuant to section 2151.422 of the 457

(G)(1) Except as provided in section 2151.422 of the 459 Revised Code or in an interagency agreement entered into under 460 section 2151.428 of the Revised Code that applies to the 461 particular report, the public children services agency shall 462 investigate, within twenty-four hours, each report of child 463 abuse or child neglect that is known or reasonably suspected or 464 believed to have occurred and of a threat of child abuse or 465 child neglect that is known or reasonably suspected or believed 466 to exist that is referred to it under this section to determine 467 the circumstances surrounding the injuries, abuse, or neglect or 468 the threat of injury, abuse, or neglect, the cause of the 469 injuries, abuse, neglect, or threat, and the person or persons 470 responsible. The investigation shall be made in cooperation with 471 the law enforcement agency and in accordance with the memorandum 472 of understanding prepared under division (K) of this section. A 473 representative of the public children services agency shall, at 474 the time of initial contact with the person subject to the 475 476 investigation, inform the person of the specific complaints or allegations made against the person. The information shall be 477 given in a manner that is consistent with division (I)(1) of 478 this section and protects the rights of the person making the 479 report under this section. 480

A failure to make the investigation in accordance with the 481 memorandum is not grounds for, and shall not result in, the 482 dismissal of any charges or complaint arising from the report or 483 the suppression of any evidence obtained as a result of the 484 report and does not give, and shall not be construed as giving, 485 any rights or any grounds for appeal or post-conviction relief 486 to any person. The public children services agency shall report 487 each case to the uniform statewide automated child welfare 488

information system that the department of job and family 489
services shall maintain in accordance with section 5101.13 of 490
the Revised Code. The public children services agency shall 491
submit a report of its investigation, in writing, to the law 492
enforcement agency. 493

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

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

(i) Participating in the making of reports pursuant to 504
division (A) of this section or in the making of reports in good 505
faith, pursuant to division (B) of this section; 506

(ii) Participating in medical examinations, tests, orprocedures under division (D) of this section;508

(iii) Providing information used in a report made pursuant 509
to division (A) of this section or providing information in good 510
faith used in a report made pursuant to division (B) of this 511
section; 512

(iv) Participating in a judicial proceeding resulting from
a report made pursuant to division (A) of this section or
participating in good faith in a proceeding resulting from a
report made pursuant to division (B) of this section.

(b) Immunity under division (H)(1)(a)(ii) of this section 517

shall not apply when a health care provider has deviated from518the standard of care applicable to the provider's profession.519

(c) Notwithstanding section 4731.22 of the Revised Code, 520 the physician-patient privilege shall not be a ground for 521 excluding evidence regarding a child's injuries, abuse, or 522 neglect, or the cause of the injuries, abuse, or neglect in any 523 judicial proceeding resulting from a report submitted pursuant 524 to this section. 525

(2) In any civil or criminal action or proceeding in which it is alleged and proved that participation in the making of a report under this section was not in good faith or participation in a judicial proceeding resulting from a report made under this section was not in good faith, the court shall award the prevailing party reasonable attorney's fees and costs and, if a civil action or proceeding is voluntarily dismissed, may award reasonable attorney's fees and costs to the party against whom the civil action or proceeding is brought.

(I) (1) Except as provided in divisions (I) (4) and (0) of 535 this section, a report made under this section is confidential. 536 The information provided in a report made pursuant to this 537 section and the name of the person who made the report shall not 538 be released for use, and shall not be used, as evidence in any 539 civil action or proceeding brought against the person who made 540 the report. Nothing in this division shall preclude the use of 541 reports of other incidents of known or suspected abuse or 542 neglect in a civil action or proceeding brought pursuant to 543 division (N) of this section against a person who is alleged to 544 have violated division (A)(1) of this section, provided that any 545 information in a report that would identify the child who is the 546 subject of the report or the maker of the report, if the maker 547

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of the report is not the defendant or an agent or employee of548the defendant, has been redacted. In a criminal proceeding, the549report is admissible in evidence in accordance with the Rules of550Evidence and is subject to discovery in accordance with the551Rules of Criminal Procedure.552

(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
information contained in a report made under this section from a
source other than the report may disseminate the information, if
ts 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
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is guilty of a violation of section 2921.14 of the Revised Code.

(4) If a report is made pursuant to division (A) or (B) of 566 this section and the child who is the subject of the report dies 567 for any reason at any time after the report is made, but before 568 the child attains eighteen years of age, the public children 569 services agency or peace officer to which the report was made or 570 referred, on the request of the child fatality review board or 571 the director of health pursuant to guidelines established under 572 section 3701.70 of the Revised Code, shall submit a summary 573 sheet of information providing a summary of the report to the 574 review board of the county in which the deceased child resided 575 at the time of death or to the director. On the request of the 576 review board or director, the agency or peace officer may, at 577

its discretion, make the report available to the review board or 578 director. If the county served by the public children services 579 agency is also served by a children's advocacy center and the 580 report of alleged sexual abuse of a child or another type of 581 abuse of a child is specified in the memorandum of understanding 582 that creates the center as being within the center's 583 584 jurisdiction, the agency or center shall perform the duties and functions specified in this division in accordance with the 585 interagency agreement entered into under section 2151.428 of the 586 587 Revised Code relative to that advocacy center.

588 (5) A public children services agency shall advise a person alleged to have inflicted abuse or neglect on a child who 589 is the subject of a report made pursuant to this section, 590 including a report alleging sexual abuse of a child or another 591 type of abuse of a child referred to a children's advocacy 592 center pursuant to an interagency agreement entered into under 593 section 2151.428 of the Revised Code, in writing of the 594 disposition of the investigation. The agency shall not provide 595 to the person any information that identifies the person who 596 made the report, statements of witnesses, or police or other 597 investigative reports. 598

599 (J) Any report that is required by this section, other than a report that is made to the state highway patrol as 600 described in section 5120.173 of the Revised Code, shall result 601 in protective services and emergency supportive services being 602 made available by the public children services agency on behalf 603 of the children about whom the report is made, in an effort to 604 prevent further neglect or abuse, to enhance their welfare, and, 605 whenever possible, to preserve the family unit intact. The 606 agency required to provide the services shall be the agency 607 conducting the investigation of the report pursuant to section 608

2151.422 of the Revised Code.	609
(K)(1) Each public children services agency shall prepare	610
a memorandum of understanding that is signed by all of the	611
following:	612
(a) If there is only one juvenile judge in the county, the	613
juvenile judge of the county or the juvenile judge's	614
representative;	615
(b) If there is more than one juvenile judge in the	616
county, a juvenile judge or the juvenile judges' representative	617
selected by the juvenile judges or, if they are unable to do so	618
for any reason, the juvenile judge who is senior in point of	619
service or the senior juvenile judge's representative;	620
(c) The county peace officer;	621
(d) All chief municipal peace officers within the county;	622
(e) Other law enforcement officers handling child abuse	623
and neglect cases in the county;	624
(f) The prosecuting attorney of the county;	625
(g) If the public children services agency is not the	626
county department of job and family services, the county	627
department of job and family services;	628
(h) The county humane society;	629
(i) If the public children services agency participated in	630
the execution of a memorandum of understanding under section	631
2151.426 of the Revised Code establishing a children's advocacy	632
center, each participating member of the children's advocacy	633
center established by the memorandum.	634
(2) A memorandum of understanding shall set forth the	635

Page 22

normal operating procedure to be employed by all concerned 636 officials in the execution of their respective responsibilities 637 under this section and division (C) of section 2919.21, division 638 (B) (1) of section 2919.22, division (B) of section 2919.23, and 639 section 2919.24 of the Revised Code and shall have as two of its 640 primary goals the elimination of all unnecessary interviews of 641 children who are the subject of reports made pursuant to 642 division (A) or (B) of this section and, when feasible, 643 providing for only one interview of a child who is the subject 644 of any report made pursuant to division (A) or (B) of this 645 section. A failure to follow the procedure set forth in the 646 memorandum by the concerned officials is not grounds for, and 647 shall not result in, the dismissal of any charges or complaint 648 arising from any reported case of abuse or neglect or the 649 suppression of any evidence obtained as a result of any reported 650 child abuse or child neglect and does not give, and shall not be 651 construed as giving, any rights or any grounds for appeal or 652 post-conviction relief to any person. 653

(3) A memorandum of understanding shall include all of the654655

(a) The roles and responsibilities for handling emergencyand nonemergency cases of abuse and neglect;657

(b) Standards and procedures to be used in handling and 658 coordinating investigations of reported cases of child abuse and 659 reported cases of child neglect, methods to be used in 660 interviewing the child who is the subject of the report and who 661 allegedly was abused or neglected, and standards and procedures 662 addressing the categories of persons who may interview the child 663 who is the subject of the report and who allegedly was abused or 664 neglected. 665

(4) If a public children services agency participated in
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(5) The clerk of the court of common pleas in the county
(5) The clerk of the court of common pleas in the county
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(73) (K) (1) of this section. If the clerk signs the memorandum of
(73) understanding, the clerk shall execute all relevant
(74) responsibilities as required of officials specified in the
(75) memorandum.

(L) (1) Except as provided in division (L) (4) or (5) of 677 this section, a person who is required to make a report pursuant 678 to division (A) of this section may make a reasonable number of 679 requests of the public children services agency that receives or 680 is referred the report, or of the children's advocacy center 681 that is referred the report if the report is referred to a 682 children's advocacy center pursuant to an interagency agreement 683 entered into under section 2151.428 of the Revised Code, to be 684 provided with the following information: 685

(a) Whether the agency or center has initiated an686investigation of the report;687

(b) Whether the agency or center is continuing to 688 investigate the report; 689

(c) Whether the agency or center is otherwise involved 690with the child who is the subject of the report; 691

(d) The general status of the health and safety of the692child who is the subject of the report;693

(e) Whether the report has resulted in the filing of a 694

complaint in juvenile court or of criminal charges in another court.

(2) A person may request the information specified in
division (L)(1) of this section only if, at the time the report
is made, the person's name, address, and telephone number are
provided to the person who receives the report.
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When a peace officer or employee of a public children 701 services agency receives a report pursuant to division (A) or 702 (B) of this section the recipient of the report shall inform the 703 person of the right to request the information described in 704 division (L)(1) of this section. The recipient of the report 705 shall include in the initial child abuse or child neglect report 706 that the person making the report was so informed and, if 707 provided at the time of the making of the report, shall include 708 the person's name, address, and telephone number in the report. 709

Each request is subject to verification of the identity of 710 the person making the report. If that person's identity is 711 verified, the agency shall provide the person with the 712 information described in division (L)(1) of this section a 713 reasonable number of times, except that the agency shall not 714 disclose any confidential information regarding the child who is 715 the subject of the report other than the information described 716 in those divisions. 717

(3) A request made pursuant to division (L) (1) of this
section is not a substitute for any report required to be made
pursuant to division (A) of this section.
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(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
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agency conducting the investigation shall comply with the 724 requirements of division (L) of this section. 725

(5) A health care professional who made a report under 726 division (A) of this section, or on whose behalf such a report 727 was made as provided in division (A)(1)(c) of this section, may 728 authorize a person to obtain the information described in 729 division (L)(1) of this section if the person requesting the 730 information is associated with or acting on behalf of the health 731 care professional who provided health care services to the child 732 733 about whom the report was made.

(M) The director of job and family services shall adopt 734 rules in accordance with Chapter 119. of the Revised Code to 735 implement this section. The department of job and family 736 services may enter into a plan of cooperation with any other 737 governmental entity to aid in ensuring that children are 738 protected from abuse and neglect. The department shall make 739 recommendations to the attorney general that the department 740 determines are necessary to protect children from child abuse 741 and child neglect. 742

(N) Whoever violates division (A) of this section is 743 liable for compensatory and exemplary damages to the child who 744 745 would have been the subject of the report that was not made. A person who brings a civil action or proceeding pursuant to this 746 division against a person who is alleged to have violated 747 division (A)(1) of this section may use in the action or 748 proceeding reports of other incidents of known or suspected 749 abuse or neglect, provided that any information in a report that 750 would identify the child who is the subject of the report or the 751 maker of the report, if the maker is not the defendant or an 7.52 agent or employee of the defendant, has been redacted. 753 (0)(1) As used in this division:

(a) "Out-of-home care" includes a nonchartered nonpublic 755 school if the alleged child abuse or child neglect, or alleged 756 threat of child abuse or child neglect, described in a report 757 received by a public children services agency allegedly occurred 758 in or involved the nonchartered nonpublic school and the alleged 759 perpetrator named in the report holds a certificate, permit, or 760 license issued by the state board of education under section 761 3301.071 or Chapter 3319. of the Revised Code. 762

(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 767 which a public children services agency receives a report of 768 alleged child abuse or child neglect, or a report of an alleged 769 threat of child abuse or child neglect, that allegedly occurred 770 in or involved an out-of-home care entity, the agency shall 771 provide written notice of the allegations contained in and the 772 person named as the alleged perpetrator in the report to the 773 administrator, director, or other chief administrative officer 774 775 of the out-of-home care entity that is the subject of the report unless the administrator, director, or other chief 776 administrative officer is named as an alleged perpetrator in the 777 report. If the administrator, director, or other chief 778 administrative officer of an out-of-home care entity is named as 779 an alleged perpetrator in a report of alleged child abuse or 780 child neglect, or a report of an alleged threat of child abuse 781 or child neglect, that allegedly occurred in or involved the 782 out-of-home care entity, the agency shall provide the written 783

notice to the owner or governing board of the out-of-home care 784 entity that is the subject of the report. The agency shall not 785 provide witness statements or police or other investigative 786 reports. 787

(3) No later than three days after the day on which a 788 public children services agency that conducted the investigation 789 as determined pursuant to section 2151.422 of the Revised Code 790 makes a disposition of an investigation involving a report of 791 alleged child abuse or child neglect, or a report of an alleged 792 793 threat of child abuse or child neglect, that allegedly occurred in or involved an out-of-home care entity, the agency shall send 794 written notice of the disposition of the investigation to the 795 administrator, director, or other chief administrative officer 796 and the owner or governing board of the out-of-home care entity. 797 The agency shall not provide witness statements or police or 798 other investigative reports. 799

(P) As used in this section:

(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 804 provides health-related services including a physician, hospital 805 intern or resident, dentist, podiatrist, registered nurse, 806 licensed practical nurse, visiting nurse, licensed psychologist, 807 speech pathologist, audiologist, person engaged in social work 808 or the practice of professional counseling, and employee of a 809 home health agency. "Health care professional" does not include 810 a practitioner of a limited branch of medicine as specified in 811 section 4731.15 of the Revised Code, licensed school 812 psychologist, independent marriage and family therapist or 813

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marriage and family therapist, or coroner.

(3) "Investigation" means the public children services
agency's response to an accepted report of child abuse or
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.

Sec. 4741.22. (A) The state veterinary medical licensing 823 824 board may refuse to issue or renew a license, limited license, registration, or temporary permit to or of any applicant who, 825 and may issue a reprimand to, suspend or revoke the license, 826 limited license, registration, or the temporary permit of, or 827 impose a civil penalty pursuant to this section upon any person 828 holding a license, limited license, or temporary permit to 829 practice veterinary medicine or any person registered as a 830 registered veterinary technician who: 831

(1) In the conduct of the person's practice does not
conform to the rules of the board or the standards of the
profession governing proper, humane, sanitary, and hygienic
methods to be used in the care and treatment of animals;
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(2) Uses fraud, misrepresentation, or deception in any
 application or examination for licensure, or any other
 documentation created in the course of practicing veterinary
 medicine;
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(3) Is found to be physically or psychologically addicted
to alcohol or an illegal or controlled substance, as defined in
section 3719.01 of the Revised Code, to such a degree as to
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render the person unfit to practice veterinary medicine;	843
(4) Directly or indirectly employs or lends the person's	844
services to a solicitor for the purpose of obtaining patients;	845
(5) Obtains a fee on the assurance that an incurable	846
disease can be cured;	847
(6) Advertises in a manner that violates section 4741.21	848
of the Revised Code;	849
(7) Divides fees or charges or has any arrangement to	850
share fees or charges with any other person, except on the basis	851
of services performed;	852
(8) Sells any biologic containing living, dead, or	853
sensitized organisms or products of those organisms, except in a	854
manner that the board by rule has prescribed;	855
(9) Is convicted of or pleads guilty to any felony or	856
crime involving illegal or prescription drugs, or fails to	857
report to the board within sixty days of the individual's	858
conviction of, plea of guilty to, or treatment in lieu of	859
conviction involving a felony, misdemeanor of the first degree,	860
or offense involving illegal or prescription drugs;	861
(10) Is convicted of any violation of section 959.13 of	862
the Revised Code;	863
(11) Swears falsely in any affidavit required to be made	864
by the person in the course of the practice of veterinary	865
medicine;	866
(12) Fails to report promptly to the proper official any	867
known reportable disease;	868
(13) Fails to report promptly vaccinations or the results	869

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of tests when required to do so by law or rule;

(14) Has been adjudicated incompetent for the purpose of
holding the license or permit by a court, as provided in Chapter
2111. of the Revised Code, and has not been restored to legal
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capacity for that purpose;
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(15) Permits a person who is not a licensed veterinarian,
a veterinary student, or a registered veterinary technician to
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engage in work or perform duties in violation of this chapter;
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(16) Is guilty of gross incompetence or gross negligence; 878

(17) Has had a license to practice veterinary medicine or 879 a license, registration, or certificate to engage in activities 880 as a registered veterinary technician revoked, suspended, or 881 acted against by disciplinary action by an agency similar to 882 this board of another state, territory, or country or the 883 District of Columbia; 884

(18) Is or has practiced with a revoked, suspended,885inactive, expired, or terminated license or registration;886

(19) Represents self as a specialist unless certified as a specialist by the board;

(20) In the person's capacity as a veterinarian or 889 registered veterinary technician makes or files a report, health 890 certificate, vaccination certificate, or other document that the 891 person knows is false or negligently or intentionally fails to 892 file a report or record required by any applicable state or 893 federal law; 894

(21) Fails to use reasonable care in the administration of
drugs or acceptable scientific methods in the selection of those
drugs or other modalities for treatment of a disease or in
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conduct of surgery; 898 (22) Makes available a dangerous drug, as defined in 899 section 4729.01 of the Revised Code, to any person other than 900 for the specific treatment of an animal patient; 901 902 (23) Refuses to permit a board investigator or the board's designee to inspect the person's business premises during 903 regular business hours, except as provided in division (A) of 904 section 4741.26 of the Revised Code; 905 906 (24) Violates any order of the board or fails to comply 907 with a subpoena of the board; (25) Fails to maintain medical records as required by rule 908 of the board; 909 910 (26) Engages in cruelty to animals; (27) Uses, prescribes, or sells any veterinary 911 prescription drug or biologic, or prescribes any extra-label use 912 of any over-the-counter drug or dangerous drug in the absence of 913 a valid veterinary-client-patient relationship. 914 (B) Except as provided in division (D) (E) of this 915 section, before the board may revoke, deny, refuse to renew, or 916 917 suspend a license, registration, or temporary permit or otherwise discipline the holder of a license, registration, or 918 temporary permit, the executive director shall file written 919 charges with the board. The board shall conduct a hearing on the 920 charges as provided in Chapter 119. of the Revised Code. 921 (C) <u>If (1) Except as otherwise provided in division (C) (2)</u> 922

of this section, if the board, after a hearing conducted923pursuant to Chapter 119. of the Revised Code, revokes, refuses924to renew, or suspends a license, registration, or temporary925

permit for a violation of this section, section 4741.23, 926 division (C) or (D) of section 4741.19, or division (B), (C), or 927 (D) of section 4741.21 of the Revised Code, the board may impose 928 a civil penalty upon the holder of the license, permit, or 929 registration of not less than one hundred dollars or more than 930 one thousand dollars. In 931 (2) Except as provided in division (D) of this section, 932 the board shall impose a civil penalty for a violation of 933 division (B)(1) of section 959.07 or division (C) of section 934 959.09 of the Revised Code by a licensed veterinarian as_ 935 follows: 936 (a) One hundred dollars for a second violation of division 937 (B) (1) of section 959.07 of the Revised Code or a first 938 violation of division (C) of section 959.09 of the Revised Code; 939 (b) Five hundred dollars for any subsequent violation of 940 division (B)(1) of section 959.07 or division (C) of section 941 959.09 of the Revised Code. 942 (3) In addition to the civil penalty and any other 943 penalties imposed pursuant to this chapter, the board may assess 944 945 any holder of a license, permit, or registration the costs of the hearing conducted under this section if the board determines 946 that the holder has violated any provision for which the board 947 may impose a civil penalty under this section. 948 (D) For a first violation of division (B)(1) of section 949 959.07 of the Revised Code by a licensed veterinarian, the board 950 shall issue a confidential written warning to the licensed 951 veterinarian and shall not take any other disciplinary action 952 under this section. The board shall include in the warning an 953

explanation of the violation and the reporting requirement

specified under section 959.07 of the Revised Code.

(E) The executive director may recommend that the board 956 suspend an individual's certificate of license without a prior 957 hearing if the executive director determines both of the 958 following: 959

(1) There is clear and convincing evidence that division
(A) (3), (9), (14), (22), or (26) of this section applies to the
961
individual.

(2) The individual's continued practice presents a danger963of immediate and serious harm to the public.964

The executive director shall prepare written allegations965for consideration by the board. The board, upon review of those966allegations and by an affirmative vote of not fewer than four of967its members, may suspend the certificate without a prior968hearing. A telephone conference call may be utilized for969reviewing the allegations and taking the vote on the suspension.970

The board shall issue a written order of suspension by 971 certified mail or in person in accordance with section 119.07 of 972 the Revised Code. If the individual subject to the suspension 973 requests an adjudicatory hearing by the board, the date set for 974 the hearing shall be not later than fifteen days, but not 975 earlier than seven days after the individual requests the 976 hearing unless otherwise agreed to by both the board and the 977 individual. 978

A suspension imposed under this division shall remain in 979 effect, unless reversed on appeal, until a final adjudicative 980 order issued by the board under this section and Chapter 119. of 981 the Revised Code becomes effective. The board shall issue its 982 final adjudicative order not later than ninety days after 983

completion of its hearing. Failure to issue the order within984ninety days results in dissolution of the suspension order, but985does not invalidate any subsequent, final adjudicative order.986

(E) (F) A license or registration issued to an individual 987 under this chapter is automatically suspended upon that 988 individual's conviction of or plea of quilty to or upon a 989 judicial finding with regard to any of the following: aggravated 990 murder, murder, voluntary manslaughter, felonious assault, 991 kidnapping, rape, sexual battery, gross sexual imposition, 992 993 aggravated arson, aggravated robbery, or aggravated burglary. The suspension shall remain in effect from the date of the 994 conviction, plea, or finding until an adjudication is held under 995 Chapter 119. of the Revised Code. If the board has knowledge 996 that an automatic suspension has occurred, it shall notify the 997 individual subject to the suspension. If the individual is 998 notified and either fails to request an adjudication within the 999 time periods established by Chapter 119. of the Revised Code or 1000 fails to participate in the adjudication, the board shall enter 1001 a final order permanently revoking the individual's license or 1002 registration. 1003

Sec. 4757.36. (A) The appropriate professional standards 1004 committee of the counselor, social worker, and marriage and 1005 family therapist board may, in accordance with Chapter 119. of 1006 the Revised Code, take any action specified in division (B) of 1007 this section for any reason described in division (C) of this 1008 section against an individual who has applied for or holds a 1009 license issued under this chapter; a master's level counselor 1010 trainee, social worker trainee, or marriage and family therapist 1011 trainee; or an individual or entity that is registered, or has 1012 applied for registration, in accordance with rules adopted under 1013 section 4757.33 of the Revised Code to provide continuing 1014

education programs approved by the board. 1015 (B) In its imposition of sanctions against an individual 1016 or entity specified in division (A) of this section, the board 1017 may do any of the following: 1018 (1) Refuse to issue or refuse to renew a license or 1019 certificate of registration; 1020 (2) Suspend, revoke, or otherwise restrict a license or 1021 certificate of registration; 1022 (3) Reprimand an individual holding a license or 1023 certificate of registration; 1024 (4) Impose Except as otherwise provided in division (I) of 1025 this section, impose a fine in accordance with the graduated 1026 system of fines established by the board in rules adopted under 1027 section 4757.10 of the Revised Code; 1028 (5) Require an individual holding a license or certificate 1029 of registration to take corrective action courses. 1030 (C) The appropriate professional standards committee of 1031 the board may take an action specified in division (B) of this 1032 section for any of the following reasons: 1033 (1) Commission of an act that violates any provision of 1034 this chapter or rules adopted under it; 1035 (2) Knowingly making a false statement on an application 1036 for licensure or registration, or for renewal of a license or 1037 certificate of registration; 1038

(3) Accepting a commission or rebate for referring persons
to any professionals licensed, certified, or registered by any
court or board, commission, department, division, or other
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agency of the state, including, but not limited to, individuals	1042
practicing counseling, social work, or marriage and family	1043
therapy or practicing in fields related to counseling, social	1044
work, or marriage and family therapy;	1045
(4) A failure to comply with section 4757.13 of the	1046
Revised Code;	1047
(5) A conviction in this or any other state of a crime	1048
that is a felony in this state;	1049
(6) A failure to perform properly as a licensed	1050
professional clinical counselor, licensed professional	1051
counselor, independent marriage and family therapist, marriage	1052
and family therapist, social work assistant, social worker, or	1053
independent social worker due to the use of alcohol or other	1054
drugs or any other physical or mental condition;	1055
(7) A conviction in this state or in any other state of a	1056
(7) A conviction in this state or in any other state of a misdemeanor committed in the course of practice as a licensed	1056 1057
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misdemeanor committed in the course of practice as a licensed	1057
misdemeanor committed in the course of practice as a licensed professional clinical counselor, licensed professional	1057 1058
misdemeanor committed in the course of practice as a licensed professional clinical counselor, licensed professional counselor, independent marriage and family therapist, marriage	1057 1058 1059
misdemeanor committed in the course of practice as a licensed professional clinical counselor, licensed professional counselor, independent marriage and family therapist, marriage and family therapist, social work assistant, social worker, or	1057 1058 1059 1060
misdemeanor committed in the course of practice as a licensed professional clinical counselor, licensed professional counselor, independent marriage and family therapist, marriage and family therapist, social work assistant, social worker, or independent social worker;	1057 1058 1059 1060 1061
<pre>misdemeanor committed in the course of practice as a licensed professional clinical counselor, licensed professional counselor, independent marriage and family therapist, marriage and family therapist, social work assistant, social worker, or independent social worker; (8) Practicing outside the scope of practice applicable to</pre>	1057 1058 1059 1060 1061 1062
<pre>misdemeanor committed in the course of practice as a licensed professional clinical counselor, licensed professional counselor, independent marriage and family therapist, marriage and family therapist, social work assistant, social worker, or independent social worker; (8) Practicing outside the scope of practice applicable to that person;</pre>	1057 1058 1059 1060 1061 1062 1063
<pre>misdemeanor committed in the course of practice as a licensed professional clinical counselor, licensed professional counselor, independent marriage and family therapist, marriage and family therapist, social work assistant, social worker, or independent social worker; (8) Practicing outside the scope of practice applicable to that person; (9) Practicing in violation of the supervision</pre>	1057 1058 1059 1060 1061 1062 1063 1064
<pre>misdemeanor committed in the course of practice as a licensed professional clinical counselor, licensed professional counselor, independent marriage and family therapist, marriage and family therapist, social work assistant, social worker, or independent social worker; (8) Practicing outside the scope of practice applicable to that person; (9) Practicing in violation of the supervision requirements specified under sections 4757.21 and 4757.26, and</pre>	1057 1058 1059 1060 1061 1062 1063 1064 1065
<pre>misdemeanor committed in the course of practice as a licensed professional clinical counselor, licensed professional counselor, independent marriage and family therapist, marriage and family therapist, social work assistant, social worker, or independent social worker; (8) Practicing outside the scope of practice applicable to that person; (9) Practicing in violation of the supervision requirements specified under sections 4757.21 and 4757.26, and division (E) of section 4757.30, of the Revised Code;</pre>	1057 1058 1059 1060 1061 1062 1063 1064 1065 1066

(11) Revocation or suspension of a license or certificate 1070 of registration, other disciplinary action against a license 1071 holder or registration, or the voluntary surrender of a license 1072 or certificate of registration in another state or jurisdiction 1073 for an offense that would be a violation of this chapter; 1074

(12) Commission of a second or subsequent violation of1075division (B) (1) of section 959.07 or any violation of division1076(C) of section 959.09 of the Revised Code.1077

(D) A disciplinary action under division (B) of this 1078 section shall be taken pursuant to an adjudication under Chapter 1079 119. of the Revised Code, except that in lieu of an 1080 adjudication, the appropriate professional standards committee 1081 may enter into a consent agreement with an individual or entity 1082 specified in division (A) of this section to resolve an 1083 allegation of a violation of this chapter or any rule adopted 1084 under it. A consent agreement, when ratified by the appropriate 1085 professional standards committee, constitutes the findings and 1086 order of the board with respect to the matter addressed in the 1087 agreement. If a committee refuses to ratify a consent agreement, 1088 the admissions and findings contained in the consent agreement 1089 are of no force or effect. 1090

(E) In any instance in which a professional standards 1091 committee of the board is required by Chapter 119. of the 1092 Revised Code to give notice of the opportunity for a hearing and 1093 the individual or entity subject to the notice does not timely 1094 request a hearing in accordance with section 119.07 of the 1095 Revised Code, the committee may adopt a final order that 1096 contains the board's findings. In that final order, the 1097 committee may order any of the sanctions identified in division 1098 (B) of this section. 1099

(F) One year or more after the date of suspension or 1100
revocation of a license or certificate of registration under 1101
this section, application may be made to the appropriate 1102
professional standards committee for reinstatement. The 1103
committee may approve or deny an application for reinstatement. 1104
If a license has been suspended or revoked, the committee may 1105
require an examination for reinstatement. 1106

(G) On request of the board, the attorney general shall
bring and prosecute to judgment a civil action to collect any
fine imposed under division (B) (4) of this section that remains
unpaid.

(H) All fines collected under division (B) (4) of this
section shall be deposited into the state treasury to the credit
of the occupational licensing and regulatory fund.

(I) A board shall impose a fine under division (B) (4) of1114this section for a violation specified in division (C) (12) of1115this section as follows:1116

(1) One hundred dollars for a second violation of division1117(B) (1) of section 959.07 of the Revised Code or a first1118violation of division (C) of section 959.09 of the Revised Code;1119

(2) Five hundred dollars for any subsequent violation of1120division (B)(1) of section 959.07 or division (C) of section1121959.09 of the Revised Code.1122

(J) Notwithstanding any provision of this section to the1123contrary, for a first violation of division (B)(1) of section1124959.07 of the Revised Code, the board shall issue a confidential1125written warning and shall not take any other disciplinary action1126under this section. The board shall include in the warning an1127explanation of the violation and the reporting requirement1128

specified under section 959.07 of the Revised Code.	1129
Sec. 5101.93. (A) As used in this section, "social service	1130
professional" has the same meaning as in section 959.07 of the	1131
Revised Code.	1132
(B) For a first or subsequent violation of division (B)(1)	1133
of section 959.07 of the Revised Code by a social service	1134
professional, the entity with responsibility for employment	1135
oversight of that social service professional, as applicable,	1136
shall at minimum issue a confidential written warning to the	1137
violator. The entity shall include in the warning an explanation	1138
of the violation and the reporting requirement specified in	1139
section 959.07 of the Revised Code.	1140
Section 2. That existing sections 959.99, 2151.421,	1141
4741.22, and 4757.36 of the Revised Code are hereby repealed.	1142
Section 3. Section 959.99 of the Revised Code is presented	1143
in this act as a composite of the section as amended by both	1144
Sub. H.B. 60 and Sub. S.B. 331 of the 131st General Assembly.	1145
The General Assembly, applying the principle stated in division	1146
(B) of section 1.52 of the Revised Code that amendments are to	1147
be harmonized if reasonably capable of simultaneous operation,	1148
finds that the composite is the resulting version of the section	1149
in effect prior to the effective date of the section as	1150
presented in this act.	1151