As Introduced

132nd General Assembly

Regular Session 2017-2018

H. B. No. 309

Representatives Gonzales, Rezabek

Cosponsors: Representatives Hambley, Goodman, Retherford, Boggs, Thompson, Miller, Dean, Kent

A BILL

То	enact sections 2131.03, 2131.031, 2131.032,	1
	2131.033, and 2131.034 of the Revised Code to	2
	generally prohibit a person's blindness from	3
	being used to deny or limit custody, parenting	4
	time, visitation, adoption, or service as a	5
	guardian or foster caregiver, regarding a minor.	6

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

Section 1. That sections 2131.03, 2131.031, 2131.032,	7
2131.033, and 2131.034 of the Revised Code be enacted to read as	8
follows:	9
Sec. 2131.03. As used in sections 2131.03 to 2131.034 of	10
the Revised Code, "blind" has the same meaning as in section	11
3304.28 of the Revised Code.	12
Sec. 2131.031. (A) Except when necessary to serve the best	13
interests of a minor, no court, public children services agency,	14
private child placing agency, or private noncustodial agency	15
shall deny or limit a person from any of the following because	16
the person is blind:	17

(1) Exercising custody, parenting time, or visitation	18
rights with a minor;	19
(2) Adopting a minor;	20
(3) Serving as a foster caregiver for a minor;	21
(4) Appointment as a guardian for a minor.	22
(B) A determination of detrimental impact under section	23
2131.032 of the Revised Code may be considered when determining	24
the best interests of the minor, with respect to the	25
requirements of this section.	26
Sec. 2131.032. (A) A court may determine that a person's	27
blindness has or could have a detrimental impact on a minor if a	28
party demonstrates, by clear and convincing evidence, that a	29
blindness-connected behavior endangers the health, safety, or	30
welfare of the minor. The burden of proof is on the party	31
asserting the detrimental impact.	32
(B) Before making a determination under division (A) of	33
this section, the court shall permit the blind person to	34
demonstrate how supportive services could alleviate any	35
detrimental impact on the minor.	36
Sec. 2131.033. When making a determination under section	37
2131.032 of the Revised Code, a court may order that supportive	38
services that alleviate possible detrimental impact be	39
implemented, with an opportunity to review the need for	4 C
continuation of such services, after a reasonable amount of	41
time.	42
Sec. 2131.034. If a court determines that the exercise of	43
custody, parenting time, or visitation rights, adoption, service	44
as a foster caregiver, or appointment as a guardian, regarding a	45

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minor should be denied or limited in any manner, it shall make	46	
specific written findings of fact and conclusions of law	47	
providing the basis for such determination and why supportive	48	
services are insufficient to alleviate any detrimental impact	49	
determined under section 2131.032 of the Revised Code.	50	