As Introduced

131st General Assembly Regular Session 2015-2016

H. B. No. 498

Representative Kunze

A BILL

То	amend sections 3313.66 and 3313.661 and to enact	1
	section 3313.668 of the Revised Code with	2
	respect to the expulsion of a student from a	3
	school district, community school, or STEM	4
	school for communicating a threat of violence to	5
	occur on school grounds.	6

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

Section 1. That sections 3313.66 and 3313.661 be amended	/
and section 3313.668 of the Revised Code be enacted to read as	8
follows:	9
Sec. 3313.66. (A) Except as provided under division (B)(2)	10
of this section, the superintendent of schools of a city,	11
exempted village, or local school district, or the principal of	12
a public school may suspend a pupil from school for not more	13
than ten school days. The board of education of a city, exempted	14
village, or local school district may adopt a policy granting	15
assistant principals and other administrators the authority to	16
suspend a pupil from school for a period of time as specified in	17
the policy of the board of education, not to exceed ten school	18
days. If at the time a suspension is imposed there are fewer	1 (

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than ten school days remaining in the school year in which the incident that gives rise to the suspension takes place, the superintendent may apply any remaining part or all of the period of the suspension to the following school year. Except in the case of a pupil given an in-school suspension, no pupil shall be suspended unless prior to the suspension such superintendent or principal does both of the following:

- (1) Gives the pupil written notice of the intention to 27 suspend the pupil and the reasons for the intended suspension 28 and, if the proposed suspension is based on a violation listed 29 in division (A) of section 3313.662 of the Revised Code and if 30 the pupil is sixteen years of age or older, includes in the 31 notice a statement that the superintendent may seek to 32 permanently exclude the pupil if the pupil is convicted of or 33 adjudicated a delinquent child for that violation; 34
- (2) Provides the pupil an opportunity to appear at an informal hearing before the principal, assistant principal, superintendent, or superintendent's designee and challenge the reason for the intended suspension or otherwise to explain the pupil's actions.
- (B) (1) Except as provided under division (B) (2), (3), or-40 (4), (5), or (6) of this section, the superintendent of schools 41 of a city, exempted village, or local school district may expel 42 a pupil from school for a period not to exceed the greater of 43 eighty school days or the number of school days remaining in the 44 semester or term in which the incident that gives rise to the 45 expulsion takes place, unless the expulsion is extended pursuant 46 to division (F) of this section. If at the time an expulsion is 47 imposed there are fewer than eighty school days remaining in the 48 school year in which the incident that gives rise to the 49

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expulsion takes place, the superintendent may apply any

remaining part or all of the period of the expulsion to the

following school year.

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(2) (a) Unless a pupil is permanently excluded pursuant to section 3313.662 of the Revised Code, the superintendent of schools of a city, exempted village, or local school district shall expel a pupil from school for a period of one year for bringing a firearm to a school operated by the board of education of the district or onto any other property owned or controlled by the board, except that the superintendent may reduce this requirement on a case-by-case basis in accordance with the policy adopted by the board under section 3313.661 of the Revised Code.

- (b) The superintendent of schools of a city, exempted village, or local school district may expel a pupil from school for a period of one year for bringing a firearm to an interscholastic competition, an extracurricular event, or any other school program or activity that is not located in a school or on property that is owned or controlled by the district. The superintendent may reduce this disciplinary action on a case-by-case basis in accordance with the policy adopted by the board under section 3313.661 of the Revised Code.
- (c) Any expulsion pursuant to division (B)(2) of this section shall extend, as necessary, into the school year following the school year in which the incident that gives rise to the expulsion takes place. As used in this division, "firearm" has the same meaning as provided pursuant to the "Gun-Free Schools Act," 115 Stat. 1762, 20 U.S.C. 7151.
- (3) The board of education of a city, exempted village, or 78 local school district may adopt a resolution authorizing the 79

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superintendent of schools to expel a pupil from school for a 80 period not to exceed one year for bringing a knife to a school 81 operated by the board, onto any other property owned or 82 controlled by the board, or to an interscholastic competition, 83 an extracurricular event, or any other program or activity 84 sponsored by the school district or in which the district is a 8.5 participant, or for possessing a firearm or knife at a school, 86 on any other property owned or controlled by the board, or at an 87 interscholastic competition, an extracurricular event, or any 88 other school program or activity, which firearm or knife was 89 initially brought onto school board property by another person. 90 The resolution may authorize the superintendent to extend such 91 an expulsion, as necessary, into the school year following the 92 school year in which the incident that gives rise to the 93 expulsion takes place. 94

(4) The board of education of a city, exempted village, or 9.5 local school district may adopt a resolution establishing a 96 policy under section 3313.661 of the Revised Code that 97 authorizes the superintendent of schools to expel a pupil from 98 school for a period not to exceed one year for committing an act 99 that is a criminal offense when committed by an adult and that 100 results in serious physical harm to persons as defined in 101 division (A)(5) of section 2901.01 of the Revised Code or 102 serious physical harm to property as defined in division (A)(6) 103 of section 2901.01 of the Revised Code while the pupil is at 104 school, on any other property owned or controlled by the board, 105 or at an interscholastic competition, an extracurricular event, 106 or any other school program or activity. Any expulsion under 107 this division shall extend, as necessary, into the school year 108 following the school year in which the incident that gives rise 109 to the expulsion takes place. 110

(5) The board of education of any city, exempted village,	111
or local school district may adopt a resolution establishing a	112
policy under section 3313.661 of the Revised Code that	113
authorizes the superintendent of schools to expel a pupil from	114
school for a period not to exceed one year for making a bomb	115
threat to a school building or to any premises at which a school	116
activity is occurring at the time of the threat. Any expulsion	117
under this division shall extend, as necessary, into the school	118
year following the school year in which the incident that gives	119
rise to the expulsion takes place.	120
(6) The board of education of any city, exempted village,	121
or local school district may adopt a resolution that authorizes	122
the superintendent of schools to expel a pupil from school for a	123
period not to exceed sixty school days for communicating a	124
threat to kill or do physical harm to persons or property, as	125
defined in division (A)(3) or (4) of section 2901.01 of the	126
Revised Code, if all of the following conditions are met:	127
(a) The threat is communicated verbally or in writing in	128
person or via telephone, cellular telephone, computer, pager,	129
personal communication device, or other electronic communication	130
device.	131
(b) The threat is made against persons or property at a	132
school operated by the district board, on a school bus, at any	133
other property owned or controlled by the district board, or at	134
an interscholastic competition, an extracurricular event, or any	135
other program or activity sponsored by the school district or in	136
which the district is a participant.	137
(c) The pupil who made the threat engaged in conduct that	138
constitutes a substantial step in a course intended to culminate	139
in the commission of the threatened act, as determined by the	140

superintendent in consultation with the law enforcement agency	141
of the appropriate municipal corporation, township, or county.	142
Division (B) (6) of this section applies regardless of	143
whether the person or property that is the object of the threat	144
actually receives the communication of the threat.	145
The board of education of any city, exempted village, or	146
local school district may require the pupil, as a condition of	147
reinstatement from an expulsion under division (B)(6) of this	148
section to undergo an assessment to determine whether the pupil	149
poses a danger to the pupil's self or to other pupils or school	150
employees. The superintendent may extend the expulsion of a	151
student, for not more than one calendar year, if the student	152
fails to undergo an assessment required by division (B)(6) of	153
this section. If at the end of the expulsion period or the	154
extended period the superintendent determines that the pupil has	155
shown sufficient rehabilitation, the superintendent may	156
reinstate the pupil.	157
The district shall develop a plan for the continued	158
education of the pupil expelled under division (B)(6) of this	159
section, which may include education by the district in an	160
alternative setting under division (I) of this section.	161
In making any determination under division (B)(6) of this	162
section, the superintendent shall comply with the procedures	163
prescribed by divisions (B) (7) and (D) of this section.	164
Nothing in division (B)(6) of this section shall affect a	165
district's obligation to provide a free and appropriate	166
education to children with disabilities under 20 U.S.C. 1400, et	167
seq. and Chapter 3323. of the Revised Code.	168
Nothing in division (B)(6) of this section shall be	160

construed to limit or prohibit bringing a juvenile or criminal	170
action against a student who is expelled under that division.	171
Any expulsion under division (B)(6) of this section shall	172
extend, as necessary, into the school year following the school	173
year in which the incident that gives rise to the expulsion	174
takes place.	175
(7) No pupil shall be expelled under division (B)(1), (2),	176
(3), (4), $-$ or (5), or (6) of this section unless, prior to the	177
pupil's expulsion, the superintendent does both of the	178
following:	179
(a) Gives the pupil and the pupil's parent, guardian, or	180
custodian written notice of the intention to expel the pupil;	181
(b) Provides the pupil and the pupil's parent, guardian,	182
custodian, or representative an opportunity to appear in person	183
before the superintendent or the superintendent's designee to	184
challenge the reasons for the intended expulsion or otherwise to	185
explain the pupil's actions.	186
The notice required in this division shall include the	187
reasons for the intended expulsion, notification of the	188
opportunity of the pupil and the pupil's parent, guardian,	189
custodian, or representative to appear before the superintendent	190
or the superintendent's designee to challenge the reasons for	191
the intended expulsion or otherwise to explain the pupil's	192
action, and notification of the time and place to appear. The	193
time to appear shall not be earlier than three nor later than	194
five school days after the notice is given, unless the	195
superintendent grants an extension of time at the request of the	196
pupil or the pupil's parent, guardian, custodian, or	197
representative. If an extension is granted after giving the	198

original notice, the superintendent shall notify the pupil and	199
the pupil's parent, guardian, custodian, or representative of	200
the new time and place to appear. If the proposed expulsion is	201
based on a violation listed in division (A) of section 3313.662	202
of the Revised Code and if the pupil is sixteen years of age or	203
older, the notice shall include a statement that the	204
superintendent may seek to permanently exclude the pupil if the	205
pupil is convicted of or adjudicated a delinquent child for that	206
violation.	207

(7) (8) A superintendent of schools of a city, exempted 208 village, or local school district shall initiate expulsion 209 proceedings pursuant to this section with respect to any pupil 210 who has committed an act warranting expulsion under the 211 district's policy regarding expulsion even if the pupil has 212 withdrawn from school for any reason after the incident that 213 gives rise to the hearing but prior to the hearing or decision 214 to impose the expulsion. If, following the hearing, the pupil 215 would have been expelled for a period of time had the pupil 216 still been enrolled in the school, the expulsion shall be 217 imposed for the same length of time as on a pupil who has not 218 withdrawn from the school. 219

220 (C) If a pupil's presence poses a continuing danger to persons or property or an ongoing threat of disrupting the 221 academic process taking place either within a classroom or 222 elsewhere on the school premises, the superintendent or a 223 principal or assistant principal may remove a pupil from 224 curricular activities or from the school premises, and a teacher 225 may remove a pupil from curricular activities under the 226 teacher's supervision, without the notice and hearing 227 requirements of division (A) or (B) of this section. As soon as 228 practicable after making such a removal, the teacher shall 229

submit	in	writing	to	the	principal	the	reasons	for	such	removal.	230
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If a pupil is removed under this division from a 231 curricular activity or from the school premises, written notice 232 of the hearing and of the reason for the removal shall be given 233 to the pupil as soon as practicable prior to the hearing, which 234 shall be held within three school days from the time the initial 235 removal is ordered. The hearing shall be held in accordance with 236 division (A) of this section unless it is probable that the 237 pupil may be subject to expulsion, in which case a hearing in 238 239 accordance with division (B) of this section shall be held, except that the hearing shall be held within three school days 240 of the initial removal. The individual who ordered, caused, or 241 requested the removal to be made shall be present at the 242 hearing. 243

If the superintendent or the principal reinstates a pupil 244 in a curricular activity under the teacher's supervision prior 245 to the hearing following a removal under this division, the 246 teacher, upon request, shall be given in writing the reasons for 247 such reinstatement.

(D) The superintendent or principal, within one school day 249 after the time of a pupil's expulsion or suspension, shall 250 notify in writing the parent, guardian, or custodian of the 251 pupil and the treasurer of the board of education of the 252 expulsion or suspension. The notice shall include the reasons 253 for the expulsion or suspension, notification of the right of 254 the pupil or the pupil's parent, guardian, or custodian to 255 appeal the expulsion or suspension to the board of education or 256 to its designee, to be represented in all appeal proceedings, to 257 be granted a hearing before the board or its designee in order 2.58 to be heard against the suspension or expulsion, and to request 259

that the hearing be held in executive session, notification that	260
the expulsion may be subject to extension pursuant to division	261
(F) of this section if the pupil is sixteen years of age or	262
older, and notification that the superintendent may seek the	263
pupil's permanent exclusion if the suspension or expulsion was	264
based on a violation listed in division (A) of section 3313.662	265
of the Revised Code that was committed when the child was	266
sixteen years of age or older and if the pupil is convicted of	267
or adjudicated a delinquent child for that violation.	268

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In accordance with the policy adopted by the board of education under section 3313.661 of the Revised Code, the notice provided under this division shall specify the manner and date by which the pupil or the pupil's parent, guardian, or custodian shall notify the board of the pupil's, parent's, guardian's, or custodian's intent to appeal the expulsion or suspension to the board or its designee.

Any superintendent expelling a pupil under this section 276 for more than twenty school days or for any period of time if 277 the expulsion will extend into the following semester or school 278 year shall, in the notice required under this division, provide 279 the pupil and the pupil's parent, guardian, or custodian with 280 information about services or programs offered by public and 281 private agencies that work toward improving those aspects of the 282 pupil's attitudes and behavior that contributed to the incident 283 that gave rise to the pupil's expulsion. The information shall 284 include the names, addresses, and phone numbers of the 285 appropriate public and private agencies. 286

(E) A pupil or the pupil's parent, guardian, or custodian

may appeal the pupil's expulsion by a superintendent or

suspension by a superintendent, principal, assistant principal,

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or other administrator to the board of education or to its	290
designee. If the pupil or the pupil's parent, guardian, or	291
custodian intends to appeal the expulsion or suspension to the	292
board or its designee, the pupil or the pupil's parent,	293
guardian, or custodian shall notify the board in the manner and	294
by the date specified in the notice provided under division (D)	295
of this section. The pupil or the pupil's parent, guardian, or	296
custodian may be represented in all appeal proceedings and shall	297
be granted a hearing before the board or its designee in order	298
to be heard against the suspension or expulsion. At the request	299
of the pupil or of the pupil's parent, guardian, custodian, or	300
attorney, the board or its designee may hold the hearing in	301
executive session but shall act upon the suspension or expulsion	302
only at a public meeting. The board, by a majority vote of its	303
full membership or by the action of its designee, may affirm the	304
order of suspension or expulsion, reinstate the pupil, or	305
otherwise reverse, vacate, or modify the order of suspension or	306
expulsion.	307

The board or its designee shall make a verbatim record of hearings held under this division. The decisions of the board or its designee may be appealed under Chapter 2506. of the Revised Code.

This section shall not be construed to require notice and hearing in accordance with division (A), (B), or (C) of this section in the case of normal disciplinary procedures in which a pupil is removed from a curricular activity for a period of less than one school day and is not subject to suspension or expulsion.

(F)(1) If a pupil is expelled pursuant to division (B) of 318 this section for committing any violation listed in division (A) 319

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of section 3313.662 of the Revised Code and the pupil was	320
sixteen years of age or older at the time of committing the	321
violation, if a complaint, indictment, or information is filed	322
alleging that the pupil is a delinquent child based upon the	323
commission of the violation or the pupil is prosecuted as an	324
adult for the commission of the violation, and if the resultant	325
juvenile court or criminal proceeding is pending at the time	326
that the expulsion terminates, the superintendent of schools	327
that expelled the pupil may file a motion with the court in	328
which the proceeding is pending requesting an order extending	329
the expulsion for the lesser of an additional eighty days or the	330
number of school days remaining in the school year. Upon the	331
filing of the motion, the court immediately shall schedule a	332
hearing and give written notice of the time, date, and location	333
of the hearing to the superintendent and to the pupil and the	334
pupil's parent, guardian, or custodian. At the hearing, the	335
court shall determine whether there is reasonable cause to	336
believe that the pupil committed the alleged violation that is	337
the basis of the expulsion and, upon determining that reasonable	338
cause to believe the pupil committed the violation does exist,	339
shall grant the requested extension.	340

(2) If a pupil has been convicted of or adjudicated a 341 delinquent child for a violation listed in division (A) of 342 section 3313.662 of the Revised Code for an act that was 343 committed when the child was sixteen years of age or older, if 344 the pupil has been expelled pursuant to division (B) of this 345 section for that violation, and if the board of education of the 346 school district of the school from which the pupil was expelled 347 has adopted a resolution seeking the pupil's permanent 348 exclusion, the superintendent may file a motion with the court 349 that convicted the pupil or adjudicated the pupil a delinquent 350

child requesting an order to extend the expulsion until an	351
adjudication order or other determination regarding permanent	352
exclusion is issued by the superintendent of public instruction	353
pursuant to section 3301.121 and division (D) of section	354
3313.662 of the Revised Code. Upon the filing of the motion, the	355
court immediately shall schedule a hearing and give written	356
notice of the time, date, and location of the hearing to the	357
superintendent of the school district, the pupil, and the	358
pupil's parent, guardian, or custodian. At the hearing, the	359
court shall determine whether there is reasonable cause to	360
believe the pupil's continued attendance in the public school	361
system may endanger the health and safety of other pupils or	362
school employees and, upon making that determination, shall	363
grant the requested extension.	364

- (G) The failure of the superintendent or the board of 365 education to provide the information regarding the possibility 366 of permanent exclusion in the notice required by divisions (A), 367 (B), and (D) of this section is not jurisdictional, and the 368 failure shall not affect the validity of any suspension or 369 expulsion procedure that is conducted in accordance with this 370 section or the validity of a permanent exclusion procedure that 371 is conducted in accordance with sections 3301.121 and 3313.662 372 of the Revised Code. 373
- (H) With regard to suspensions and expulsions pursuant to 374 divisions (A) and (B) of this section by the board of education 375 of any city, exempted village, or local school district, this 376 section shall apply to any student, whether or not the student 377 is enrolled in the district, attending or otherwise 378 participating in any curricular program provided in a school 379 operated by the board or provided on any other property owned or 380 controlled by the board. 381

(I) Whenever a student is expelled under this section, the	382
expulsion shall result in removal of the student from the	383
student's regular school setting. However, during the period of	384
the expulsion, the board of education of the school district	385
that expelled the student or any board of education admitting	386
the student during that expulsion period may provide educational	387
services to the student in an alternative setting.	388
(J)(1) Notwithstanding sections 3109.51 to 3109.80,	389
3313.64, and 3313.65 of the Revised Code, any school district,	390
after offering an opportunity for a hearing, may temporarily	391
deny admittance to any pupil if one of the following applies:	392
(a) The pupil has been suspended from the schools of	393
another district under division (A) of this section and the	394
period of suspension, as established under that division, has	395
not expired;	396
(b) The pupil has been expelled from the schools of	397
another district under division (B) of this section and the	398
period of the expulsion, as established under that division or	399
as extended under division (F) of this section, has not expired.	400
If a pupil is temporarily denied admission under this	401
division, the pupil shall be admitted to school in accordance	402
with sections 3109.51 to 3109.80, 3313.64, or 3313.65 of the	403
Revised Code no later than upon expiration of the suspension or	404
expulsion period, as applicable.	405
(2) Notwithstanding sections 3109.51 to 3109.80, 3313.64,	406
and 3313.65 of the Revised Code, any school district, after	407
offering an opportunity for a hearing, may temporarily deny	408
admittance to any pupil if the pupil has been expelled or	409

otherwise removed for disciplinary purposes from a public school

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in another state and the period of expulsion or removal has not	411
expired. If a pupil is temporarily denied admission under this	412
division, the pupil shall be admitted to school in accordance	413
with sections 3109.51 to 3109.80, 3313.64, or 3313.65 of the	414
Revised Code no later than the earlier of the following:	415
(a) Upon expiration of the expulsion or removal period	416
<pre>imposed by the out-of-state school;</pre>	417
(b) Upon expiration of a period established by the	418
district, beginning with the date of expulsion or removal from	419
the out-of-state school, that is no greater than the period of	420
expulsion that the pupil would have received under the policy	421
adopted by the district under section 3313.661 of the Revised	422
Code had the offense that gave rise to the expulsion or removal	423
by the out-of-state school been committed while the pupil was	424
enrolled in the district.	425
(K) As used in this section:	426
(1) "Permanently exclude" and "permanent exclusion" have	427
the same meanings as in section 3313.662 of the Revised Code.	428
(2) "In-school suspension" means the pupil will serve all	429
of the suspension in a school setting.	430
Sec. 3313.661. (A) The board of education of each city,	431
exempted village, and local school district shall adopt a policy	432
regarding suspension, expulsion, removal, and permanent	433
exclusion that specifies the types of misconduct for which a	434
pupil may be suspended, expelled, or removed. The types of	435
misconduct may include misconduct by a pupil that occurs off of	436
property owned or controlled by the district but that is	437
connected to activities or incidents that have occurred on	438
property owned or controlled by that district and misconduct by	439

a pupil that, regardless of where it occurs, is directed at a	440
district official or employee, or the property of such official	441
or employee. The policy shall specify the reasons for which the	442
superintendent of the district may reduce the expulsion	443
requirement in division (B)(2) of section 3313.66 of the Revised	444
Code. If a board of education adopts a resolution pursuant to	445
division (B)(3) of section 3313.66 of the Revised Code, the	446
policy shall define the term "knife" or "firearm," as	447
applicable, for purposes of expulsion under that resolution and	448
shall specify any reasons for which the superintendent of the	449
district may reduce any required expulsion period on a case-by-	450
case basis. If a board of education adopts a resolution pursuant	451
to division (B)(4) $\frac{\text{or}}{\text{or}}$ (5) $\frac{\text{or}}{\text{or}}$ (6) of section 3313.66 of the	452
Revised Code, the policy shall specify any reasons for which the	453
superintendent of the district may reduce any required expulsion	454
period on a case-by-case basis. The policy also shall set forth	455
the acts listed in section 3313.662 of the Revised Code for	456
which a pupil may be permanently excluded.	457

The policy adopted under this division shall specify the 458 date and manner by which a pupil or a pupil's parent, guardian, 459 or custodian may notify the board of the pupil's, parent's, 460 guardian's, or custodian's intent to appeal an expulsion or 461 suspension to the board or its designee pursuant to division (E) 462 of section 3313.66 of the Revised Code. In the case of any 463 expulsion, the policy shall not specify a date that is less than 464 fourteen <u>calendar</u> days after the date of the notice provided to 465 the pupil or the pupil's parent, guardian, or custodian under 466 division (D) of that section. 467

A copy of the policy shall be posted in a central location 468 in the school and made available to pupils upon request. No 469 pupil shall be suspended, expelled, or removed except in 470

accordance with the policy adopted by the board of education of
the school district in which the pupil attends school, and no
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pupil shall be permanently excluded except in accordance with
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sections 3301.121 and 3313.662 of the Revised Code.
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- (B) A board of education may establish a program and adopt 475 quidelines under which a superintendent may require a pupil to 476 perform community service in conjunction with a suspension or 477 expulsion imposed under section 3313.66 of the Revised Code or 478 in place of a suspension or expulsion imposed under section 479 3313.66 of the Revised Code except for an expulsion imposed 480 pursuant to division (B)(2) of that section. If a board adopts 481 quidelines under this division, they shall permit, except with 482 regard to an expulsion pursuant to division (B)(2) of section 483 3313.66 of the Revised Code, a superintendent to impose a 484 community service requirement beyond the end of the school year 485 in lieu of applying the suspension or expulsion into the 486 following school year. Any guidelines adopted shall be included 487 in the policy adopted under this section. 488
- (C) The written policy of each board of education that is 489 adopted pursuant to section 3313.20 of the Revised Code shall be 490 posted in a central location in each school that is subject to 491 the policy and shall be made available to pupils upon request. 492
- (D) Any policy, program, or guideline adopted by a board 493 of education under this section with regard to suspensions or 494 expulsions pursuant to division (A) or (B) of section 3313.66 of 495 the Revised Code shall apply to any student, whether or not the 496 student is enrolled in the district, attending or otherwise 497 participating in any curricular program provided in a school 498 operated by the board or provided on any other property owned or 499 controlled by the board. 500

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(E) As used in this section, "permanently exclude" and	501
"permanent exclusion" have the same meanings as in section	502
3313.662 of the Revised Code.	503
Sec. 3313.668. The board of education of any school	504
district or any law enforcement agency of a municipal_	505
corporation, township, or county may file a civil action in the	506
appropriate court of common pleas to seek recovery for	507
restitution from the parent, guardian, or custodian of a pupil	508
who is expelled under division (B)(6) of section 3313.66 of the	509
Revised Code for the costs to the district or agency associated	510
with the pupil's conduct that gave rise to the expulsion.	511
Section 2. That existing sections 3313.66 and 3313.661 of	512
the Revised Code are hereby repealed.	513