As Passed by the Senate

132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 1

Representatives Sykes, Manning

Cosponsors: Representatives Riedel, O'Brien, Kent, Craig, Lanese, Boyd, Smith, R., Hill, Ashford, Dever, Holmes, Leland, McColley, Perales, Johnson, G., Antonio, West, Cera, Rogers, Retherford, Sheehy, Pelanda, Ramos, Butler, Henne, Boccieri, Sprague, Boggs, Fedor, Householder, DeVitis, Celebrezze, Rezabek, Anielski, Arndt, Brenner, Carfagna, Clyde, Cupp, Duffey, Edwards, Gavarone, Green, Greenspan, Hagan, Hambley, Howse, Ingram, Kelly, Koehler, Landis, Lepore-Hagan, Miller, Patterson, Reece, Reineke, Ryan, Scherer, Slaby, Smith, K., Stein, Strahorn, Sweeney

Senators Eklund, Bacon, Balderson, Beagle, Brown, Burke, Coley, Gardner, Hackett, Hoagland, Hottinger, Huffman, Jordan, Kunze, LaRose, Lehner, Manning, Obhof, Oelslager, Peterson, Schiavoni, Skindell, Sykes, Tavares, Terhar, Thomas, Uecker, Williams, Wilson, Yuko

A BILL

То	amend sections 109.42, 2151.34, 2903.214,	1
	2919.26, 3113.31, and 3113.33 of the Revised	2
	Code to authorize the issuance of a domestic	3
	violence civil protection order with respect to	4
	conduct directed at a petitioner alleging	5
	violence in a dating relationship of a specified	6
	nature, to provide access to domestic violence	7
	shelters for victims of violence in such a	8
	dating relationship, and to require the Attorney	9
	General's victim's bill of rights pamphlet to	10
	include a notice that a person alleging violence	11
	in such a dating relationship has the right to	12
	petition for a domestic violence civil	13
	protection order.	14

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

Section 1. That sections 109.42, 2151.34, 2903.214,	15
2919.26, 3113.31, and 3113.33 of the Revised Code be amended to	16
read as follows:	17
Sec. 109.42. (A) The attorney general shall prepare and	18
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general lists and explains the statutes in the form of a	21
victim's bill of rights. The attorney general shall distribute	22
the pamphlet to all sheriffs, marshals, municipal corporation	23
and township police departments, constables, and other law	24
enforcement agencies, to all prosecuting attorneys, city	25
directors of law, village solicitors, and other similar chief	26
legal officers of municipal corporations, and to organizations	27
that represent or provide services for victims of crime. The	28
victim's bill of rights set forth in the pamphlet shall contain	29
a description of all of the rights of victims that are provided	30
for in Chapter 2930. or in any other section of the Revised Code	31
and shall include, but not be limited to, all of the following:	32
(1) The right of a victim or a victim's representative to	33
attend a proceeding before a grand jury, in a juvenile case, or	34
in a criminal case pursuant to a subpoena without being	35
discharged from the victim's or representative's employment,	36
having the victim's or representative's employment terminated,	37
having the victim's or representative's pay decreased or	38
withheld, or otherwise being punished, penalized, or threatened	39
as a result of time lost from regular employment because of the	40
victim's or representative's attendance at the proceeding	41

pursuant to the subpoena, as set forth in section 2151.211,

2930.18, 2939.121, or 2945.451 of the Revised Code;	43
(2) The potential availability pursuant to section	44
2151.359 or 2152.61 of the Revised Code of a forfeited	45
recognizance to pay damages caused by a child when the	46
delinquency of the child or child's violation of probation or	47
community control is found to be proximately caused by the	48
failure of the child's parent or guardian to subject the child	49
to reasonable parental authority or to faithfully discharge the	50
conditions of probation or community control;	51
(3) The availability of awards of reparations pursuant to	52
sections 2743.51 to 2743.72 of the Revised Code for injuries	53
caused by criminal offenses;	54
(4) The right of the victim in certain criminal or	55
juvenile cases or a victim's representative to receive, pursuant	56
to section 2930.06 of the Revised Code, notice of the date,	57
time, and place of the trial or delinquency proceeding in the	58
case or, if there will not be a trial or delinquency proceeding,	59
information from the prosecutor, as defined in section 2930.01	60
of the Revised Code, regarding the disposition of the case;	61
(5) The right of the victim in certain criminal or	62
juvenile cases or a victim's representative to receive, pursuant	63
to section 2930.04, 2930.05, or 2930.06 of the Revised Code,	64
notice of the name of the person charged with the violation, the	65
case or docket number assigned to the charge, and a telephone	66
number or numbers that can be called to obtain information about	67
the disposition of the case;	68
(6) The right of the victim in certain criminal or	69
juvenile cases or of the victim's representative pursuant to	70

section 2930.13 or 2930.14 of the Revised Code, subject to any

reasonable terms set by the court as authorized under section 2930.14 of the Revised Code, to make a statement about the victimization and, if applicable, a statement relative to the sentencing or disposition of the offender;

- (7) The opportunity to obtain a court order, pursuant to

 section 2945.04 of the Revised Code, to prevent or stop the

 commission of the offense of intimidation of a crime victim or

 witness or an offense against the person or property of the

 complainant, or of the complainant's ward or child;

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- (8) The right of the victim in certain criminal or juvenile cases or a victim's representative pursuant to sections 2151.38, 2929.20, 2930.10, 2930.16, and 2930.17 of the Revised Code to receive notice of a pending motion for judicial release, release pursuant to section 2967.19 of the Revised Code, or other early release of the person who committed the offense against the victim, to make an oral or written statement at the court hearing on the motion, and to be notified of the court's decision on the motion;
- (9) The right of the victim in certain criminal or juvenile cases or a victim's representative pursuant to section 2930.16, 2967.12, 2967.26, or 5139.56 of the Revised Code to receive notice of any pending commutation, pardon, parole, transitional control, discharge, other form of authorized release, post-release control, or supervised release for the person who committed the offense against the victim or any application for release of that person and to send a written statement relative to the victimization and the pending action to the adult parole authority or the release authority of the department of youth services;
 - (10) The right of the victim to bring a civil action

pursuant to sections 2969.01 to 2969.06 of the Revised Code to	102
obtain money from the offender's profit fund;	103
(11) The right, pursuant to section 3109.09 of the Revised	104
Code, to maintain a civil action to recover compensatory damages	105
not exceeding ten thousand dollars and costs from the parent of	106
a minor who willfully damages property through the commission of	107
an act that would be a theft offense, as defined in section	108
2913.01 of the Revised Code, if committed by an adult;	109
(12) The right, pursuant to section 3109.10 of the Revised	110
Code, to maintain a civil action to recover compensatory damages	111
not exceeding ten thousand dollars and costs from the parent of	112
a minor who willfully and maliciously assaults a person;	113
(13) The possibility of receiving restitution from an	114
offender or a delinquent child pursuant to section 2152.20,	115
2929.18, or 2929.28 of the Revised Code;	116
(14) The right of the victim in certain criminal or	117
juvenile cases or a victim's representative, pursuant to section	118
2930.16 of the Revised Code, to receive notice of the escape	119
from confinement or custody of the person who committed the	120
offense, to receive that notice from the custodial agency of the	121
person at the victim's last address or telephone number provided	122
to the custodial agency, and to receive notice that, if either	123
the victim's address or telephone number changes, it is in the	124
victim's interest to provide the new address or telephone number	125
to the custodial agency;	126
(15) The right of a victim of domestic violence, including	127
domestic violence in a dating relationship as defined in section	128
3113.31 of the Revised Code, to seek the issuance of a civil	129
protection order pursuant to that_section-3113.31 of the Revised-	130

Code, the right of a victim of a violation of section 2903.14,	131
2909.06, 2909.07, 2911.12, 2911.211, or 2919.22 of the Revised	132
Code, a violation of a substantially similar municipal	133
ordinance, or an offense of violence who is a family or	134
household member of the offender at the time of the offense to	135
seek the issuance of a temporary protection order pursuant to	136
section 2919.26 of the Revised Code, and the right of both types	137
of victims to be accompanied by a victim advocate during court	138
proceedings;	139

(16) The right of a victim of a sexually oriented offense 140 or of a child-victim oriented offense that is committed by a 141 person who is convicted of, pleads guilty to, or is adjudicated 142 a delinquent child for committing the offense and who is in a 143 category specified in division (B) of section 2950.10 of the 144 Revised Code to receive, pursuant to that section, notice that 145 the person has registered with a sheriff under section 2950.04, 146 2950.041, or 2950.05 of the Revised Code and notice of the 147 person's name, the person's residence that is registered, and 148 the offender's school, institution of higher education, or place 149 of employment address or addresses that are registered, the 150 person's photograph, and a summary of the manner in which the 151 victim must make a request to receive the notice. As used in 152 this division, "sexually oriented offense" and "child-victim 153 oriented offense" have the same meanings as in section 2950.01 154 of the Revised Code. 155

(17) The right of a victim of certain sexually violent

offenses committed by an offender who also is convicted of or

pleads guilty to a sexually violent predator specification and

who is sentenced to a prison term pursuant to division (A) (3) of

section 2971.03 of the Revised Code, of a victim of a violation

of division (A) (1) (b) of section 2907.02 of the Revised Code

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committed on or after January 2, 2007, by an offender who is	162
sentenced for the violation pursuant to division (B)(1)(a), (b),	163
or (c) of section 2971.03 of the Revised Code, of a victim of an	164
attempted rape committed on or after January 2, 2007, by an	165
offender who also is convicted of or pleads guilty to a	166
specification of the type described in section 2941.1418,	167
2941.1419, or 2941.1420 of the Revised Code and is sentenced for	168
the violation pursuant to division (B)(2)(a), (b), or (c) of	169
section 2971.03 of the Revised Code, and of a victim of an	170
offense that is described in division (B)(3)(a), (b), (c), or	171
(d) of section 2971.03 of the Revised Code and is committed by	172
an offender who is sentenced pursuant to one of those divisions	173
to receive, pursuant to section 2930.16 of the Revised Code,	174
notice of a hearing to determine whether to modify the	175
requirement that the offender serve the entire prison term in a	176
state correctional facility, whether to continue, revise, or	177
revoke any existing modification of that requirement, or whether	178
to terminate the prison term. As used in this division,	179
"sexually violent offense" and "sexually violent predator	180
specification" have the same meanings as in section 2971.01 of	181
the Revised Code.	182

(B)(1)(a) Subject to division (B)(1)(c) of this section, a 183 prosecuting attorney, assistant prosecuting attorney, city 184 director of law, assistant city director of law, village 185 solicitor, assistant village solicitor, or similar chief legal 186 officer of a municipal corporation or an assistant of any of 187 those officers who prosecutes an offense committed in this 188 state, upon first contact with the victim of the offense, the 189 victim's family, or the victim's dependents, shall give the 190 victim, the victim's family, or the victim's dependents a copy 191 of the pamphlet prepared pursuant to division (A) of this 192

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section and explain, upon request, the information in the	193
pamphlet to the victim, the victim's family, or the victim's	194
dependents.	195
(b) Subject to division (B)(1)(c) of this section, a law	196

- enforcement agency that investigates an offense or delinquent

 act committed in this state shall give the victim of the offense

 or delinquent act, the victim's family, or the victim's

 dependents a copy of the pamphlet prepared pursuant to division

 (A) of this section at one of the following times:

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- (i) Upon first contact with the victim, the victim's family, or the victim's dependents;
- (ii) If the offense or delinquent act is an offense of 204 violence, if the circumstances of the offense or delinquent act 205 and the condition of the victim, the victim's family, or the 206 victim's dependents indicate that the victim, the victim's 207 family, or the victim's dependents will not be able to 208 understand the significance of the pamphlet upon first contact 209 with the agency, and if the agency anticipates that it will have 210 an additional contact with the victim, the victim's family, or 211 the victim's dependents, upon the agency's second contact with 212 the victim, the victim's family, or the victim's dependents. 213

If the agency does not give the victim, the victim's family, or the victim's dependents a copy of the pamphlet upon first contact with them and does not have a second contact with the victim, the victim's family, or the victim's dependents, the agency shall mail a copy of the pamphlet to the victim, the victim's family, or the victim's dependents at their last known address.

(c) In complying on and after December 9, 1994, with the

duties imposed by division (B)(1)(a) or (b) of this section, an	222
official or a law enforcement agency shall use copies of the	223
pamphlet that are in the official's or agency's possession on	224
December 9, 1994, until the official or agency has distributed	225
all of those copies. After the official or agency has	226
distributed all of those copies, the official or agency shall	227
use only copies of the pamphlet that contain at least the	228
information described in divisions (A)(1) to (17) of this	229
section.	230

- (2) The failure of a law enforcement agency or of a 231 prosecuting attorney, assistant prosecuting attorney, city 232 director of law, assistant city director of law, village 233 solicitor, assistant village solicitor, or similar chief legal 234 officer of a municipal corporation or an assistant to any of 235 those officers to give, as required by division (B)(1) of this 236 section, the victim of an offense or delinquent act, the 237 victim's family, or the victim's dependents a copy of the 238 pamphlet prepared pursuant to division (A) of this section does 239 not give the victim, the victim's family, the victim's 240 dependents, or a victim's representative any rights under 241 section 2743.51 to 2743.72, 2945.04, 2967.12, 2969.01 to 242 2969.06, 3109.09, or 3109.10 of the Revised Code or under any 243 other provision of the Revised Code and does not affect any 244 right under those sections. 245
- (3) A law enforcement agency, a prosecuting attorney or
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 assistant prosecuting attorney, or a city director of law,
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 assistant city director of law, village solicitor, assistant
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 village solicitor, or similar chief legal officer of a municipal
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 corporation that distributes a copy of the pamphlet prepared
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 pursuant to division (A) of this section shall not be required
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 to distribute a copy of an information card or other printed
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years of age and against whom a petition is filed under this	280
section.	281
(7) "Sexually oriented offense" has the same meaning as in	282
section 2950.01 of the Revised Code.	283
(8) "Electronic monitoring" has the same meaning as in	284
section 2929.01 of the Revised Code.	285
(9) "Companion animal" has the same meaning as in section	286
959.131 of the Revised Code.	287
(B) The court has jurisdiction over all proceedings under	288
this section.	289
(C)(1) Any of the following persons may seek relief under	290
this section by filing a petition with the court:	291
(a) Any person on behalf of that person;	292
(b) Any parent or adult family or household member on	293
behalf of any other family or household member;	294
(c) Any person who is determined by the court in its	295
discretion as an appropriate person to seek relief under this	296
section on behalf of any child.	297
(2) The petition shall contain or state all of the	298
following:	299
(a) An allegation that the respondent engaged in a	300
violation of section 2903.11, 2903.12, 2903.13, 2903.21,	301
2903.211, 2903.22, or 2911.211 of the Revised Code, committed a	302
sexually oriented offense, or engaged in a violation of any	303
municipal ordinance that is substantially equivalent to any of	304
those offenses against the person to be protected by the	305
protection order, including a description of the nature and	306

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extent of the violation;

- (b) If the petitioner seeks relief in the form of electronic monitoring of the respondent, an allegation that at any time preceding the filing of the petition the respondent engaged in conduct that would cause a reasonable person to believe that the health, welfare, or safety of the person to be protected was at risk, a description of the nature and extent of that conduct, and an allegation that the respondent presents a continuing danger to the person to be protected;
 - (c) A request for relief under this section.
- (3) The court in its discretion may determine whether or not to give notice that a petition has been filed under division(C) (1) of this section on behalf of a child to any of the following:
- (a) A parent of the child if the petition was filed by any

 gerson other than a parent of the child;

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- (b) Any person who is determined by the court to be an appropriate person to receive notice of the filing of the petition.
- (D)(1) If a person who files a petition pursuant to this 326 327 section requests an ex parte order, the court shall hold an ex parte hearing as soon as possible after the petition is filed, 328 but not later than the next day after the court is in session 329 after the petition is filed. The court, for good cause shown at 330 the ex parte hearing, may enter any temporary orders, with or 331 without bond, that the court finds necessary for the safety and 332 protection of the person to be protected by the order. Immediate 333 and present danger to the person to be protected by the 334 protection order constitutes good cause for purposes of this 335

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section. Immediate and present danger includes, but is not	336
limited to, situations in which the respondent has threatened	337
the person to be protected by the protection order with bodily	338
harm or in which the respondent previously has been convicted	339
of, pleaded guilty to, or been adjudicated a delinquent child	340
for committing a violation of section 2903.11, 2903.12, 2903.13,	341
2903.21, 2903.211, 2903.22, or 2911.211 of the Revised Code, a	342
sexually oriented offense, or a violation of any municipal	343
ordinance that is substantially equivalent to any of those	344
offenses against the person to be protected by the protection	345
order.	346
(2)(a) If the court, after an ex parte hearing, issues a	347

- protection order described in division (E) of this section, the 348 court shall schedule a full hearing for a date that is within 349 ten court days after the ex parte hearing. The court shall give 350 the respondent notice of, and an opportunity to be heard at, the 351 full hearing. The court also shall give notice of the full 352 hearing to the parent, guardian, or legal custodian of the 353 respondent. The court shall hold the full hearing on the date 354 scheduled under this division unless the court grants a 355 continuance of the hearing in accordance with this division. 356 Under any of the following circumstances or for any of the 357 following reasons, the court may grant a continuance of the full 358 hearing to a reasonable time determined by the court: 359
- (i) Prior to the date scheduled for the full hearing under this division, the respondent has not been served with the petition filed pursuant to this section and notice of the full hearing.
 - (ii) The parties consent to the continuance.
 - (iii) The continuance is needed to allow a party to obtain

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counsel.	366
(iv) The continuance is needed for other good cause.	367
(b) An ex parte order issued under this section does not	368
expire because of a failure to serve notice of the full hearing	369
upon the respondent before the date set for the full hearing	370
under division (D)(2)(a) of this section or because the court	371
grants a continuance under that division.	372
(3) If a person who files a petition pursuant to this	373
section does not request an ex parte order, or if a person	374
requests an ex parte order but the court does not issue an ex	375
parte order after an ex parte hearing, the court shall proceed	376
as in a normal civil action and grant a full hearing on the	377
matter.	378
(E)(1)(a) After an ex parte or full hearing, the court may	379
issue any protection order, with or without bond, that contains	380
terms designed to ensure the safety and protection of the person	381
to be protected by the protection order. The court may include	382
within a protection order issued under this section a term	383
requiring that the respondent not remove, damage, hide, harm, or	384
dispose of any companion animal owned or possessed by the person	385
to be protected by the order, and may include within the order a	386
term authorizing the person to be protected by the order to	387
remove a companion animal owned by the person to be protected by	388
the order from the possession of the respondent.	389
(b) After a full hearing, if the court considering a	390
petition that includes an allegation of the type described in	391
division (C)(2)(b) of this section or the court, upon its own	392

motion, finds upon clear and convincing evidence that the

petitioner reasonably believed that the respondent's conduct at

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any time preceding the filing of the petition endangered the	395
health, welfare, or safety of the person to be protected and	396
that the respondent presents a continuing danger to the person	397
to be protected and if division (N) of this section does not	398
prohibit the issuance of an order that the respondent be	399
electronically monitored, the court may order that the	400
respondent be electronically monitored for a period of time and	401
under the terms and conditions that the court determines are	402
appropriate. Electronic monitoring shall be in addition to any	403
other relief granted to the petitioner.	404
(2)(a) Any protection order issued pursuant to this	405
section shall be valid until a date certain but not later than	406
the date the respondent attains nineteen years of age.	407
(b) Any protection order issued pursuant to this section	408
may be renewed in the same manner as the original order was	409
issued.	410
(3) A court may not issue a protection order that requires	411

- (3) A court may not issue a protection order that requires a petitioner to do or to refrain from doing an act that the court may require a respondent to do or to refrain from doing under division (E)(1) of this section unless all of the following apply:
- (a) The respondent files a separate petition for a protection order in accordance with this section.
- (b) The petitioner is served with notice of the 418 respondent's petition at least forty-eight hours before the 419 court holds a hearing with respect to the respondent's petition, 420 or the petitioner waives the right to receive this notice. 421
- (c) If the petitioner has requested an ex parte order 422 pursuant to division (D) of this section, the court does not 423

delay any hea	aring required by	that division beyond	the time	124
specified in	that division in	order to consolidate	the hearing	425
with a hearing	ng on the petitic	n filed by the respond	dent.	126

- (d) After a full hearing at which the respondent presents 427 evidence in support of the request for a protection order and 428 the petitioner is afforded an opportunity to defend against that 429 evidence, the court determines that the petitioner has committed 430 a violation of section 2903.11, 2903.12, 2903.13, 2903.21, 431 2903.211, 2903.22, or 2911.211 of the Revised Code, a sexually 432 oriented offense, or a violation of any municipal ordinance that 433 is substantially equivalent to any of those offenses against the 434 person to be protected by the protection order issued pursuant 435 to division (E)(3) of this section, or has violated a protection 436 order issued pursuant to this section or section 2903.213 of the 437 Revised Code relative to the person to be protected by the 438 protection order issued pursuant to division (E)(3) of this 439 section. 440
- (4) No protection order issued pursuant to this section shall in any manner affect title to any real property.
- (5) (a) A protection order issued under this section shall

 clearly state that the person to be protected by the order

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 cannot waive or nullify by invitation or consent any requirement

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 in the order.
- (b) Division (E)(5)(a) of this section does not limit any

 discretion of a court to determine that a respondent alleged to

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 have violated section 2919.27 of the Revised Code, violated a

 municipal ordinance substantially equivalent to that section, or

 committed contempt of court, which allegation is based on an

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 alleged violation of a protection order issued under this

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 section, did not commit the violation or was not in contempt of

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court.	454
(6) Any protection order issued pursuant to this section	455
shall include a provision that the court will automatically seal	456
all of the records of the proceeding in which the order is	457
issued on the date the respondent attains the age of nineteen	458
years unless the petitioner provides the court with evidence	459
that the respondent has not complied with all of the terms of	460
the protection order. The protection order shall specify the	461
date when the respondent attains the age of nineteen years.	462
(F)(1) The court shall cause the delivery of a copy of any	463
protection order that is issued under this section to the	464
petitioner, to the respondent, and to all law enforcement	465
agencies that have jurisdiction to enforce the order. The court	466
shall direct that a copy of the order be delivered to the	467
respondent and the parent, guardian, or legal custodian of the	468
respondent on the same day that the order is entered.	469
(2) Upon the issuance of a protection order under this	470
section, the court shall provide the parties to the order with	471
the following notice orally or by form:	472
"NOTICE	473
As a result of this order, it may be unlawful for you to	474
possess or purchase a firearm, including a rifle, pistol, or	475
revolver, or ammunition pursuant to federal law under 18 U.S.C.	476
922(g)(8) for the duration of this order. If you have any	477
questions whether this law makes it illegal for you to possess	478
or purchase a firearm or ammunition, you should consult an	479
attorney."	480

(3) All law enforcement agencies shall establish and

maintain an index for the protection orders delivered to the

agencies pursuant to division (F)(1) of this section. With	483
respect to each order delivered, each agency shall note on the	484
index the date and time that it received the order.	485
(4) Regardless of whether the petitioner has registered	486

- (4) Regardless of whether the petitioner has registered the protection order in the county in which the officer's agency has jurisdiction pursuant to division (M) of this section, any officer of a law enforcement agency shall enforce a protection order issued pursuant to this section by any court in this state in accordance with the provisions of the order, including removing the respondent from the premises, if appropriate.
- (G) Any proceeding under this section shall be conducted in accordance with the Rules of Civil Procedure, except that a protection order may be obtained under this section with or without bond. An order issued under this section, other than an ex parte order, that grants a protection order, or that refuses to grant a protection order, is a final, appealable order. The remedies and procedures provided in this section are in addition to, and not in lieu of, any other available civil or criminal remedies or any other available remedies under Chapter 2151. or 2152. of the Revised Code.
- (H) The filing of proceedings under this section does not excuse a person from filing any report or giving any notice required by section 2151.421 of the Revised Code or by any other law.
- (I) Any law enforcement agency that investigates an 507 alleged violation of section 2903.11, 2903.12, 2903.13, 2903.21, 508 2903.211, 2903.22, or 2911.211 of the Revised Code, an alleged 509 commission of a sexually oriented offense, or an alleged 510 violation of a municipal ordinance that is substantially 511 equivalent to any of those offenses shall provide information to 512

the victim and the family or household members of the victim	513
regarding the relief available under this section.	514
(J) (1) Subject to division (J) (2) of this section and	515
regardless of whether a protection order is issued or a consent	516
agreement is approved by a court of another county or by a court	517
of another state, no court or unit of state or local government	518
shall charge the petitioner any fee, cost, deposit, or money in	519
connection with the filing of a petition pursuant to this	520
section, in connection with the filing, issuance, registration,	521
modification, enforcement, dismissal, withdrawal, or service of	522
a protection order, consent agreement, or witness subpoena or	523
for obtaining a certified copy of a protection order or consent	524
agreement.	525
(2) Regardless of whether a protection order is issued or	526
a consent agreement is approved pursuant to this section, the	527
court may assess costs against the respondent in connection with	528
the filing, issuance, registration, modification, enforcement,	529
dismissal, withdrawal, or service of a protection order, consent	530
agreement, or witness subpoena or for obtaining a certified copy	531
of a protection order or consent agreement.	532
(K)(1) A person who violates a protection order issued	533
under this section is subject to the following sanctions:	534
(a) A delinquent child proceeding or a criminal	535
prosecution for a violation of section 2919.27 of the Revised	536
Code, if the violation of the protection order constitutes a	537
violation of that section;	538
(b) Punishment for contempt of court.	539
(2) Taniforment for confermpt of court.	333
(2) The punishment of a person for contempt of court for	540

violation of a protection order issued under this section does

not bar criminal prosecution of the person or a delinquent child	542
proceeding concerning the person for a violation of section	543
2919.27 of the Revised Code. However, a person punished for	544
contempt of court is entitled to credit for the punishment	545
imposed upon conviction of or adjudication as a delinquent child	546
for a violation of that section, and a person convicted of or	547
adjudicated a delinquent child for a violation of that section	548
shall not subsequently be punished for contempt of court arising	549
out of the same activity.	550

- (L) In all stages of a proceeding under this section, a petitioner may be accompanied by a victim advocate.
- (M) (1) A petitioner who obtains a protection order under this section may provide notice of the issuance or approval of the order to the judicial and law enforcement officials in any county other than the county in which the order is issued by registering that order in the other county pursuant to division (M) (2) of this section and filing a copy of the registered order with a law enforcement agency in the other county in accordance with that division. A person who obtains a protection order issued by a court of another state may provide notice of the issuance of the order to the judicial and law enforcement officials in any county of this state by registering the order in that county pursuant to section 2919.272 of the Revised Code and filing a copy of the registered order with a law enforcement agency in that county.
- (2) A petitioner may register a protection order issued pursuant to this section in a county other than the county in which the court that issued the order is located in the following manner:
 - (a) The petitioner shall obtain a certified copy of the

order from the clerk of the court that issued the order and	572
present that certified copy to the clerk of the court of common	573
pleas or the clerk of a municipal court or county court in the	574
county in which the order is to be registered.	575

- (b) Upon accepting the certified copy of the order for 576 registration, the clerk of the court of common pleas, municipal 577 court, or county court shall place an endorsement of 578 registration on the order and give the petitioner a copy of the 579 order that bears that proof of registration. 580
- (3) The clerk of each court of common pleas, municipal 581 court, or county court shall maintain a registry of certified 582 copies of protection orders that have been issued by courts in 583 other counties pursuant to this section and that have been 584 registered with the clerk. 585
- (N) If the court orders electronic monitoring of the 586 respondent under this section, the court shall direct the 587 sheriff's office or any other appropriate law enforcement agency 588 to install the electronic monitoring device and to monitor the 589 respondent. Unless the court determines that the respondent is 590 indigent, the court shall order the respondent to pay the cost 591 of the installation and monitoring of the electronic monitoring 592 device. If the court determines that the respondent is indigent 593 and subject to the maximum amount allowable to be paid in any 594 year from the fund and the rules promulgated by the attorney 595 general under section 2903.214 of the Revised Code, the cost of 596 the installation and monitoring of the electronic monitoring 597 device may be paid out of funds from the reparations fund 598 created pursuant to section 2743.191 of the Revised Code. The 599 total amount paid from the reparations fund created pursuant to 600 section 2743.191 of the Revised Code for electronic monitoring 601

959.131 of the Revised Code.

under this section and sections 2903.214 and 2919.27 of the	602
Revised Code shall not exceed three hundred thousand dollars per	603
year. When the total amount paid from the reparations fund in	604
any year for electronic monitoring under those sections equals	605
or exceeds three hundred thousand dollars, the court shall not	606
order pursuant to this section that an indigent respondent be	607
electronically monitored.	608
(O) The court, in its discretion, may determine if the	609
respondent is entitled to court-appointed counsel in a	610
proceeding under this section.	611
Sec. 2903.214. (A) As used in this section:	612
(1) "Court" means the court of common pleas of the county	613
in which the person to be protected by the protection order	614
resides.	615
(2) "Victim advocate" means a person who provides support	616
and assistance for a person who files a petition under this	617
section.	618
(3) "Family or household member" has the same meaning as	619
in section 3113.31 of the Revised Code.	620
(4) "Protection order issued by a court of another state"	621
has the same meaning as in section 2919.27 of the Revised Code.	622
(5) "Sexually oriented offense" has the same meaning as in	623
section 2950.01 of the Revised Code.	624
(6) "Electronic monitoring" has the same meaning as in	625
section 2929.01 of the Revised Code.	626
(7) "Companion animal" has the same meaning as in section	627

(B) The court has jurisdiction over all proceedings under	629
this section.	630
(C) A person may seek relief under this section for the	631
person, or any parent or adult household member may seek relief	632
under this section on behalf of any other family or household	633
member, by filing a petition with the court. The petition shall	634
contain or state all of the following:	635
(1) An allegation that the respondent is eighteen years of	636
age or older and engaged in a violation of section 2903.211 of	637
the Revised Code against the person to be protected by the	638
protection order or committed a sexually oriented offense	639
against the person to be protected by the protection order,	640
including a description of the nature and extent of the	641
violation;	642
(2) If the petitioner seeks relief in the form of	643
electronic monitoring of the respondent, an allegation that at	644
any time preceding the filing of the petition the respondent	645
engaged in conduct that would cause a reasonable person to	646
believe that the health, welfare, or safety of the person to be	647
protected was at risk, a description of the nature and extent of	648
that conduct, and an allegation that the respondent presents a	649
continuing danger to the person to be protected;	650
(3) A request for relief under this section.	651
(D)(1) If a person who files a petition pursuant to this	652
section requests an ex parte order, the court shall hold an ex	653
parte hearing as soon as possible after the petition is filed,	654
but not later than the next day that the court is in session	655
after the petition is filed. The court, for good cause shown at	656
the ex parte hearing, may enter any temporary orders, with or	657

without bond, that the court finds necessary for the safety and	658
protection of the person to be protected by the order. Immediate	659
and present danger to the person to be protected by the	660
protection order constitutes good cause for purposes of this	661
section. Immediate and present danger includes, but is not	662
limited to, situations in which the respondent has threatened	663
the person to be protected by the protection order with bodily	664
harm or in which the respondent previously has been convicted of	665
or pleaded guilty to a violation of section 2903.211 of the	666
Revised Code or a sexually oriented offense against the person	667
to be protected by the protection order.	668

- (2) (a) If the court, after an ex parte hearing, issues a protection order described in division (E) of this section, the court shall schedule a full hearing for a date that is within ten court days after the ex parte hearing. The court shall give the respondent notice of, and an opportunity to be heard at, the full hearing. The court shall hold the full hearing on the date scheduled under this division unless the court grants a continuance of the hearing in accordance with this division.

 Under any of the following circumstances or for any of the following reasons, the court may grant a continuance of the full hearing to a reasonable time determined by the court:
- (i) Prior to the date scheduled for the full hearing under this division, the respondent has not been served with the petition filed pursuant to this section and notice of the full hearing.
 - (ii) The parties consent to the continuance.
- (iii) The continuance is needed to allow a party to obtain 685 counsel.

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- (iv) The continuance is needed for other good cause.
- (b) An ex parte order issued under this section does not 688 expire because of a failure to serve notice of the full hearing 689 upon the respondent before the date set for the full hearing 690 under division (D)(2)(a) of this section or because the court 691 grants a continuance under that division. 692
- (3) If a person who files a petition pursuant to this section does not request an ex parte order, or if a person requests an ex parte order but the court does not issue an ex parte order after an ex parte hearing, the court shall proceed as in a normal civil action and grant a full hearing on the matter.
- (E)(1)(a) After an ex parte or full hearing, the court may 699 issue any protection order, with or without bond, that contains 700 terms designed to ensure the safety and protection of the person 701 to be protected by the protection order, including, but not 702 limited to, a requirement that the respondent refrain from 703 entering the residence, school, business, or place of employment 704 of the petitioner or family or household member. If the court 705 706 includes a requirement that the respondent refrain from entering the residence, school, business, or place of employment of the 707 petitioner or family or household member in the order, it also 708 shall include in the order provisions of the type described in 709 division (E)(5) of this section. The court may include within a 710 protection order issued under this section a term requiring that 711 the respondent not remove, damage, hide, harm, or dispose of any 712 companion animal owned or possessed by the person to be 713 protected by the order, and may include within the order a term 714 authorizing the person to be protected by the order to remove a 715 companion animal owned by the person to be protected by the 716

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order from the possession of the respondent.	717
(b) After a full hearing, if the court considering a	718
petition that includes an allegation of the type described in	719
division (C)(2) of this section, or the court upon its own	720
motion, finds upon clear and convincing evidence that the	721
petitioner reasonably believed that the respondent's conduct at	722
any time preceding the filing of the petition endangered the	723
health, welfare, or safety of the person to be protected and	724
that the respondent presents a continuing danger to the person	725
to be protected, the court may order that the respondent be	726
electronically monitored for a period of time and under the	727
terms and conditions that the court determines are appropriate.	728
Electronic monitoring shall be in addition to any other relief	729
granted to the petitioner.	730
(2)(a) Any protection order issued pursuant to this	731
section shall be valid until a date certain but not later than	732
five years from the date of its issuance.	733
(b) Any protection order issued pursuant to this section	734
may be renewed in the same manner as the original order was	735
issued.	736
(3) A court may not issue a protection order that requires	737
a petitioner to do or to refrain from doing an act that the	738
court may require a respondent to do or to refrain from doing	739
under division (E)(1) of this section unless all of the	740
following apply:	741
(a) The respondent files a separate petition for a	742

protection order in accordance with this section.

(b) The petitioner is served with notice of the

respondent's petition at least forty-eight hours before the

cour	t holds	a hea	ring v	with :	respect	to	the res	ponder	nt's petition,	7	46
or t	he peti	tioner	waive	es the	e right	to	receive	this	notice.	7	47

- (c) If the petitioner has requested an ex parte order 748

 pursuant to division (D) of this section, the court does not 749

 delay any hearing required by that division beyond the time 750

 specified in that division in order to consolidate the hearing 751

 with a hearing on the petition filed by the respondent. 752
- evidence in support of the request for a protection order and the petitioner is afforded an opportunity to defend against that evidence, the court determines that the petitioner has committed a violation of section 2903.211 of the Revised Code against the person to be protected by the protection order issued pursuant to division (E)(3) of this section, has committed a sexually oriented offense against the person to be protected by the protection order issued pursuant to division, or has violated a protection order issued pursuant to section 2903.213 of the Revised Code relative to the person to be protected by the protection order issued pursuant to division (E)(3) of this section 2903.213 of the Revised Code relative to the person to be protected by the protection order issued pursuant to division (E)(3) of this section.
- (4) No protection order issued pursuant to this section shall in any manner affect title to any real property.
- (5) (a) If the court issues a protection order under this section that includes a requirement that the alleged offender refrain from entering the residence, school, business, or place of employment of the petitioner or a family or household member, the order shall clearly state that the order cannot be waived or nullified by an invitation to the alleged offender from the complainant to enter the residence, school, business, or place of employment or by the alleged offender's entry into one of

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those places otherwise upon the consent of the petitioner or	776
family or household member.	777
(b) Division (E)(5)(a) of this section does not limit any	778
discretion of a court to determine that an alleged offender	779
charged with a violation of section 2919.27 of the Revised Code,	780
with a violation of a municipal ordinance substantially	781
equivalent to that section, or with contempt of court, which	782
charge is based on an alleged violation of a protection order	783
issued under this section, did not commit the violation or was	784
not in contempt of court.	785
(F)(1) The court shall cause the delivery of a copy of any	786
protection order that is issued under this section to the	787
petitioner, to the respondent, and to all law enforcement	788
agencies that have jurisdiction to enforce the order. The court	789
shall direct that a copy of the order be delivered to the	790
respondent on the same day that the order is entered.	791
(2) Upon the issuance of a protection order under this	792
section, the court shall provide the parties to the order with	793
the following notice orally or by form:	794
"NOTICE	795
As a result of this order, it may be unlawful for you to	796
possess or purchase a firearm, including a rifle, pistol, or	797
revolver, or ammunition pursuant to federal law under 18 U.S.C.	798
922(g)(8) for the duration of this order. If you have any	799
questions whether this law makes it illegal for you to possess	800
or purchase a firearm or ammunition, you should consult an	801
attorney."	802

(3) All law enforcement agencies shall establish and

maintain an index for the protection orders delivered to the

agencies pursuant to division (F)(1) of this	section. With	805
respect to each order delivered, each agency	shall note on the	806
index the date and time that it received the	order.	807

- (4) Regardless of whether the petitioner has registered the protection order in the county in which the officer's agency has jurisdiction pursuant to division (M) of this section, any officer of a law enforcement agency shall enforce a protection order issued pursuant to this section by any court in this state in accordance with the provisions of the order, including removing the respondent from the premises, if appropriate.
- (G) Any proceeding under this section shall be conducted in accordance with the Rules of Civil Procedure, except that a protection order may be obtained under this section with or without bond. An order issued under this section, other than an ex parte order, that grants a protection order, or that refuses to grant a protection order, is a final, appealable order. The remedies and procedures provided in this section are in addition to, and not in lieu of, any other available civil or criminal remedies.
- (H) The filing of proceedings under this section does not excuse a person from filing any report or giving any notice required by section 2151.421 of the Revised Code or by any other law.
- (I) Any law enforcement agency that investigates an alleged violation of section 2903.211 of the Revised Code or an alleged commission of a sexually oriented offense shall provide information to the victim and the family or household members of the victim regarding the relief available under this section and section 2903.213 of the Revised Code.

(J)(1) Subject to division (J)(2) of this section and	834
regardless of whether a protection order is issued or a consent	835
agreement is approved by a court of another county or by a court	836
of another state, no court or unit of state or local government	837
shall charge the petitioner any fee, cost, deposit, or money in	838
connection with the filing of a petition pursuant to this	839
section, in connection with the filing, issuance, registration,	840
modification, enforcement, dismissal, withdrawal, or service of	841
a protection order, consent agreement, or witness subpoena or	842
for obtaining a certified copy of a protection order or consent	843
agreement.	844
(2) Regardless of whether a protection order is issued or	845
a consent agreement is approved pursuant to this section, the	846
court may assess costs against the respondent in connection with	847
the filing, issuance, registration, modification, enforcement,	848
dismissal, withdrawal, or service of a protection order, consent	849
agreement, or witness subpoena or for obtaining a certified copy	850
of a protection order or consent agreement.	851
(K)(1) A person who violates a protection order issued	852
under this section is subject to the following sanctions:	853
(a) Criminal prosecution for a violation of section	854
2919.27 of the Revised Code, if the violation of the protection	855
order constitutes a violation of that section;	856
(b) Punishment for contempt of court.	857
(2) The punishment of a person for contempt of court for	858
violation of a protection order issued under this section does	859
not bar criminal prosecution of the person for a violation of	860
section 2919.27 of the Revised Code. However, a person punished	861

for contempt of court is entitled to credit for the punishment

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imposed upon conviction of a violation of that section, and a
person convicted of a violation of that section shall not
subsequently be punished for contempt of court arising out of
the same activity.

- (L) In all stages of a proceeding under this section, a petitioner may be accompanied by a victim advocate.
- (M)(1) A petitioner who obtains a protection order under 869 this section or a protection order under section 2903.213 of the 870 Revised Code may provide notice of the issuance or approval of 871 the order to the judicial and law enforcement officials in any 872 county other than the county in which the order is issued by 873 registering that order in the other county pursuant to division 874 (M)(2) of this section and filing a copy of the registered order 875 with a law enforcement agency in the other county in accordance 876 with that division. A person who obtains a protection order 877 issued by a court of another state may provide notice of the 878 issuance of the order to the judicial and law enforcement 879 officials in any county of this state by registering the order 880 in that county pursuant to section 2919.272 of the Revised Code 881 and filing a copy of the registered order with a law enforcement 882 agency in that county. 883
- (2) A petitioner may register a protection order issued pursuant to this section or section 2903.213 of the Revised Code in a county other than the county in which the court that issued the order is located in the following manner:
- (a) The petitioner shall obtain a certified copy of the 888 order from the clerk of the court that issued the order and 889 present that certified copy to the clerk of the court of common 890 pleas or the clerk of a municipal court or county court in the 891 county in which the order is to be registered. 892

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- (b) Upon accepting the certified copy of the order for registration, the clerk of the court of common pleas, municipal 894 court, or county court shall place an endorsement of 895 registration on the order and give the petitioner a copy of the 896 order that bears that proof of registration. 897
- (3) The clerk of each court of common pleas, municipal court, or county court shall maintain a registry of certified copies of protection orders that have been issued by courts in other counties pursuant to this section or section 2903.213 of the Revised Code and that have been registered with the clerk.
- (N)(1) If the court orders electronic monitoring of the 903 respondent under this section, the court shall direct the 904 sheriff's office or any other appropriate law enforcement agency 905 to install the electronic monitoring device and to monitor the 906 respondent. Unless the court determines that the respondent is 907 indigent, the court shall order the respondent to pay the cost 908 of the installation and monitoring of the electronic monitoring 909 device. If the court determines that the respondent is indigent 910 and subject to the maximum amount allowable to be paid in any 911 year from the fund and the rules promulgated by the attorney 912 general under division (N)(2) of this section, the cost of the 913 installation and monitoring of the electronic monitoring device 914 may be paid out of funds from the reparations fund created 915 pursuant to section 2743.191 of the Revised Code. The total 916 amount of costs for the installation and monitoring of 917 electronic monitoring devices paid pursuant to this division and 918 sections 2151.34 and 2919.27 of the Revised Code from the 919 reparations fund shall not exceed three hundred thousand dollars 920 921 per year.
 - (2) The attorney general may promulgate rules pursuant to

section 111.15 of the Revised Code to govern payments made from 923 the reparations fund pursuant to this division and sections 924 2151.34 and 2919.27 of the Revised Code. The rules may include 925 reasonable limits on the total cost paid pursuant to this 926 division and sections 2151.34 and 2919.27 of the Revised Code 927 per respondent, the amount of the three hundred thousand dollars 928 929 allocated to each county, and how invoices may be submitted by a 930 county, court, or other entity.

Sec. 2919.26. (A) (1) Upon the filing of a complaint that 931 alleges a violation of section 2909.06, 2909.07, 2911.12, or 932 2911.211 of the Revised Code if the alleged victim of the 933 violation was a family or household member at the time of the 934 violation, a violation of a municipal ordinance that is 935 substantially similar to any of those sections if the alleged 936 victim of the violation was a family or household member at the 937 time of the violation, any offense of violence if the alleged 938 victim of the offense was a family or household member at the 939 time of the commission of the offense, or any sexually oriented 940 offense if the alleged victim of the offense was a family or 941 household member at the time of the commission of the offense, 942 the complainant, the alleged victim, or a family or household 943 member of an alleged victim may file, or, if in an emergency the 944 alleged victim is unable to file, a person who made an arrest 945 for the alleged violation or offense under section 2935.03 of 946 the Revised Code may file on behalf of the alleged victim, a 947 motion that requests the issuance of a temporary protection 948 order as a pretrial condition of release of the alleged 949 offender, in addition to any bail set under Criminal Rule 46. 950 The motion shall be filed with the clerk of the court that has 951 jurisdiction of the case at any time after the filing of the 952 complaint. 953

(2) For purposes of section 2930.09 of the Revised Code,	954
all stages of a proceeding arising out of a complaint alleging	955
the commission of a violation, offense of violence, or sexually	956
oriented offense described in division (A)(1) of this section,	957
including all proceedings on a motion for a temporary protection	958
order, are critical stages of the case, and a victim may be	959
accompanied by a victim advocate or another person to provide	960
support to the victim as provided in that section.	961
(B) The motion shall be prepared on a form that is	962
provided by the clerk of the court, which form shall be	963
substantially as follows:	964
"MOTION FOR TEMPORARY PROTECTION ORDER	965
Court	966
Name and address of court	967
State of Ohio	968
v. No	969
	970
Name of Defendant	971
(name of person), moves the court to issue a temporary	972
protection order containing terms designed to ensure the safety	973
and protection of the complainant, alleged victim, and other	974
family or household members, in relation to the named defendant,	975
pursuant to its authority to issue such an order under section	976
2919.26 of the Revised Code.	977
A complaint, a copy of which has been attached to this	978
motion, has been filed in this court charging the named	979
defendant with (name of the specified	980

behalf of the alleged victim)

violation, the offense of violence, or sexually oriented offense	981
charged) in circumstances in which the victim was a family or	982
household member in violation of (section of the Revised Code	983
designating the specified violation, offense of violence, or	984
sexually oriented offense charged), or charging the named	985
defendant with a violation of a municipal ordinance that is	986
substantially similar to (section of	987
the Revised Code designating the specified violation, offense of	988
violence, or sexually oriented offense charged) involving a	989
family or household member.	990
I understand that I must appear before the court, at a	991
time set by the court within twenty-four hours after the filing	992
of this motion, for a hearing on the motion or that, if I am	993
unable to appear because of hospitalization or a medical	994
condition resulting from the offense alleged in the complaint, a	995
person who can provide information about my need for a temporary	996
protection order must appear before the court in lieu of my	997
appearing in court. I understand that any temporary protection	998
order granted pursuant to this motion is a pretrial condition of	999
release and is effective only until the disposition of the	1000
criminal proceeding arising out of the attached complaint, or	1001
the issuance of a civil protection order or the approval of a	1002
consent agreement, arising out of the same activities as those	1003
that were the basis of the complaint, under section 3113.31 of	1004
the Revised Code.	1005
	1006
Signature of person	1007
(or signature of the arresting officer who filed the motion on	1008

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Address of person (or office address of the arresting officer	1011
who filed the motion on behalf of the alleged victim)"	1012
(C)(1) As soon as possible after the filing of a motion	1013
that requests the issuance of a temporary protection order, but	1014
not later than twenty-four hours after the filing of the motion,	1015
the court shall conduct a hearing to determine whether to issue	1016
the order. The person who requested the order shall appear	1017
before the court and provide the court with the information that	1018
it requests concerning the basis of the motion. If the person	1019
who requested the order is unable to appear and if the court	1020
finds that the failure to appear is because of the person's	1021
hospitalization or medical condition resulting from the offense	1022
alleged in the complaint, another person who is able to provide	1023
the court with the information it requests may appear in lieu of	1024
the person who requested the order. If the court finds that the	1025
safety and protection of the complainant, alleged victim, or any	1026
other family or household member of the alleged victim may be	1027
impaired by the continued presence of the alleged offender, the	1028
court may issue a temporary protection order, as a pretrial	1029
condition of release, that contains terms designed to ensure the	1030
safety and protection of the complainant, alleged victim, or the	1031
family or household member, including a requirement that the	1032
alleged offender refrain from entering the residence, school,	1033
business, or place of employment of the complainant, alleged	1034
victim, or the family or household member. The court may include	1035
within a protection order issued under this section a term	1036
requiring that the alleged offender not remove, damage, hide,	1037
harm, or dispose of any companion animal owned or possessed by	1038
the complainant, alleged victim, or any other family or	1039
household member of the alleged victim, and may include within	1040

the order a term authorizing the complainant, alleged victim, or	1041
other family or household member of the alleged victim to remove	1042
a companion animal owned by the complainant, alleged victim, or	1043
other family or household member from the possession of the	1044
alleged offender.	1045

- (2) (a) If the court issues a temporary protection order 1046 that includes a requirement that the alleged offender refrain 1047 from entering the residence, school, business, or place of 1048 employment of the complainant, the alleged victim, or the family 1049 or household member, the order shall state clearly that the 1050 order cannot be waived or nullified by an invitation to the 1051 alleged offender from the complainant, alleged victim, or family 1052 or household member to enter the residence, school, business, or 1053 place of employment or by the alleged offender's entry into one 1054 of those places otherwise upon the consent of the complainant, 1055 alleged victim, or family or household member. 1056
- (b) Division (C)(2)(a) of this section does not limit any 1057 discretion of a court to determine that an alleged offender 1058 charged with a violation of section 2919.27 of the Revised Code, 1059 with a violation of a municipal ordinance substantially 1060 equivalent to that section, or with contempt of court, which 1061 charge is based on an alleged violation of a temporary 1062 protection order issued under this section, did not commit the 1063 violation or was not in contempt of court. 1064
- (D) (1) Upon the filing of a complaint that alleges a 1065 violation of section 2909.06, 2909.07, 2911.12, or 2911.211 of 1066 the Revised Code if the alleged victim of the violation was a 1067 family or household member at the time of the violation, a 1068 violation of a municipal ordinance that is substantially similar 1069 to any of those sections if the alleged victim of the violation 1070

was a family or household member at the time of the violation,	1071
any offense of violence if the alleged victim of the offense was	1072
a family or household member at the time of the commission of	1073
the offense, or any sexually oriented offense if the alleged	1074
victim of the offense was a family or household member at the	1075
time of the commission of the offense, the court, upon its own	1076
motion, may issue a temporary protection order as a pretrial	1077
condition of release if it finds that the safety and protection	1078
of the complainant, alleged victim, or other family or household	1079
member of the alleged offender may be impaired by the continued	1080
presence of the alleged offender.	1081

- (2) If the court issues a temporary protection order under 1082 this section as an ex parte order, it shall conduct, as soon as 1083 possible after the issuance of the order, a hearing in the 1084 presence of the alleged offender not later than the next day on 1085 which the court is scheduled to conduct business after the day 1086 on which the alleged offender was arrested or at the time of the 1087 appearance of the alleged offender pursuant to summons to 1088 determine whether the order should remain in effect, be 1089 modified, or be revoked. The hearing shall be conducted under 1090 the standards set forth in division (C) of this section. 1091
- (3) An order issued under this section shall contain only 1092 those terms authorized in orders issued under division (C) of 1093 this section.
- (4) If a municipal court or a county court issues a 1095 temporary protection order under this section and if, subsequent 1096 to the issuance of the order, the alleged offender who is the 1097 subject of the order is bound over to the court of common pleas 1098 for prosecution of a felony arising out of the same activities 1099 as those that were the basis of the complaint upon which the 1100

order is based, notwithstanding the fact that the order was	1101
issued by a municipal court or county court, the order shall	1102
remain in effect, as though it were an order of the court of	1103
common pleas, while the charges against the alleged offender are	1104
pending in the court of common pleas, for the period of time	1105
described in division (E)(2) of this section, and the court of	1106
common pleas has exclusive jurisdiction to modify the order	1107
issued by the municipal court or county court. This division	1108
applies when the alleged offender is bound over to the court of	1109
common pleas as a result of the person waiving a preliminary	1110
hearing on the felony charge, as a result of the municipal court	1111
or county court having determined at a preliminary hearing that	1112
there is probable cause to believe that the felony has been	1113
committed and that the alleged offender committed it, as a	1114
result of the alleged offender having been indicted for the	1115
felony, or in any other manner.	1116
(E) A temporary protection order that is issued as a	1117
pretrial condition of release under this section:	1118
(1) Is in addition to, but shall not be construed as a	1119
part of, any bail set under Criminal Rule 46;	1120
(2) Is effective only until the occurrence of either of	1121
the following:	1122
(a) The disposition, by the court that issued the order	1123
or, in the circumstances described in division (D)(4) of this	1124
section, by the court of common pleas to which the alleged	1125
offender is bound over for prosecution, of the criminal	1126
proceeding arising out of the complaint upon which the order is	1127
based;	1128

(b) The issuance of a protection order or the approval of

a consent agreement, arising out of the same activities as those	1130
that were the basis of the complaint upon which the order is	1131
based, under section 3113.31 of the Revised Code+.	1132
(3) Shall not be construed as a finding that the alleged	1133
offender committed the alleged offense, and shall not be	1134
introduced as evidence of the commission of the offense at the	1135
trial of the alleged offender on the complaint upon which the	1136
order is based.	1137
(F) A person who meets the criteria for bail under	1138
Criminal Rule 46 and who, if required to do so pursuant to that	1139
rule, executes or posts bond or deposits cash or securities as	1140
bail, shall not be held in custody pending a hearing before the	1141
court on a motion requesting a temporary protection order.	1142
(G)(1) A copy of any temporary protection order that is	1143
issued under this section shall be issued by the court to the	1144
complainant, to the alleged victim, to the person who requested	1145
the order, to the defendant, and to all law enforcement agencies	1146
that have jurisdiction to enforce the order. The court shall	1147
direct that a copy of the order be delivered to the defendant on	1148
the same day that the order is entered. If a municipal court or	1149
a county court issues a temporary protection order under this	1150
section and if, subsequent to the issuance of the order, the	1151
defendant who is the subject of the order is bound over to the	1152
court of common pleas for prosecution as described in division	1153
(D)(4) of this section, the municipal court or county court	1154
shall direct that a copy of the order be delivered to the court	1155
of common pleas to which the defendant is bound over.	1156
(2) Upon the issuance of a protection order under this	1157
section, the court shall provide the parties to the order with	1158

the following notice orally or by form:

"NOTICE	1160
As a result of this protection order, it may be unlawful	1161
for you to possess or purchase a firearm, including a rifle,	1162
pistol, or revolver, or ammunition pursuant to federal law under	1163
18 U.S.C. 922(g)(8) for the duration of this order. If you have	1164
any questions whether this law makes it illegal for you to	1165
possess or purchase a firearm or ammunition, you should consult	1166
an attorney."	1167
(3) All law enforcement agencies shall establish and	1168
maintain an index for the temporary protection orders delivered	1169
to the agencies pursuant to division (G)(1) of this section.	1170
With respect to each order delivered, each agency shall note on	1171
the index, the date and time of the receipt of the order by the	1172
agency.	1173
(4) A complainant, alleged victim, or other person who	1174
obtains a temporary protection order under this section may	1175
provide notice of the issuance of the temporary protection order	1176
to the judicial and law enforcement officials in any county	1177
other than the county in which the order is issued by	1178
registering that order in the other county in accordance with	1179
division (N) of section 3113.31 of the Revised Code and filing a	1180
copy of the registered protection order with a law enforcement	1181
agency in the other county in accordance with that division.	1182
(5) Any officer of a law enforcement agency shall enforce	1183
a temporary protection order issued by any court in this state	1184
in accordance with the provisions of the order, including	1185
removing the defendant from the premises, regardless of whether	1186
the order is registered in the county in which the officer's	1187
agency has jurisdiction as authorized by division (G)(4) of this	1188
section.	1189

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(H) Upon a violation of a temporary protection order, the	1190
court may issue another temporary protection order, as a	1191
pretrial condition of release, that modifies the terms of the	1192
order that was violated.	1193
(I)(1) As used in divisions (I)(1) and (2) of this	1194
section, "defendant" means a person who is alleged in a	1195
complaint to have committed a violation, offense of violence, or	1196
sexually oriented offense of the type described in division (A)	1197
of this section.	1198
(2) If a complaint is filed that alleges that a person	1199
committed a violation, offense of violence, or sexually oriented	1200
offense of the type described in division (A) of this section,	1201
the court may not issue a temporary protection order under this	1202
section that requires the complainant, the alleged victim, or	1203
another family or household member of the defendant to do or	1204
refrain from doing an act that the court may require the	1205
defendant to do or refrain from doing under a temporary	1206
protection order unless both of the following apply:	1207
(a) The defendant has filed a separate complaint that	1208
alleges that the complainant, alleged victim, or other family or	1209
household member in question who would be required under the	1210
order to do or refrain from doing the act committed a violation	1211
or offense of violence of the type described in division (A) of	1212
this section.	1213
(b) The court determines that both the complainant,	1214
alleged victim, or other family or household member in question	1215
who would be required under the order to do or refrain from	1216

doing the act and the defendant acted primarily as aggressors,

household member in question who would be required under the

that neither the complainant, alleged victim, or other family or

959.131 of the Revised Code.

order to do or refrain from doing the act nor the defendant	1220
acted primarily in self-defense, and, in accordance with the	1221
standards and criteria of this section as applied in relation to	1222
the separate complaint filed by the defendant, that it should	1223
issue the order to require the complainant, alleged victim, or	1224
other family or household member in question to do or refrain	1225
from doing the act.	1226
(J)(1) Subject to division (J)(2) of this section and	1227
regardless of whether a protection order is issued or a consent	1228
agreement is approved by a court of another county or a court of	1229
another state, no court or unit of state or local government	1230
shall charge the movant any fee, cost, deposit, or money in	1231
connection with the filing of a motion pursuant to this section,	1232
in connection with the filing, issuance, registration,	1233
modification, enforcement, dismissal, withdrawal, or service of	1234
a protection order, consent agreement, or witness subpoena or	1235
for obtaining a certified copy of a protection order or consent	1236
agreement.	1237
(2) Regardless of whether a protection order is issued or	1238
a consent agreement is approved pursuant to this section, if the	1239
defendant is convicted the court may assess costs against the	1240
defendant in connection with the filing, issuance, registration,	1241
modification, enforcement, dismissal, withdrawal, or service of	1242
a protection order, consent agreement, or witness subpoena or	1243
for obtaining a certified copy of a protection order or consent	1244
agreement.	1245
(K) As used in this section:	1246
(1) "Companion animal" has the same meaning as in section	1247

(2) "Sexually oriented offense" has the same meaning as in	1249
section 2950.01 of the Revised Code.	1250
(3) "Victim advocate" means a person who provides support	1251
and assistance for a victim of an offense during court	1252
proceedings.	1253
Sec. 3113.31. (A) As used in this section:	1254
(1) "Domestic violence" means the any of the following:	1255
(a) The occurrence of one or more of the following acts	1256
against a family or household member:	1257
(a)(i) Attempting to cause or recklessly causing bodily	1258
injury;	1259
(b)(ii) Placing another person by the threat of force in	1260
fear of imminent serious physical harm or committing a violation	1261
of section 2903.211 or 2911.211 of the Revised Code;	1262
(c)(iii) Committing any act with respect to a child that	1263
would result in the child being an abused child, as defined in	1264
section 2151.031 of the Revised Code;	1265
(d)(iv) Committing a sexually oriented offense.	1266
(b) The occurrence of one or more of the acts identified	1267
in divisions (A)(1)(a)(i) to (iv) of this section against a	1268
person with whom the respondent is or was in a dating	1269
relationship.	1270
(2) "Court" means the domestic relations division of the	1271
court of common pleas in counties that have a domestic relations	1272
division and the court of common pleas in counties that do not	1273
have a domestic relations division, or the juvenile division of	1274
the court of common pleas of the county in which the person to	1275

be protected by a protection order issued or a consent agreement	1276
approved under this section resides if the respondent is less	1277
than eighteen years of age.	1278
(3) "Family or household member" means any of the	1279
following:	1280
(a) Any of the following who is residing with or has	1281
resided with the respondent:	1282
(i) A spouse, a person living as a spouse, or a former	1283
spouse of the respondent;	1284
(ii) A parent, a foster parent, or a child of the	1285
respondent, or another person related by consanguinity or	1286
affinity to the respondent;	1287
(iii) A parent or a child of a spouse, person living as a	1288
spouse, or former spouse of the respondent, or another person	1289
related by consanguinity or affinity to a spouse, person living	1290
as a spouse, or former spouse of the respondent.	1291
(b) The natural parent of any child of whom the respondent	1292
is the other natural parent or is the putative other natural	1293
parent.	1294
(4) "Person living as a spouse" means a person who is	1295
living or has lived with the respondent in a common law marital	1296
relationship, who otherwise is cohabiting with the respondent,	1297
or who otherwise has cohabited with the respondent within five	1298
years prior to the date of the alleged occurrence of the act in	1299
question.	1300
(5) "Victim advocate" means a person who provides support	1301
and assistance for a person who files a petition under this	1302
section.	1303

(6) "Sexually oriented offense" has the same meaning as in	1304
section 2950.01 of the Revised Code.	1305
(7) "Companion animal" has the same meaning as in section	1306
959.131 of the Revised Code.	1307
(8) "Dating relationship" means a relationship between	1308
individuals who have, or have had, a relationship of a romantic	1309
or intimate nature. "Dating relationship" does not include a	1310
casual acquaintanceship or ordinary fraternization in a business	1311
or social context.	1312
(9) "Person with whom the respondent is or was in a dating	1313
relationship" means an adult who, at the time of the conduct in	1314
question, is in a dating relationship with the respondent who	1315
also is an adult or who, within the twelve months preceding the	1316
conduct in question, has had a dating relationship with the	1317
respondent who also is an adult.	1318
(B) The court has jurisdiction over all proceedings under	1319
this section. The petitioner's right to relief under this	1320
section is not affected by the petitioner's leaving the	1321
residence or household to avoid further domestic violence.	1322
(C) A person may seek relief under this section on the	1323
person's own behalf, or any parent or adult household member may	1324
seek relief under this section on behalf of any other family or	1325
household member, by filing a petition with the court. The	1326
petition shall contain or state:	1327
(1) An allegation that the respondent engaged in domestic	1328
violence against a family or household member of the respondent	1329
or against a person with whom the respondent is or was in a	1330
dating relationship, including a description of the nature and	1331
extent of the domestic violence;	1332

(2) The relationship of the respondent to the petitioner,	1333
and to the victim if other than the petitioner;	1334
(3) If the petition is for protection of a person with	1335
whom the respondent is or was in a dating relationship, the	1336
facts upon which the court may conclude that a dating	1337
relationship existed between the person to be protected and the	1338
respondent;	1339
(4) A request for relief under this section.	1340
(D)(1) If a person who files a petition pursuant to this	1341
section requests an ex parte order, the court shall hold an ex	1342
parte hearing on the same day that the petition is filed. The	1343
court, for good cause shown at the ex parte hearing, may enter	1344
any temporary orders, with or without bond, including, but not	1345
limited to, an order described in division (E)(1)(a), (b), or	1346
(c) of this section, that the court finds necessary to protect	1347
the family or household member or the person with whom the	1348
respondent is or was in a dating relationship from domestic	1349
violence. Immediate and present danger of domestic violence to	1350
the family or household member or to the person with whom the	1351
respondent is or was in a dating relationship constitutes good	1352
cause for purposes of this section. Immediate and present danger	1353
includes, but is not limited to, situations in which the	1354
respondent has threatened the family or household member or	1355
person with whom the respondent is or was in a dating	1356
relationship with bodily harm, in which the respondent has	1357
threatened the family or household member or person with whom	1358
the respondent is or was in a dating relationship with a	1359
sexually oriented offense, or in which the respondent previously	1360
has been convicted of, pleaded guilty to, or been adjudicated a	1361
delinquent child for an offense that constitutes domestic	1362

violence against the family of household member of person with	1303
whom the respondent is or was in a dating relationship.	1364
(2)(a) If the court, after an ex parte hearing, issues an	1365
order described in division (E)(1)(b) or (c) of this section,	1366
the court shall schedule a full hearing for a date that is	1367
within seven court days after the ex parte hearing. If any other	1368
type of protection order that is authorized under division (E)	1369
of this section is issued by the court after an ex parte	1370
hearing, the court shall schedule a full hearing for a date that	1371
is within ten court days after the ex parte hearing. The court	1372
shall give the respondent notice of, and an opportunity to be	1373
heard at, the full hearing. The court shall hold the full	1374
hearing on the date scheduled under this division unless the	1375
court grants a continuance of the hearing in accordance with	1376
this division. Under any of the following circumstances or for	1377
any of the following reasons, the court may grant a continuance	1378
of the full hearing to a reasonable time determined by the	1379
court:	1380
(i) Prior to the date scheduled for the full hearing under	1381
this division, the respondent has not been served with the	1382
petition filed pursuant to this section and notice of the full	1383
hearing.	1384
(ii) The parties consent to the continuance.	1385
(iii) The continuance is needed to allow a party to obtain	1386
counsel.	1387
(iv) The continuance is needed for other good cause.	1388
(b) An ex parte order issued under this section does not	1389
expire because of a failure to serve notice of the full hearing	1390
upon the respondent before the date set for the full hearing	1391

violence against the family or household member or person with

under division (D)(2)(a) of this section or because the court	1392
grants a continuance under that division.	1393
(3) If a person who files a petition pursuant to this	1394
section does not request an ex parte order, or if a person	1395
requests an ex parte order but the court does not issue an ex	1396
parte order after an ex parte hearing, the court shall proceed	1397
as in a normal civil action and grant a full hearing on the	1398
matter.	1399
(E)(1) After an ex parte or full hearing, the court may	1400
grant any protection order, with or without bond, or approve any	1401
consent agreement to bring about a cessation of domestic	1402
violence against the family or household members or persons with	1403
whom the respondent is or was in a dating relationship. The	1404
order or agreement may:	1405
(a) Direct the respondent to refrain from abusing or from	1406
committing sexually oriented offenses against the family or	1407
household members or persons with whom the respondent is or was	1408
in a dating relationship;	1409
(b) Grant With respect to a petition involving family or	1410
household members, grant possession of the residence or	1411
household to the petitioner or other family or household member,	1412
to the exclusion of the respondent, by evicting the respondent,	1413
when the residence or household is owned or leased solely by the	1414
petitioner or other family or household member, or by ordering	1415
the respondent to vacate the premises, when the residence or	1416
household is jointly owned or leased by the respondent, and the	1417
petitioner or other family or household member;	1418
(c) When With respect to a petition involving family or	1419
household members, when the respondent has a duty to support the	1420

petitioner or other family or household member living in the	1421
residence or household and the respondent is the sole owner or	1422
lessee of the residence or household, grant possession of the	1423
residence or household to the petitioner or other family or	1424
household member, to the exclusion of the respondent, by	1425
ordering the respondent to vacate the premises, or, in the case	1426
of a consent agreement, allow the respondent to provide	1427
suitable, alternative housing;	1428
(d) Temporarily With respect to a petition involving	1429
<u>family or household members</u> , <u>temporarily</u> allocate parental	1430
rights and responsibilities for the care of, or establish	1431
temporary parenting time rights with regard to, minor children,	1432
if no other court has determined, or is determining, the	1433
allocation of parental rights and responsibilities for the minor	1434
children or parenting time rights;	1435
(e) Require With respect to a petition involving family or	1436
household members, require the respondent to maintain support,	1437
if the respondent customarily provides for or contributes to the	1438
support of the family or household member, or if the respondent	1439
has a duty to support the petitioner or family or household	1440
member;	1441
(f) Require the respondent, petitioner, victim of domestic	1442
violence, or any combination of those persons, to seek	1443
counseling;	1444
(g) Require the respondent to refrain from entering the	1445
residence, school, business, or place of employment of the	1446
petitioner or, with respect to a petition involving family or	1447
household members, a family or household member;	1448
(h) Grant other relief that the court considers equitable	1449

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and fair, including, but not limited to, ordering the respondent	1450
to permit the use of a motor vehicle by the petitioner or, with	1451
respect to a petition involving family or household members,	1452
other family or household <pre>member members</pre> and the apportionment	1453
of household and family personal property;	1454
(i) Require that the respondent not remove, damage, hide,	1455
harm, or dispose of any companion animal owned or possessed by	1456
the petitioner;	1457
	1 450
(j) Authorize the petitioner to remove a companion animal	1458
owned by the petitioner from the possession of the respondent;	1459
(k) Require a wireless service transfer in accordance with	1460
sections 3113.45 to 3113.459 of the Revised Code.	1461
(2) If a protection order has been issued pursuant to this	1462
section in a prior action involving the respondent and the	1463
petitioner or, with respect to a petition involving family or	1464
household members, one or more of the family or household	1465
members or victims, the court may include in a protection order	1466
that it issues a prohibition against the respondent returning to	1467
the residence or household. If it includes a prohibition against	1468
the respondent returning to the residence or household in the	1469
order, it also shall include in the order provisions of the type	1470
described in division (E)(7) of this section. This division does	1471
not preclude the court from including in a protection order or	1472
consent agreement, in circumstances other than those described	1473
in this division, a requirement that the respondent be evicted	1474
from or vacate the residence or household or refrain from	1475

entering the residence, school, business, or place of employment

family or household members, a family or household member, and,

if the court includes any requirement of that type in an order

of the petitioner or, with respect to a petition involving

or agreement,	the court also shall inc	clude in the order	1480
provisions of	the type described in di	vision (E)(7) of this	1481
section.			1482

- (3) (a) Any protection order issued or consent agreement

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 approved under this section shall be valid until a date certain,

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 but not later than five years from the date of its issuance or

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 approval, or not later than the date a respondent who is less

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 than eighteen years of age attains nineteen years of age, unless

 modified or terminated as provided in division (E)(8) of this

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 section.
- (b) Subject With respect to an order involving family or 1490 household members, subject to the limitation on the duration of 1491 an order or agreement set forth in division (E)(3)(a) of this 1492 section, any order under division (E)(1)(d) of this section 1493 shall terminate on the date that a court in an action for 1494 divorce, dissolution of marriage, or legal separation brought by 1495 the petitioner or respondent issues an order allocating parental 1496 rights and responsibilities for the care of children or on the 1497 date that a juvenile court in an action brought by the 1498 petitioner or respondent issues an order awarding legal custody 1499 of minor children. Subject to the limitation on the duration of 1500 an order or agreement set forth in division (E)(3)(a) of this 1501 section, any order under division (E)(1)(e) of this section 1502 shall terminate on the date that a court in an action for 1503 divorce, dissolution of marriage, or legal separation brought by 1504 the petitioner or respondent issues a support order or on the 1505 date that a juvenile court in an action brought by the 1506 petitioner or respondent issues a support order. 1507
- (c) Any protection order issued or consent agreement 1508 approved pursuant to this section may be renewed in the same 1509

manner as the original order or agreement was issued or	1510
approved.	1511
(4) A court may not issue a protection order that requires	1512
a petitioner to do or to refrain from doing an act that the	1513
court may require a respondent to do or to refrain from doing	1514
under division (E)(1)(a), (b), (c), (d), (e), (g), or (h) of	1515
this section unless all of the following apply:	1516
(a) The respondent files a separate petition for a	1517
protection order in accordance with this section.	1518
(b) The petitioner is served notice of the respondent's	1519
petition at least forty-eight hours before the court holds a	1520
hearing with respect to the respondent's petition, or the	1521
petitioner waives the right to receive this notice.	1522
(c) If the petitioner has requested an ex parte order	1523
pursuant to division (D) of this section, the court does not	1524
delay any hearing required by that division beyond the time	1525
specified in that division in order to consolidate the hearing	1526
with a hearing on the petition filed by the respondent.	1527
(d) After a full hearing at which the respondent presents	1528
evidence in support of the request for a protection order and	1529
the petitioner is afforded an opportunity to defend against that	1530
evidence, the court determines that the petitioner has committed	1531
an act of domestic violence or has violated a temporary	1532
protection order issued pursuant to section 2919.26 of the	1533
Revised Code, that both the petitioner and the respondent acted	1534
primarily as aggressors, and that neither the petitioner nor the	1535
respondent acted primarily in self-defense.	1536
(5) No protection order issued or consent agreement	1537
approved under this section shall in any manner affect title to	1538

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any real property.

- (6) (a) If With respect to an order involving family or 1540 household members, if a petitioner, or the child of a 1541 petitioner, who obtains a protection order or consent agreement 1542 pursuant to division (E)(1) of this section or a temporary 1543 protection order pursuant to section 2919.26 of the Revised Code 1544 and is the subject of a parenting time order issued pursuant to 1545 section 3109.051 or 3109.12 of the Revised Code or a visitation 1546 or companionship order issued pursuant to section 3109.051, 1547 3109.11, or 3109.12 of the Revised Code or division (E)(1)(d) of 1548 this section granting parenting time rights to the respondent, 1549 the court may require the public children services agency of the 1550 county in which the court is located to provide supervision of 1551 the respondent's exercise of parenting time or visitation or 1552 companionship rights with respect to the child for a period not 1553 to exceed nine months, if the court makes the following findings 1554 of fact: 1555
 - (i) The child is in danger from the respondent;
- (ii) No other person or agency is available to provide the 1557 supervision.
- (b) A court that requires an agency to provide supervision pursuant to division (E)(6)(a) of this section shall order the respondent to reimburse the agency for the cost of providing the supervision, if it determines that the respondent has sufficient income or resources to pay that cost.
- (7) (a) If a protection order issued or consent agreement 1564 approved under this section includes a requirement that the 1565 respondent be evicted from or vacate the residence or household 1566 or refrain from entering the residence, school, business, or 1567

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place of employment of the petitioner or, with respect to a	1568
petition involving family or household members, a family or	1569
household member, the order or agreement shall state clearly	1570
that the order or agreement cannot be waived or nullified by an	1571
invitation to the respondent from the petitioner or other family	1572
or household member to enter the residence, school, business, or	1573
place of employment or by the respondent's entry into one of	1574
those places otherwise upon the consent of the petitioner or	1575
other family or household member.	1576

- (b) Division (E) (7) (a) of this section does not limit any discretion of a court to determine that a respondent charged with a violation of section 2919.27 of the Revised Code, with a violation of a municipal ordinance substantially equivalent to that section, or with contempt of court, which charge is based on an alleged violation of a protection order issued or consent agreement approved under this section, did not commit the violation or was not in contempt of court.
- (8) (a) The court may modify or terminate as provided in 1585 division (E)(8) of this section a protection order or consent 1586 agreement that was issued after a full hearing under this 1587 section. The court that issued the protection order or approved 1588 the consent agreement shall hear a motion for modification or 1589 termination of the protection order or consent agreement 1590 pursuant to division (E)(8) of this section. 1591
- (b) Either the petitioner or the respondent of the 1592 original protection order or consent agreement may bring a 1593 motion for modification or termination of a protection order or 1594 consent agreement that was issued or approved after a full 1595 hearing. The court shall require notice of the motion to be made 1596 as provided by the Rules of Civil Procedure. If the petitioner 1597

with illegal drugs or alcohol;

for the original protection order or consent agreement has	1598
requested that the petitioner's address be kept confidential,	1599
the court shall not disclose the address to the respondent of	1600
the original protection order or consent agreement or any other	1601
person, except as otherwise required by law. The moving party	1602
has the burden of proof to show, by a preponderance of the	1603
evidence, that modification or termination of the protection	1604
order or consent agreement is appropriate because either the	1605
protection order or consent agreement is no longer needed or	1606
because the terms of the original protection order or consent	1607
agreement are no longer appropriate.	1608
(c) In considering whether to modify or terminate a	1609
protection order or consent agreement issued or approved under	1610
this section, the court shall consider all relevant factors,	1611
including, but not limited to, the following:	1612
(i) Whether the petitioner consents to modification or	1613
termination of the protection order or consent agreement;	1614
(ii) Whether the petitioner fears the respondent;	1615
(iii) The current nature of the relationship between the	1616
petitioner and the respondent;	1617
(iv) The circumstances of the petitioner and respondent,	1618
including the relative proximity of the petitioner's and	1619
respondent's workplaces and residences and whether the	1620
petitioner and respondent have minor children together;	1621
(v) Whether the respondent has complied with the terms and	1622
conditions of the original protection order or consent	1623
agreement;	1624
(vi) Whether the respondent has a continuing involvement	1625

(vii) Whether the respondent has been convicted of,	1627
pleaded guilty to, or been adjudicated a delinquent child for an	1628
offense of violence since the issuance of the protection order	1629
or approval of the consent agreement;	1630
(viii) Whether any other protection orders, consent	1631
agreements, restraining orders, or no contact orders have been	1632
issued against the respondent pursuant to this section, section	1633
2919.26 of the Revised Code, any other provision of state law,	1634
or the law of any other state;	1635
(ix) Whether the respondent has participated in any	1636
domestic violence treatment, intervention program, or other	1637
counseling addressing domestic violence and whether the	1638
respondent has completed the treatment, program, or counseling;	1639
(x) The time that has elapsed since the protection order	1640
was issued or since the consent agreement was approved;	1641
(xi) The age and health of the respondent;	1642
(xii) When the last incident of abuse, threat of harm, or	1643
commission of a sexually oriented offense occurred or other	1644
relevant information concerning the safety and protection of the	1645
petitioner or other protected parties.	1646
(d) If a protection order or consent agreement is modified	1647
or terminated as provided in division (E)(8) of this section,	1648
the court shall issue copies of the modified or terminated order	1649
or agreement as provided in division (F) of this section. A	1650
petitioner may also provide notice of the modification or	1651
termination to the judicial and law enforcement officials in any	1652
county other than the county in which the order or agreement is	1653
modified or terminated as provided in division (N) of this	1654
section.	1655

(e) If the respondent moves for modification or	1656
termination of a protection order or consent agreement pursuant	1657
to this section and the court denies the motion, the court may	1658
assess costs against the respondent for the filing of the	1659
motion.	1660
(9) Any protection order issued or any consent agreement	1661
approved pursuant to this section shall include a provision that	1662
the court will automatically seal all of the records of the	1663
proceeding in which the order is issued or agreement approved on	1664
the date the respondent attains the age of nineteen years unless	1665
the petitioner provides the court with evidence that the	1666
respondent has not complied with all of the terms of the	1667
protection order or consent agreement. The protection order or	1668
consent agreement shall specify the date when the respondent	1669
attains the age of nineteen years.	1670
(F)(1) A copy of any protection order, or consent	1671
agreement, that is issued, approved, modified, or terminated	1672
under this section shall be issued by the court to the	1673
petitioner, to the respondent, and to all law enforcement	1674
agencies that have jurisdiction to enforce the order or	1675
agreement. The court shall direct that a copy of an order be	1676
delivered to the respondent on the same day that the order is	1677
entered.	1678
(2) Upon the issuance of a protection order or the	1679
approval of a consent agreement under this section, the court	1680
shall provide the parties to the order or agreement with the	1681
following notice orally or by form:	1682
"NOTICE	1683

As a result of this order or consent agreement, it may be 1684

unlawful for you to possess or purchase a firearm, including a	1685
rifle, pistol, or revolver, or ammunition pursuant to federal	1686
law under 18 U.S.C. 922(g)(8) for the duration of this order or	1687
<pre>consent agreement. If you have any questions whether this law</pre>	1688
makes it illegal for you to possess or purchase a firearm or	1689
ammunition, you should consult an attorney."	1690

- (3) All law enforcement agencies shall establish and

 maintain an index for the protection orders and the approved

 consent agreements delivered to the agencies pursuant to

 division (F)(1) of this section. With respect to each order and

 consent agreement delivered, each agency shall note on the index

 the date and time that it received the order or consent

 agreement.
- (4) Regardless of whether the petitioner has registered 1698 the order or agreement in the county in which the officer's 1699 agency has jurisdiction pursuant to division (N) of this 1700 section, any officer of a law enforcement agency shall enforce a 1701 protection order issued or consent agreement approved by any 1702 court in this state in accordance with the provisions of the 1703 order or agreement, including removing the respondent from the 1704 premises, if appropriate. 1705
- (G) Any proceeding under this section shall be conducted 1706 in accordance with the Rules of Civil Procedure, except that an 1707 order under this section may be obtained with or without bond. 1708 An order issued under this section, other than an ex parte 1709 order, that grants a protection order or approves a consent 1710 agreement, that refuses to grant a protection order or approve a 1711 consent agreement that modifies or terminates a protection order 1712 or consent agreement, or that refuses to modify or terminate a 1713 protection order or consent agreement, is a final, appealable 1714

or consent agreement.

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in addition to, and not in lieu of, any other available civil or	1716
criminal remedies.	1717
(II) The filing of proceedings under this costion does not	1718
(H) The filing of proceedings under this section does not	_
excuse a person from filing any report or giving any notice	1719
required by section 2151.421 of the Revised Code or by any other	1720
law. When a petition under this section alleges domestic	1721
violence against minor children, the court shall report the	1722
fact, or cause reports to be made, to a county, township, or	1723
municipal peace officer under section 2151.421 of the Revised	1724
Code.	1725
(I) Any law enforcement agency that investigates a	1726
domestic dispute shall provide information to the family or	1727
household members involved, or the persons in the dating	1728
relationship who are involved, whichever is applicable regarding	1729
the relief available under this section and, for family or	1730
household members, section 2919.26 of the Revised Code.	1731
(J)(1) Subject to divisions (E)(8)(e) and (J)(2) of this	1732
section and regardless of whether a protection order is issued	1733
or a consent agreement is approved by a court of another county	1734
or a court of another state, no court or unit of state or local	1735
government shall charge the petitioner any fee, cost, deposit,	1736
or money in connection with the filing of a petition pursuant to	1737
this section or in connection with the filing, issuance,	1738

order. The remedies and procedures provided in this section are

(2) Regardless of whether a protection order is issued or 1743 a consent agreement is approved pursuant to this section, the 1744

registration, modification, enforcement, dismissal, withdrawal,

or service of a protection order, consent agreement, or witness

subpoena or for obtaining a certified copy of a protection order

court may assess costs against the respondent in connection with	1745
the filing, issuance, registration, modification, enforcement,	1746
dismissal, withdrawal, or service of a protection order, consent	1747
agreement, or witness subpoena or for obtaining a certified copy	1748
of a protection order or consent agreement.	1749
(K)(1) The court shall comply with Chapters 3119., 3121.,	1750
3123., and 3125. of the Revised Code when it makes or modifies	1751
an order for child support under this section.	1752
(2) If any person required to pay child support under an	1753
order made under this section on or after April 15, 1985, or	1754
modified under this section on or after December 31, 1986, is	1755
found in contempt of court for failure to make support payments	1756
under the order, the court that makes the finding, in addition	1757
to any other penalty or remedy imposed, shall assess all court	1758
costs arising out of the contempt proceeding against the person	1759
and require the person to pay any reasonable attorney's fees of	1760
any adverse party, as determined by the court, that arose in	1761
relation to the act of contempt.	1762
(L)(1) A person who violates a protection order issued or	1763
a consent agreement approved under this section is subject to	1764
the following sanctions:	1765
(a) Criminal prosecution or a delinquent child proceeding	1766
for a violation of section 2919.27 of the Revised Code, if the	1767
violation of the protection order or consent agreement	1768
constitutes a violation of that section;	1769
(b) Punishment for contempt of court.	1770
(2) The punishment of a person for contempt of court for	1771
violation of a protection order issued or a consent agreement	1772

approved under this section does not bar criminal prosecution of

the person or a delinquent child proceeding concerning the	1774
person for a violation of section 2919.27 of the Revised Code.	1775
However, a person punished for contempt of court is entitled to	1776
credit for the punishment imposed upon conviction of or	1777
adjudication as a delinquent child for a violation of that	1778
section, and a person convicted of or adjudicated a delinquent	1779
child for a violation of that section shall not subsequently be	1780
punished for contempt of court arising out of the same activity.	1781

- (M) In all stages of a proceeding under this section, a petitioner may be accompanied by a victim advocate.
- (N) (1) A petitioner who obtains a protection order or 1784 consent agreement under this section or a temporary protection 1785 order under section 2919.26 of the Revised Code may provide 1786 notice of the issuance or approval of the order or agreement to 1787 the judicial and law enforcement officials in any county other 1788 than the county in which the order is issued or the agreement is 1789 approved by registering that order or agreement in the other 1790 county pursuant to division (N)(2) of this section and filing a 1791 copy of the registered order or registered agreement with a law 1792 enforcement agency in the other county in accordance with that 1793 division. A person who obtains a protection order issued by a 1794 court of another state may provide notice of the issuance of the 1795 order to the judicial and law enforcement officials in any 1796 county of this state by registering the order in that county 1797 pursuant to section 2919.272 of the Revised Code and filing a 1798 copy of the registered order with a law enforcement agency in 1799 that county. 1800
- (2) A petitioner may register a temporary protection 1801 order, protection order, or consent agreement in a county other 1802 than the county in which the court that issued the order or 1803

approved the agreement is located in the following manner:	1804
(a) The petitioner shall obtain a certified copy of the	1805
order or agreement from the clerk of the court that issued the	1806
order or approved the agreement and present that certified copy	1807
to the clerk of the court of common pleas or the clerk of a	1808
municipal court or county court in the county in which the order	1809
or agreement is to be registered.	1810
(b) Upon accepting the certified copy of the order or	1811
agreement for registration, the clerk of the court of common	1812
pleas, municipal court, or county court shall place an	1813
endorsement of registration on the order or agreement and give	1814
the petitioner a copy of the order or agreement that bears that	1815
proof of registration.	1816
(3) The clerk of each court of common pleas, the clerk of	1817
each municipal court, and the clerk of each county court shall	1818
maintain a registry of certified copies of temporary protection	1819
orders, protection orders, or consent agreements that have been	1820
issued or approved by courts in other counties and that have	1821
been registered with the clerk.	1822
(O) Nothing in this section prohibits the domestic	1823
relations division of a court of common pleas in counties that	1824
have a domestic relations division or a court of common pleas in	1825
counties that do not have a domestic relations division from	1826
designating a minor child as a protected party on a protection	1827
order or consent agreement.	1828
Sec. 3113.33. As used in sections 3113.33 to 3113.40 of	1829
the Revised Code:	1830
(A) "Domestic violence" means attempting any of the	1831
following:	1832

member by threat of force in fear of imminent physical harm. (2) Attempting to cause or causing bodily injury to a person with whom the actor is or was in a dating relationship, or placing a person with whom the actor is or was in a dating relationship by threat of force in fear of imminent physical harm. (B) "Family or household member" means any of the following: (1) Any of the following who is residing or has resided with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	(1) Attempting to cause or causing bodily injury to a	1833
(2) Attempting to cause or causing bodily injury to a person with whom the actor is or was in a dating relationship, or placing a person with whom the actor is or was in a dating relationship by threat of force in fear of imminent physical harm. (B) "Family or household member" means any of the following: (1) Any of the following who is residing or has resided with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section. (2) The natural parent of any child of whom the person	family or household member, or placing a family or household	1834
person with whom the actor is or was in a dating relationship, or placing a person with whom the actor is or was in a dating relationship by threat of force in fear of imminent physical harm. (B) "Family or household member" means any of the following: (1) Any of the following who is residing or has resided with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section. (2) The natural parent of any child of whom the person	member by threat of force in fear of imminent physical harm:	1835
or placing a person with whom the actor is or was in a dating relationship by threat of force in fear of imminent physical harm. (B) "Family or household member" means any of the following: (1) Any of the following who is residing or has resided with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	(2) Attempting to cause or causing bodily injury to a	1836
relationship by threat of force in fear of imminent physical harm. (B) "Family or household member" means any of the following: (1) Any of the following who is residing or has resided with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	person with whom the actor is or was in a dating relationship,	1837
harm. (B) "Family or household member" means any of the following: (1) Any of the following who is residing or has resided with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	or placing a person with whom the actor is or was in a dating	1838
(B) "Family or household member" means any of the following: (1) Any of the following who is residing or has resided with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B) (1) (a), (b), or (c) of this section.	relationship by threat of force in fear of imminent physical	1839
following: (1) Any of the following who is residing or has resided with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	harm.	1840
(1) Any of the following who is residing or has resided with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	(B) "Family or household member" means any of the	1841
with the person committing the domestic violence: (a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	following:	1842
(a) A spouse, a person living as a spouse, or a former spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	(1) Any of the following who is residing or has resided	1843
spouse of the person committing the domestic violence; (b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	with the person committing the domestic violence:	1844
(b) A parent, foster parent, or child of the person committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section. (2) The natural parent of any child of whom the person	(a) A spouse, a person living as a spouse, or a former	1845
committing the domestic violence, or another person related by consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	spouse of the person committing the domestic violence;	1846
consanguinity or affinity to the person committing the domestic violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	(b) A parent, foster parent, or child of the person	1847
violence; (c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section. (2) The natural parent of any child of whom the person	committing the domestic violence, or another person related by	1848
(c) A parent or a child of a spouse, person living as a spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	consanguinity or affinity to the person committing the domestic	1849
spouse, or former spouse of the person committing the domestic violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section.	violence;	1850
violence, or another person related by consanguinity or affinity to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section. (2) The natural parent of any child of whom the person	(c) A parent or a child of a spouse, person living as a	1851
to a spouse, person living as a spouse, or former spouse of the person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section. (2) The natural parent of any child of whom the person	spouse, or former spouse of the person committing the domestic	1852
person committing the domestic violence; (d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section. (2) The natural parent of any child of whom the person	violence, or another person related by consanguinity or affinity	1853
(d) The dependents of any person listed in division (B)(1) (a), (b), or (c) of this section. (2) The natural parent of any child of whom the person	to a spouse, person living as a spouse, or former spouse of the	1854
(a), (b), or (c) of this section. (2) The natural parent of any child of whom the person 18	person committing the domestic violence;	1855
(2) The natural parent of any child of whom the person 18	(d) The dependents of any person listed in division (B)(1)	1856
	(a), (b), or (c) of this section.	1857
committing the domestic violence is the other natural parent or 18	(2) The natural parent of any child of whom the person	1858
	committing the domestic violence is the other natural parent or	1859
is the putative other natural parent.	is the putative other natural parent.	1860

(C) "Shelter for victims of domestic violence" or	1861
"shelter" means a facility that provides temporary residential	1862
service or facilities to family or household members who are	1863
victims of domestic violence or to persons with whom the actor	1864
is or was in a dating relationship who are victims of domestic	1865
violence.	1866
(D) "Person living as a spouse" means a person who is	1867
living or has lived with the person committing the domestic	1868
violence in a common law marital relationship, who otherwise is	1869
cohabiting with the person committing the domestic violence, or	1870
who otherwise has cohabited with the person committing the	1871
domestic violence within five years prior to the date of the	1872
alleged occurrence of the act in question.	1873
(E) "Dating relationship" has the same meaning as in	1874
section 3113.31 of the Revised Code.	1875
(F) "Person with whom the actor is or was in a dating	1876
relationship" means an adult who, at the time of the conduct in	1877
question, is in a dating relationship with the actor who also is	1878
an adult or who, within the twelve months preceding the conduct	1879
in question, has had a dating relationship with the actor who	1880
also is an adult.	1881
(G) "Actor" means a person who attempts to cause or causes	1882
bodily injury to another, or places another by threat of force	1883
in fear of imminent physical harm.	1884
Section 2. That existing sections 109.42, 2151.34,	1885
2903.214, 2919.26, 3113.31, and 3113.33 of the Revised Code are	1886
hereby repealed.	1887
Section 3. Sections 2151.34, 2903.214, and 2919.26 of the	1888
Revised Code are presented in this act as composites of the	1889

Sub. H. B. No. 1	
As Passed by the Senate	

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sections as amended by both Sub. H.B. 309 and Am. Sub. S.B. 177	1890
of the 130th General Assembly. The General Assembly, applying	1891
the principle stated in division (B) of section 1.52 of the	1892
Revised Code that amendments are to be harmonized if reasonably	1893
capable of simultaneous operation, finds that the composites are	1894
the resulting versions of the sections in effect prior to the	1895
effective date of the sections as presented in this act.	1896