As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 198

Senator Yuko

Cosponsors: Senators Tavares, Thomas, Sykes, O'Brien, Schiavoni

A BILL

То	amend sections 3101.01, 3101.02, 3101.03,	1
	3101.04, and 3101.05, to amend, for the purpose	2
	of adopting new section numbers as indicated in	3
	parentheses, sections 3101.02 (3101.023) and	4
	3101.03 (3101.024), and to enact new section	5
	3101.02 and sections 3101.021 and 3101.022 of	6
	the Revised Code to make changes to the laws	7
	governing the ages for which persons may marry.	8

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

Section 1. That sections 3101.01, 3101.02, 3101.03,	9
3101.04, and 3101.05 be amended; sections 3101.02 (3101.023) and	10
3101.03 (3101.024) be amended for the purpose of adopting new	11
section numbers as indicated in parentheses; and new section	12
3101.02 and sections 3101.021 and 3101.022 of the Revised Code	13
be enacted to read as follows:	14
Sec. 3101.01. (A) Male Except as provided in section	15
3101.02 of the Revised Code, only persons of the age of eighteen	16
years, and female persons of the age of sixteen years, not	17
nearer of kin than second cousins, and not having a husband or	18

wife living, may be joined in marriage. A marriage may only be	19
entered into by one man and one woman. A minor shall first-	20
obtain the consent of the minor's parents, surviving parent,	21
parent who is designated the residential parent and legal-	22
custodian of the minor by a court of competent jurisdiction,	23
guardian, or any one of the following who has been awarded	24
permanent custody of the minor by a court exercising juvenile	25
jurisdiction:	26
(1) An adult person;	27
(2) The department of job and family services or any child-	28
welfare organization certified by the department;	29
(3) A public children services agency.	30
(B) For the purposes of division (A) of this section, a	31
minor shall not be required to obtain the consent of a parent-	32
who resides in a foreign country, has neglected or abandoned the	33
minor for a period of one year or longer immediately preceding	34
the minor's application for a marriage license, has been	35
adjudged incompetent, is an inmate of a state mental or	36
correctional institution, has been permanently deprived of-	37
parental rights and responsibilities for the care of the minor-	38
and the right to have the minor live with the parent and to be	39
the legal custodian of the minor by a court exercising juvenile	40
jurisdiction, or has been deprived of parental rights and	41
responsibilities for the care of the minor and the right to have	42
the minor live with the parent and to be the legal custodian of	43
the minor by the appointment of a guardian of the person of the	44
minor by the probate court or by another court of competent	45
jurisdiction.	46

(C) (1) Any marriage between persons of the same sex is

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against the strong public policy of this state. Any marriage	48
between persons of the same sex shall have no legal force or-	49
effect in this state and, if attempted to be entered into in-	50
this state, is void ab initio and shall not be recognized by	51
this state.	52
(2) Any marriage entered into by persons of the same sex-	53
in any other jurisdiction shall be considered and treated in all-	54
respects as having no legal force or effect in this state and	55
shall not be recognized by this state.	56
(3)—The recognition or extension by the state of the	57
specific statutory benefits of a legal marriage to nonmarital	58
relationships between persons of the same sex or different sexes	59
is against the strong public policy of this state. Any public	60
act, record, or judicial proceeding of this state, as defined in	61
section 9.82 of the Revised Code, that extends the specific	62
statutory benefits of legal marriage to nonmarital relationships	63
between persons of the same sex or different sexes is void ab	64
initio. Nothing in division $\frac{(C)(3)-(B)}{(B)}$ of this section shall be	65
construed to do either of the following:	66
$\frac{(a)}{(1)}$ Prohibit the extension of specific benefits	67
otherwise enjoyed by all persons, married or unmarried, to	68
nonmarital relationships between persons of the same sex or	69
different sexes, including the extension of benefits conferred	70
by any statute that is not expressly limited to married persons,	71
which includes but is not limited to benefits available under	72
Chapter 4117. of the Revised Code;	73
$\frac{(b)-(2)}{(b)}$ Affect the validity of private agreements that are	74
otherwise valid under the laws of this state.	75
(4) (C) Any public act, record, or judicial proceeding of	76

any other state, country, or other jurisdiction outside this	77
state that extends the specific benefits of legal marriage to	78
nonmarital relationships between persons of the same sex or	79
different sexes shall be considered and treated in all respects	80
as having no legal force or effect in this state and shall not	81
be recognized by this state.	82
Sec. 3101.02. Persons of the age of sixteen or seventeen	83
years may be joined in marriage if both of the following apply:	84
years may be joined in marriage it both of the fortowing approx.	04
(A) The juvenile court has filed a consent to the marriage	85
under section 3101.04 of the Revised Code.	86
(B) The person has obtained consent as provided in_	87
sections 3101.021 to 3101.024 of the Revised Code.	88
Sec. 3101.021. To satisfy the requirement of division (B)	89
of section 3101.02 of the Revised Code, the person seeking	90
consent to be joined in marriage shall obtain the consent of the	91
person's parents, surviving parent, parent who is designated the	92
residential parent and legal custodian of the person by a court	93
of competent jurisdiction, guardian, or any one of the following	94
who has been awarded permanent custody of the person by a court	95
<pre>exercising juvenile jurisdiction:</pre>	96
(A) An adult person;	97
(B) The department of job and family services or any child	98
welfare organization certified by the department;	99
(C) A public children services agency.	100
Sec. 3101.022. For the purposes of section 3101.021 of the	101
Revised Code, a person shall not be required to obtain the	102
<pre>consent of a parent who meets any of the following:</pre>	103
(A) Resides in a foreign country;	104

(B) Has neglected or abandoned the person for a period of	105
one year or longer immediately preceding the person's	106
application for a marriage license;	107
(C) Has been adjudged incompetent;	108
(D) Is an inmate of a state mental or correctional	109
<pre>institution;</pre>	110
(E) Has been permanently deprived of parental rights and	111
responsibilities for the care of the person, the right to have	112
the person live with the parent, and the right to be the legal	113
custodian of the person by a court exercising juvenile	114
jurisdiction;	115
(F) Has been deprived of parental rights and	116
responsibilities for the care of the person, the right to have	117
the person live with the parent, and the right to be the legal	118
custodian of the person by the appointment of a guardian of the	119
person by the probate court or by another court of competent	120
jurisdiction.	121
Sec. 3101.02 3101.023. Any consent required under section	122
3101.01 3101.021 of the Revised Code shall be personally given	123
before the probate judge or a deputy clerk of the probate court,	124
or certified under the hand of the person consenting, by two	125
witnesses, one of whom shall appear before the judge and make	126
oath that the witness saw the person whose name is annexed to	127
the certificate subscribe it, or heard the person consenting	128
acknowledge it.	129
Sec. 3101.03 3101.024. If For the purposes of section	130
3101.021 of the Revised Code, if the parent or guardian of a	131
minor person applying for a marriage license is a nonresident	132
of, or is absent from, the county in which the marriage license	133

S. B. No. 198 Page 6
As Introduced

is applied for, the parent or guardian personally may appear 134 before the official upon whose authority marriage licenses are 135 issued in the county in which the parent or guardian is at the 136 time domiciled, and give consent in writing to that marriage. 137 The consent shall be attested to by two witnesses, certified to 138 by that official, and forwarded to the probate judge of the 139 county in which the license is applied for. The probate judge 140 may administer any oath required, issue and sign the license, 141 and affix the seal of the probate court. 142

Sec. 3101.04. When the juvenile court files a consent to 143 marriage pursuant to the juvenile rules, the probate court may 144 thereupon issue a license, notwithstanding either or both the 145 contracting parties for the marital relation are under the 146 minimum age prescribed in section 3101.01 of the Revised Code 147 sixteen or seventeen years. The license shall not issue until 148 section 3101.05 of the Revised Code has been complied with, and 149 until such child has been born, or it is found beyond doubt by 150 the juvenile court that the minor female is pregnant and intends 151 to have the child. 152

Sec. 3101.05. (A) The parties to a marriage shall make an 153 application for a marriage license. Each of the persons seeking 154 a marriage license shall personally appear in the probate court 155 within the county where either resides, or, if neither is a 156 resident of this state, where the marriage is expected to be 157 solemnized. If neither party is a resident of this state, the 158 marriage may be solemnized only in the county where the license 159 is obtained. Each party shall make application and shall state 160 upon oath, the party's name, age, residence, place of birth, 161 occupation, father's name, and mother's maiden name, if known, 162 and the name of the person who is expected to solemnize the 163 marriage. If either party has been previously married, the 164

application shall include the names of the parties to any	165
previous marriage and of any minor children, and if divorced the	166
jurisdiction, date, and case number of the decree. If either	167
applicant is under the age of eighteen sixteen or seventeen	168
years, the judge shall require the applicants to state that they	169
received marriage counseling satisfactory to the court. Except	170
as otherwise provided in this division, the application also	171
shall include each party's social security number. In lieu of	172
requiring each party's social security number on the	173
application, the court may obtain each party's social security	174
number, retain the social security numbers in a separate record,	175
and allow a number other than the social security number to be	176
used on the application for reference purposes. If a court	177
allows the use of a number other than the social security number	178
to be used on the application for reference purposes, the record	179
containing the social security number is not a public record,	180
except that, in any of the circumstances set forth in divisions	181
$\frac{(A)(1)}{(A)(1)} = \frac{(C)(1)}{(C)(1)} = (C$	182
Code, the record containing the social security number shall be	183
made available for inspection under section 149.43 of the	184
Revised Code.	185

Immediately upon receipt of an application for a marriage license, the court shall place the parties' record in a book kept for that purpose. If the probate judge is satisfied that there is no legal impediment and if one or both of the parties are present, the probate judge shall grant the marriage license.

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If the judge is satisfied from the affidavit of a 191 reputable physician in active practice and residing in the 192 county where the probate court is located, that one of the 193 parties is unable to appear in court, by reason of illness or 194 other physical disability, a marriage license may be granted 195

upon application and oath of the other party to the contemplated	196
marriage; but in that case the person who is unable to appear in	197
court, at the time of making application for a marriage license,	198
shall make and file in that court, an affidavit setting forth	199
the information required of applicants for a marriage license.	200
A probate judge may grant a marriage license under this	201
section at any time after the application is made.	202
A marriage license issued shall not display the social	203
security number of either party to the marriage.	204
(B) An applicant for a marriage license who knowingly	205
makes a false statement in an application or affidavit	206
prescribed by this section is guilty of falsification under	207
section 2921.13 of the Revised Code.	208
(C) No licensing officer shall issue a marriage license if	209
the officer has not received the application, affidavit, or	210
other statements prescribed by this section or if the officer	211
has reason to believe that any of the statements in a marriage	212
license application or in an affidavit prescribed by this	213
section are false.	214
(D) Any fine collected for violation of this section shall	215
be paid to the use of the county together with the costs of	216
prosecution.	217
Section 2. That existing sections 3101.01, 3101.02,	218
3101.03, 3101.04, and 3101.05 of the Revised Code are hereby	219
repealed.	220
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