As Reported by the House Criminal Justice Committee

132nd General Assembly

Regular Session 2017-2018

Am. H. B. No. 137

Representative Kent

Cosponsors: Representatives Ashford, Miller, Clyde, Manning, Rezabek, Celebrezze, Rogers

A BILL

То	amend section 2151.421 of the Revised Code to	1
	make peace officers mandatory reporters of child	2
	abuse or neglect and to expand the types of	3
	peace officers authorized to receive reports of	4
	child abuse and neglect.	

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

Section 1. That section 2151.421 of the Revised Code be	6
amended to read as follows:	7
Sec. 2151.421. (A)(1)(a) No person described in division	8
(A)(1)(b) of this section who is acting in an official or	9
professional capacity and knows, or has reasonable cause to	10
suspect based on facts that would cause a reasonable person in a	11
similar position to suspect, that a child under eighteen years	12
of age, or a person under twenty-one years of age with a	13
developmental disability or physical impairment, has suffered or	14
faces a threat of suffering any physical or mental wound,	15
injury, disability, or condition of a nature that reasonably	16
indicates abuse or neglect of the child shall fail to	17
immediately report that knowledge or reasonable cause to suspect	18

to the entity or persons specified in this division. Except as 19 otherwise provided in this division or section 5120.173 of the 20 Revised Code, the person making the report shall make it to the 21 public children services agency or a municipal or county peace 22 officer in the county in which the child resides or in which the 2.3 abuse or neglect is occurring or has occurred. If the person 2.4 making the report is a peace officer, the officer shall make it 25 to the public children services agency in the county in which 26 the child resides or in which the abuse or neglect is occurring 27 or has occurred. In the circumstances described in section 28 5120.173 of the Revised Code, the person making the report shall 29 make it to the entity specified in that section. 30

(b) Division (A)(1)(a) of this section applies to any 31 person who is an attorney; health care professional; 32 practitioner of a limited branch of medicine as specified in 33 section 4731.15 of the Revised Code; licensed school 34 psychologist; independent marriage and family therapist or 35 marriage and family therapist; coroner; administrator or 36 employee of a child day-care center; administrator or employee 37 of a residential camp, child day camp, or private, nonprofit 38 therapeutic wilderness camp; administrator or employee of a 39 certified child care agency or other public or private children 40 services agency; school teacher; school employee; school 41 authority; peace officer; agent of a county humane society; 42 person, other than a cleric, rendering spiritual treatment 43 through prayer in accordance with the tenets of a well-44 recognized religion; employee of a county department of job and 45 family services who is a professional and who works with 46 children and families; superintendent or regional administrator 47 employed by the department of youth services; superintendent, 48 board member, or employee of a county board of developmental 49

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disabilities; investigative agent contracted with by a county	50
board of developmental disabilities; employee of the department	51
of developmental disabilities; employee of a facility or home	52
that provides respite care in accordance with section 5123.171	53
of the Revised Code; employee of an entity that provides	54
homemaker services; a person performing the duties of an	55
assessor pursuant to Chapter 3107. or 5103. of the Revised Code;	56
third party employed by a public children services agency to	57
assist in providing child or family related services; court	58
appointed special advocate; or guardian ad litem.	59

- (c) If two or more health care professionals, after providing health care services to a child, determine or suspect that the child has been or is being abused or neglected, the health care professionals may designate one of the health care professionals to report the abuse or neglect. A single report made under this division shall meet the reporting requirements of division (A)(1) of this section.
- (2) Except as provided in division (A)(3) of this section, an attorney or a physician is not required to make a report pursuant to division (A)(1) of this section concerning any communication the attorney or physician receives from a client or patient in an attorney-client or physician-patient relationship, if, in accordance with division (A) or (B) of section 2317.02 of the Revised Code, the attorney or physician could not testify with respect to that communication in a civil or criminal proceeding.
- (3) The client or patient in an attorney-client or physician-patient relationship described in division (A) (2) of this section is deemed to have waived any testimonial privilege under division (A) or (B) of section 2317.02 of the Revised Code

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with respect to any communication the attorney or physician
receives from the client or patient in that attorney-client or
physician-patient relationship, and the attorney or physician
shall make a report pursuant to division (A)(1) of this section
with respect to that communication, if all of the following
apply:

- (a) The client or patient, at the time of the communication, is a child under eighteen years of age or is a person under twenty-one years of age with a developmental disability or physical impairment.
- (b) The attorney or physician knows, or has reasonable cause to suspect based on facts that would cause a reasonable person in similar position to suspect that the client or patient has suffered or faces a threat of suffering any physical or mental wound, injury, disability, or condition of a nature that reasonably indicates abuse or neglect of the client or patient.
- (c) The abuse or neglect does not arise out of the 96 client's or patient's attempt to have an abortion without the 97 notification of her parents, guardian, or custodian in 98 accordance with section 2151.85 of the Revised Code. 99
- (4)(a) No cleric and no person, other than a volunteer, 100 designated by any church, religious society, or faith acting as 101 a leader, official, or delegate on behalf of the church, 102 religious society, or faith who is acting in an official or 103 professional capacity, who knows, or has reasonable cause to 104 believe based on facts that would cause a reasonable person in a 105 similar position to believe, that a child under eighteen years 106 of age, or a person under twenty-one years of age with a 107 developmental disability or physical impairment, has suffered or 108 faces a threat of suffering any physical or mental wound, 109

injury, disability, or condition of a nature that reasonably	110
indicates abuse or neglect of the child, and who knows, or has	111
reasonable cause to believe based on facts that would cause a	112
reasonable person in a similar position to believe, that another	113
cleric or another person, other than a volunteer, designated by	114
a church, religious society, or faith acting as a leader,	115
official, or delegate on behalf of the church, religious	116
society, or faith caused, or poses the threat of causing, the	117
wound, injury, disability, or condition that reasonably	118
indicates abuse or neglect shall fail to immediately report that	119
knowledge or reasonable cause to believe to the entity or	120
persons specified in this division. Except as provided in	121
section 5120.173 of the Revised Code, the person making the	122
report shall make it to the public children services agency or a	123
municipal or county peace officer in the county in which the	124
child resides or in which the abuse or neglect is occurring or	125
has occurred. In the circumstances described in section 5120.173	126
of the Revised Code, the person making the report shall make it	127
to the entity specified in that section.	128

- (b) Except as provided in division (A)(4)(c) of this

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 section, a cleric is not required to make a report pursuant to

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 division (A)(4)(a) of this section concerning any communication

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 the cleric receives from a penitent in a cleric-penitent

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 relationship, if, in accordance with division (C) of section

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 2317.02 of the Revised Code, the cleric could not testify with

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 respect to that communication in a civil or criminal proceeding.
- (c) The penitent in a cleric-penitent relationship 136 described in division (A)(4)(b) of this section is deemed to 137 have waived any testimonial privilege under division (C) of 138 section 2317.02 of the Revised Code with respect to any 139 communication the cleric receives from the penitent in that 140

cleric-penitent relationship, and the cleric shall make a report	141
pursuant to division (A)(4)(a) of this section with respect to	142
that communication, if all of the following apply:	143
(i) The penitent, at the time of the communication, is a	144
child under eighteen years of age or is a person under twenty-	145
one years of age with a developmental disability or physical	146
impairment.	147
(ii) The cleric knows, or has reasonable cause to believe	148
based on facts that would cause a reasonable person in a similar	149
position to believe, as a result of the communication or any	150
observations made during that communication, the penitent has	151
suffered or faces a threat of suffering any physical or mental	152
wound, injury, disability, or condition of a nature that	153
reasonably indicates abuse or neglect of the penitent.	154
(iii) The abuse or neglect does not arise out of the	155
penitent's attempt to have an abortion performed upon a child	156
under eighteen years of age or upon a person under twenty-one	157
years of age with a developmental disability or physical	158
impairment without the notification of her parents, guardian, or	159
custodian in accordance with section 2151.85 of the Revised	160
Code.	161
(d) Divisions (A)(4)(a) and (c) of this section do not	162
apply in a cleric-penitent relationship when the disclosure of	163
any communication the cleric receives from the penitent is in	164
violation of the sacred trust.	165
(e) As used in divisions (A)(1) and (4) of this section,	166
"cleric" and "sacred trust" have the same meanings as in section	167
2317.02 of the Revised Code.	168
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(B) Anyone who knows, or has reasonable cause to suspect

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based on facts that would cause a reasonable person in similar	170
circumstances to suspect, that a child under eighteen years of	171
age, or a person under twenty-one years of age with a	172
developmental disability or physical impairment, has suffered or	173
faces a threat of suffering any physical or mental wound,	174
injury, disability, or other condition of a nature that	175
reasonably indicates abuse or neglect of the child may report or	176
cause reports to be made of that knowledge or reasonable cause	177
to suspect to the entity or persons specified in this division.	178
Except as provided in section 5120.173 of the Revised Code, a	179
person making a report or causing a report to be made under this	180
division shall make it or cause it to be made to the public	181
children services agency or to a municipal or county peace	182
officer. In the circumstances described in section 5120.173 of	183
the Revised Code, a person making a report or causing a report	184
to be made under this division shall make it or cause it to be	185
made to the entity specified in that section.	186

- (C) Any report made pursuant to division (A) or (B) of this section shall be made forthwith either by telephone or in person and shall be followed by a written report, if requested by the receiving agency or officer. The written report shall contain:
- (1) The names and addresses of the child and the child's parents or the person or persons having custody of the child, if known;
- (2) The child's age and the nature and extent of the 195 child's injuries, abuse, or neglect that is known or reasonably 196 suspected or believed, as applicable, to have occurred or of the 197 threat of injury, abuse, or neglect that is known or reasonably 198 suspected or believed, as applicable, to exist, including any 199

evidence of previous injuries, abuse, or neglect;

- (3) Any other information, including, but not limited to, results and reports of any medical examinations, tests, or procedures performed under division (D) of this section, that might be helpful in establishing the cause of the injury, abuse, or neglect that is known or reasonably suspected or believed, as applicable, to have occurred or of the threat of injury, abuse, or neglect that is known or reasonably suspected or believed, as applicable, to exist.
- (D) (1) Any person, who is required by division (A) of this section to report child abuse or child neglect that is known or reasonably suspected or believed to have occurred, may take or cause to be taken color photographs of areas of trauma visible on a child and, if medically necessary for the purpose of diagnosing or treating injuries that are suspected to have occurred as a result of child abuse or child neglect, perform or cause to be performed radiological examinations and any other medical examinations of, and tests or procedures on, the child.
- (2) The results and any available reports of examinations, tests, or procedures made under division (D)(1) of this section shall be included in a report made pursuant to division (A) of this section. Any additional reports of examinations, tests, or procedures that become available shall be provided to the public children services agency, upon request.
- (3) If a health care professional provides health care services in a hospital, children's advocacy center, or emergency medical facility to a child about whom a report has been made under division (A) of this section, the health care professional may take any steps that are reasonably necessary for the release or discharge of the child to an appropriate environment. Before

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the child's release or discharge, the health care professional	230
may obtain information, or consider information obtained, from	231
other entities or individuals that have knowledge about the	232
child. Nothing in division (D)(3) of this section shall be	233
construed to alter the responsibilities of any person under	234
sections 2151.27 and 2151.31 of the Revised Code.	235

- (4) A health care professional may conduct medical examinations, tests, or procedures on the siblings of a child about whom a report has been made under division (A) of this section and on other children who reside in the same home as the child, if the professional determines that the examinations, tests, or procedures are medically necessary to diagnose or treat the siblings or other children in order to determine whether reports under division (A) of this section are warranted with respect to such siblings or other children. The results of the examinations, tests, or procedures on the siblings and other children may be included in a report made pursuant to division (A) of this section.
- (5) Medical examinations, tests, or procedures conducted

 under divisions (D)(1) and (4) of this section and decisions

 regarding the release or discharge of a child under division (D)

 (3) of this section do not constitute a law enforcement

 investigation or activity.
- (E) (1) When a municipal or county peace officer receives a report concerning the possible abuse or neglect of a child or the possible threat of abuse or neglect of a childmade pursuant to division (A) or (B) of this section, upon receipt of the report, the municipal or county peace officer who receives the report shall refer the report to the appropriate public children services agency.

(2) When a public children services agency receives a	260
report pursuant to this division or division (A) or (B) of this	261
section, upon receipt of the report, the public children	262
services agency shall do both of the following:	263
(a) Comply with section 2151.422 of the Revised Code;	264
(b) If the county served by the agency is also served by a	265
children's advocacy center and the report alleges sexual abuse	266
of a child or another type of abuse of a child that is specified	267
in the memorandum of understanding that creates the center as	268
being within the center's jurisdiction, comply regarding the	269
report with the protocol and procedures for referrals and	270
investigations, with the coordinating activities, and with the	271
authority or responsibility for performing or providing	272
functions, activities, and services stipulated in the	273
interagency agreement entered into under section 2151.428 of the	274
Revised Code relative to that center.	275
(F) No township, municipal, or county peace officer shall	276
remove a child about whom a report is made pursuant to this	277
section from the child's parents, stepparents, or guardian or	278
any other persons having custody of the child without	279
consultation with the public children services agency, unless,	280
in the judgment of the officer, and, if the report was made by	281
physician, the physician, immediate removal is considered	282
essential to protect the child from further abuse or neglect.	283
The agency that must be consulted shall be the agency conducting	284
the investigation of the report as determined pursuant to	285
section 2151.422 of the Revised Code.	286
(G)(1) Except as provided in section 2151.422 of the	287
Revised Code or in an interagency agreement entered into under	288

section 2151.428 of the Revised Code that applies to the

particular report, the public children services agency shall 290 investigate, within twenty-four hours, each report of child 291 abuse or child neglect that is known or reasonably suspected or 292 believed to have occurred and of a threat of child abuse or 293 child neglect that is known or reasonably suspected or believed 294 to exist that is referred to it under this section to determine 295 the circumstances surrounding the injuries, abuse, or neglect or 296 the threat of injury, abuse, or neglect, the cause of the 297 injuries, abuse, neglect, or threat, and the person or persons 298 responsible. The investigation shall be made in cooperation with 299 the law enforcement agency and in accordance with the memorandum 300 of understanding prepared under division (K) of this section. A 301 representative of the public children services agency shall, at 302 the time of initial contact with the person subject to the 303 investigation, inform the person of the specific complaints or 304 allegations made against the person. The information shall be 305 given in a manner that is consistent with division (I)(1) of 306 this section and protects the rights of the person making the 307 report under this section. 308

A failure to make the investigation in accordance with the 309 memorandum is not grounds for, and shall not result in, the 310 dismissal of any charges or complaint arising from the report or 311 the suppression of any evidence obtained as a result of the 312 report and does not give, and shall not be construed as giving, 313 any rights or any grounds for appeal or post-conviction relief 314 to any person. The public children services agency shall report 315 each case to the uniform statewide automated child welfare 316 information system that the department of job and family 317 services shall maintain in accordance with section 5101.13 of 318 the Revised Code. The public children services agency shall 319 submit a report of its investigation, in writing, to the law 320

enforcement agency.	321
(2) The public children services agency shall make any	322
recommendations to the county prosecuting attorney or city	323
director of law that it considers necessary to protect any	324
children that are brought to its attention.	325
(H)(1)(a) Except as provided in divisions (H)(1)(b) and	326
(I)(3) of this section, any person, health care professional,	327
hospital, institution, school, health department, or agency	328
shall be immune from any civil or criminal liability for injury,	329
death, or loss to person or property that otherwise might be	330
incurred or imposed as a result of any of the following:	331
(i) Participating in the making of reports pursuant to	332
division (A) of this section or in the making of reports in good	333
faith, pursuant to division (B) of this section;	334
(ii) Participating in medical examinations, tests, or	335
procedures under division (D) of this section;	336
(iii) Providing information used in a report made pursuant	337
to division (A) of this section or providing information in good	338
faith used in a report made pursuant to division (B) of this	339
section;	340
(iv) Participating in a judicial proceeding resulting from	341
a report made pursuant to division (A) of this section or	342
participating in good faith in a proceeding resulting from a	343
report made pursuant to division (B) of this section.	344
(b) Immunity under division (H)(1)(a)(ii) of this section	345
shall not apply when a health care provider has deviated from	346
the standard of care applicable to the provider's profession.	347
(c) Notwithstanding soction 4731 22 of the Powised Code	3/19

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the physician-patient privilege shall not be a ground for excluding evidence regarding a child's injuries, abuse, or neglect, or the cause of the injuries, abuse, or neglect in any judicial proceeding resulting from a report submitted pursuant to this section.

- (2) In any civil or criminal action or proceeding in which 354 it is alleged and proved that participation in the making of a 355 report under this section was not in good faith or participation 356 in a judicial proceeding resulting from a report made under this 357 358 section was not in good faith, the court shall award the prevailing party reasonable attorney's fees and costs and, if a 359 civil action or proceeding is voluntarily dismissed, may award 360 reasonable attorney's fees and costs to the party against whom 361 the civil action or proceeding is brought. 362
- (I)(1) Except as provided in divisions (I)(4) and (O) of this section, a report made under this section is confidential. The information provided in a report made pursuant to this section and the name of the person who made the report shall not be released for use, and shall not be used, as evidence in any civil action or proceeding brought against the person who made the report. Nothing in this division shall preclude the use of reports of other incidents of known or suspected abuse or neglect in a civil action or proceeding brought pursuant to division (N) of this section against a person who is alleged to have violated division (A)(1) of this section, provided that any information in a report that would identify the child who is the subject of the report or the maker of the report, if the maker of the report is not the defendant or an agent or employee of the defendant, has been redacted. In a criminal proceeding, the report is admissible in evidence in accordance with the Rules of Evidence and is subject to discovery in accordance with the

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Rules of Criminal Procedure.

- (2) (a) Except as provided in division (I) (2) (b) of this section, no person shall permit or encourage the unauthorized dissemination of the contents of any report made under this section.
- (b) A health care professional that obtains the same information contained in a report made under this section from a source other than the report may disseminate the information, if its dissemination is otherwise permitted by law.
- (3) A person who knowingly makes or causes another person to make a false report under division (B) of this section that alleges that any person has committed an act or omission that resulted in a child being an abused child or a neglected child is guilty of a violation of section 2921.14 of the Revised Code.
- (4) If a report is made pursuant to division (A) or (B) of this section and the child who is the subject of the report dies for any reason at any time after the report is made, but before the child attains eighteen years of age, the public children services agency or municipal or county peace officer to which the report was made or referred, on the request of the child fatality review board or the director of health pursuant to guidelines established under section 3701.70 of the Revised Code, shall submit a summary sheet of information providing a summary of the report to the review board of the county in which the deceased child resided at the time of death or to the director. On the request of the review board or director, the agency or peace officer may, at its discretion, make the report available to the review board or director. If the county served by the public children services agency is also served by a children's advocacy center and the report of alleged sexual

abuse of a child or another type of abuse of a child is

specified in the memorandum of understanding that creates the

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center as being within the center's jurisdiction, the agency or

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center shall perform the duties and functions specified in this

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division in accordance with the interagency agreement entered

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into under section 2151.428 of the Revised Code relative to that

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advocacy center.

- (5) A public children services agency shall advise a 417 person alleged to have inflicted abuse or neglect on a child who 418 419 is the subject of a report made pursuant to this section, 420 including a report alleging sexual abuse of a child or another type of abuse of a child referred to a children's advocacy 421 422 center pursuant to an interagency agreement entered into under section 2151.428 of the Revised Code, in writing of the 423 disposition of the investigation. The agency shall not provide 424 to the person any information that identifies the person who 425 made the report, statements of witnesses, or police or other 426 investigative reports. 427
- (J) Any report that is required by this section, other 428 429 than a report that is made to the state highway patrol as described in section 5120.173 of the Revised Code, shall result 430 in protective services and emergency supportive services being 431 made available by the public children services agency on behalf 432 of the children about whom the report is made, in an effort to 433 prevent further neglect or abuse, to enhance their welfare, and, 434 whenever possible, to preserve the family unit intact. The 435 agency required to provide the services shall be the agency 436 conducting the investigation of the report pursuant to section 437 2151.422 of the Revised Code. 438
 - (K) (1) Each public children services agency shall prepare

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under this section and division (C) of section 2919.21, division	467
(B)(1) of section 2919.22, division (B) of section 2919.23, and	468
section 2919.24 of the Revised Code and shall have as two of its	469
primary goals the elimination of all unnecessary interviews of	470
children who are the subject of reports made pursuant to	471
division (A) or (B) of this section and, when feasible,	472
providing for only one interview of a child who is the subject	473
of any report made pursuant to division (A) or (B) of this	474
section. A failure to follow the procedure set forth in the	475
memorandum by the concerned officials is not grounds for, and	476
shall not result in, the dismissal of any charges or complaint	477
arising from any reported case of abuse or neglect or the	478
suppression of any evidence obtained as a result of any reported	479
child abuse or child neglect and does not give, and shall not be	480
construed as giving, any rights or any grounds for appeal or	481
post-conviction relief to any person.	482

- (3) A memorandum of understanding shall include all of the following:
- (a) The roles and responsibilities for handling emergency 485 and nonemergency cases of abuse and neglect; 486
- (b) Standards and procedures to be used in handling and coordinating investigations of reported cases of child abuse and reported cases of child neglect, methods to be used in interviewing the child who is the subject of the report and who allegedly was abused or neglected, and standards and procedures addressing the categories of persons who may interview the child who is the subject of the report and who allegedly was abused or neglected.
- (4) If a public children services agency participated in 495 the execution of a memorandum of understanding under section 496

2151.426 of the Revised Code establishing a children's advocacy	497
center, the agency shall incorporate the contents of that	498
memorandum in the memorandum prepared pursuant to this section.	499
(5) The clerk of the court of common pleas in the county	500
may sign the memorandum of understanding prepared under division	501
(K)(1) of this section. If the clerk signs the memorandum of	502
understanding, the clerk shall execute all relevant	503
responsibilities as required of officials specified in the	504
memorandum.	505
(L)(1) Except as provided in division (L)(4) or (5) of	506
this section, a person who is required to make a report pursuant	507
to division (A) of this section may make a reasonable number of	508
requests of the public children services agency that receives or	509
is referred the report, or of the children's advocacy center	510
that is referred the report if the report is referred to a	511
children's advocacy center pursuant to an interagency agreement	512
entered into under section 2151.428 of the Revised Code, to be	513
provided with the following information:	514
(a) Whether the agency or center has initiated an	515
investigation of the report;	516
(b) Whether the agency or center is continuing to	517
investigate the report;	518
(c) Whether the agency or center is otherwise involved	519
with the child who is the subject of the report;	520
(d) The general status of the health and safety of the	521
child who is the subject of the report;	522
(e) Whether the report has resulted in the filing of a	523
complaint in juvenile court or of criminal charges in another	524
court.	525

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(2) A person may request the information specified in 526 division (L)(1) of this section only if, at the time the report 527 is made, the person's name, address, and telephone number are 528 provided to the person who receives the report. 529

When a municipal or county peace officer or employee of a 530 public children services agency receives a report pursuant to 531 division (A) or (B) of this section the recipient of the report 532 shall inform the person of the right to request the information 533 described in division (L)(1) of this section. The recipient of 534 the report shall include in the initial child abuse or child 535 neglect report that the person making the report was so informed 536 and, if provided at the time of the making of the report, shall 537 include the person's name, address, and telephone number in the 538 report. 539

Each request is subject to verification of the identity of 540 the person making the report. If that person's identity is 541 verified, the agency shall provide the person with the 542 information described in division (L)(1) of this section a 543 reasonable number of times, except that the agency shall not 544 disclose any confidential information regarding the child who is 545 the subject of the report other than the information described 546 in those divisions. 547

- (3) A request made pursuant to division (L)(1) of this section is not a substitute for any report required to be made pursuant to division (A) of this section.
- (4) If an agency other than the agency that received or

 was referred the report is conducting the investigation of the

 report pursuant to section 2151.422 of the Revised Code, the

 agency conducting the investigation shall comply with the

 requirements of division (L) of this section.

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- (5) A health care professional who made a report under 556 division (A) of this section, or on whose behalf such a report 557 was made as provided in division (A)(1)(c) of this section, may 558 authorize a person to obtain the information described in 559 division (L)(1) of this section if the person requesting the 560 information is associated with or acting on behalf of the health 561 562 care professional who provided health care services to the child 563 about whom the report was made.
- (M) The director of job and family services shall adopt 564 565 rules in accordance with Chapter 119. of the Revised Code to implement this section. The department of job and family 566 services may enter into a plan of cooperation with any other 567 governmental entity to aid in ensuring that children are 568 protected from abuse and neglect. The department shall make 569 recommendations to the attorney general that the department 570 determines are necessary to protect children from child abuse 571 and child neglect. 572
- (N) Whoever violates division (A) of this section is 573 liable for compensatory and exemplary damages to the child who 574 would have been the subject of the report that was not made. A 575 person who brings a civil action or proceeding pursuant to this 576 division against a person who is alleged to have violated 577 division (A)(1) of this section may use in the action or 578 proceeding reports of other incidents of known or suspected 579 abuse or neglect, provided that any information in a report that 580 would identify the child who is the subject of the report or the 581 maker of the report, if the maker is not the defendant or an 582 agent or employee of the defendant, has been redacted. 583
 - (0)(1) As used in this division:
 - (a) "Out-of-home care" includes a nonchartered nonpublic

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school if the alleged child abuse or child neglect, or alleged threat of child abuse or child neglect, described in a report received by a public children services agency allegedly occurred in or involved the nonchartered nonpublic school and the alleged perpetrator named in the report holds a certificate, permit, or license issued by the state board of education under section 3301.071 or Chapter 3319. of the Revised Code.

- (b) "Administrator, director, or other chief administrative officer" means the superintendent of the school district if the out-of-home care entity subject to a report made pursuant to this section is a school operated by the district.
- (2) No later than the end of the day following the day on 597 which a public children services agency receives a report of 598 alleged child abuse or child neglect, or a report of an alleged 599 threat of child abuse or child neglect, that allegedly occurred 600 in or involved an out-of-home care entity, the agency shall 601 provide written notice of the allegations contained in and the 602 person named as the alleged perpetrator in the report to the 603 administrator, director, or other chief administrative officer 604 of the out-of-home care entity that is the subject of the report 605 unless the administrator, director, or other chief 606 administrative officer is named as an alleged perpetrator in the 607 report. If the administrator, director, or other chief 608 administrative officer of an out-of-home care entity is named as 609 an alleged perpetrator in a report of alleged child abuse or 610 child neglect, or a report of an alleged threat of child abuse 611 or child neglect, that allegedly occurred in or involved the 612 out-of-home care entity, the agency shall provide the written 613 notice to the owner or governing board of the out-of-home care 614 entity that is the subject of the report. The agency shall not 615 provide witness statements or police or other investigative 616

marriage and family therapist, or coroner.

(3) "Investigation" means the public children services

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617 reports. (3) No later than three days after the day on which a 618 public children services agency that conducted the investigation 619 as determined pursuant to section 2151.422 of the Revised Code 620 makes a disposition of an investigation involving a report of 621 alleged child abuse or child neglect, or a report of an alleged 622 threat of child abuse or child neglect, that allegedly occurred 623 in or involved an out-of-home care entity, the agency shall send 624 written notice of the disposition of the investigation to the 625 626 administrator, director, or other chief administrative officer and the owner or governing board of the out-of-home care entity. 627 The agency shall not provide witness statements or police or 628 629 other investigative reports. (P) As used in this section: 630 (1) "Children's advocacy center" and "sexual abuse of a 631 child" have the same meanings as in section 2151.425 of the 632 Revised Code. 633 (2) "Health care professional" means an individual who 634 provides health-related services including a physician, hospital 635 636 intern or resident, dentist, podiatrist, registered nurse, licensed practical nurse, visiting nurse, licensed psychologist, 637 speech pathologist, audiologist, person engaged in social work 638 or the practice of professional counseling, and employee of a 639 home health agency. "Health care professional" does not include 640 a practitioner of a limited branch of medicine as specified in 641 section 4731.15 of the Revised Code, licensed school 642 psychologist, independent marriage and family therapist or 643

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agency's response to an accepted report of child abuse or	646
neglect through either an alternative response or a traditional	647
response.	648
(4) "Peace officer" means a sheriff, deputy sheriff,	649
constable, police officer of a township or joint police	650
district, marshal, deputy marshal, municipal police officer, or	651
a state highway patrol trooper.	652
Section 2. That existing section 2151.421 of the Revised	653
Code is hereby repealed.	654
Section 3. Section 2151.421 of the Revised Code is	655
presented in this act as a composite of the section as amended	656
by both Sub. H.B. 158 and Am. Sub. H.B. 493 of the 132nd General	657
Assembly. The General Assembly, applying the principle stated in	658
division (B) of section 1.52 of the Revised Code that amendments	659
are to be harmonized if reasonably capable of simultaneous	660
operation, finds that the composite is the resulting version of	661
the section in effect prior to the effective date of the section	662
as presented in this act.	663