As Introduced

135th General Assembly

Regular Session 2023-2024

H. B. No. 322

Representatives Seitz, Abrams

Cosponsors: Representatives King, Robb Blasdel, Schmidt, Carruthers, White, Miller, K., Dean, Cross

A BILL

То	amend sections 2901.13, 3797.01, 3797.04,	1
	3797.10, and 3797.12; to enact section 2907.071;	2
	and to repeal section 3797.11 of the Revised	3
	Code to impose a civil penalty, rather than a	4
	criminal penalty, on a person who fails to	5
	register with the childhood sexual abuse civil	6
	registry, to eliminate the residence restriction	7
	on such person, to create the offense of	8
	grooming, and to extend the limitation period	9
	for prosecuting a violation of the law requiring	10
	certain persons to report child abuse or neglect	11
	under certain circumstances.	12

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

Section 1. That sections 2901.13, 3797.01, 3797.04,	13
3797.10, and 3797.12 be amended and section 2907.071 of the	14
Revised Code be enacted to read as follows:	15
Sec. 2901.13. (A)(1) Except as provided in division (A)	16
(2), (3), (4), $\frac{\text{or}}{\text{or}}$ (5), $\frac{\text{or}}{\text{or}}$ (6) of this section or as otherwise	17
provided in this section, a prosecution shall be barred unless	18

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it is commenced within the following periods after an offense is committed:	19 20
Commit ecca.	20
(a) For a felony, six years;	21
(b) For a misdemeanor other than a minor misdemeanor, two	22
years;	23
(c) For a minor misdemeanor, six months.	24
(2) There is no period of limitation for the prosecution	25
of a violation of section 2903.01 or 2903.02 of the Revised Code	26
or for the prosecution of a conspiracy to commit, attempt to	27
commit, or complicity in committing a violation of section	28
2903.01 or 2903.02 of the Revised Code.	29
(3) Except as otherwise provided in divisions (B) to (J)	30
of this section, a prosecution of any of the following offenses	31
shall be barred unless it is commenced within twenty years after	32
the offense is committed:	33
(a) A violation of section 2903.03, 2903.04, 2905.01,	34
2905.32, 2907.04, 2907.05, 2907.21, 2909.02, 2909.22, 2909.23,	35
2909.24, 2909.26, 2909.27, 2909.28, 2909.29, 2911.01, 2911.02,	36
2911.11, 2911.12, or 2917.02 of the Revised Code, a violation of	37
section 2903.11 or 2903.12 of the Revised Code if the victim is	38
a peace officer, a violation of section 2903.13 of the Revised	39
Code that is a felony, or a violation of former section 2907.12	40
of the Revised Code;	41
(b) A conspiracy to commit, attempt to commit, or	42
complicity in committing a violation set forth in division (A)	43
(3) (a) of this section.	44
(4) Except as otherwise provided in divisions (D) to (L)	45
of this section, a prosecution of a violation of section 2907.02	46

or 2907.03 of the Revised Code or a conspiracy to commit,	47
attempt to commit, or complicity in committing a violation of	48
either section shall be barred unless it is commenced within	49
twenty-five years after the offense is committed.	50
(5)(a) Except as otherwise provided in divisions (A)(5)(b)	51
and (E) to (I) of this section, a prosecution of a violation of	52
section 2907.13 of the Revised Code shall be barred unless it is	53
commenced within five years after the offense is committed.	54
(b) Prosecution that would otherwise be barred under	55
division (A)(5)(a) of this section may be commenced within five	56
years after the date of the discovery of the offense by either	57
an aggrieved person or the aggrieved person's legal	58
representative who is not a party to the offense.	59
(c) As used in division (B)(5)(b) of this section,	60
"aggrieved person" includes any of the following individuals	61
with regard to a violation of section 2907.13 of the Revised	62
Code:	63
(i) A patient who was the victim of the violation;	64
(ii) The spouse or surviving spouse of a patient who was	65
the victim of the violation;	66
(iii) Any child born as a result of the violation.	67
(6) A prosecution for a violation of division (A)(1) or	68
(4) of section 2151.421 of the Revised Code, which is a	69
misdemeanor of the fourth degree, or a misdemeanor of the first	70
degree under circumstances specified in section 2151.99 of the	71
Revised Code, is barred unless it is commenced within four years	72
after the violation is committed.	73
(B)(1) Except as otherwise provided in division (B)(2) of	74

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this section, if the period of limitation provided in division	75
(A)(1) or (3) of this section has expired, prosecution shall be	76
commenced for an offense of which an element is fraud or breach	77
of a fiduciary duty, within one year after discovery of the	78
offense either by an aggrieved person, or by the aggrieved	79
person's legal representative who is not a party to the offense.	80
(2) If the period of limitation provided in division (A)	81
(1) or (3) of this section has expired, prosecution for a	82
violation of section 2913.49 of the Revised Code shall be	83
commenced within five years after discovery of the offense	84
either by an aggrieved person or the aggrieved person's legal	85
representative who is not a party to the offense.	86
(C)(1) If the period of limitation provided in division	87
(A) (1) or (3) of this section has expired, prosecution shall be	88
commenced for the following offenses during the following	89
specified periods of time:	90
(a) For an offense involving misconduct in office by a	91
public servant, at any time while the accused remains a public	92
servant, or within two years thereafter;	93
(b) For an offense by a person who is not a public servant	94
but whose offense is directly related to the misconduct in	95
office of a public servant, at any time while that public	96
servant remains a public servant, or within two years	97
thereafter.	98
(2) As used in this division:	99
(a) An "offense is directly related to the misconduct in	100
office of a public servant" includes, but is not limited to, a	101
violation of section 101.71, 101.91, 121.61 or 2921.13, division	102
(F) or (H) of section 102.03, division (A) of section 2921.02,	103

division (A) or (B) of section 2921.43, or division (F) or (G)	104
of section 3517.13 of the Revised Code, that is directly related	105
to an offense involving misconduct in office of a public	106
servant.	107
(b) "Public servant" has the same meaning as in section	108
2921.01 of the Revised Code.	109
(D)(1) If a DNA record made in connection with the	110
criminal investigation of the commission of a violation of	111
section 2907.02 or 2907.03 of the Revised Code is determined to	112
match another DNA record that is of an identifiable person and	113
if the time of the determination is later than twenty-five years	114
after the offense is committed, prosecution of that person for a	115
violation of the section may be commenced within five years	116
after the determination is complete.	117
(2) If a DNA record made in connection with the criminal	118
investigation of the commission of a violation of section	119
2907.02 or 2907.03 of the Revised Code is determined to match	120
another DNA record that is of an identifiable person and if the	121
time of the determination is within twenty-five years after the	122
offense is committed, prosecution of that person for a violation	123
of the section may be commenced within the longer of twenty-five	124
years after the offense is committed or five years after the	125
determination is complete.	126
(3) As used in this division, "DNA record" has the same	127
meaning as in section 109.573 of the Revised Code.	128
(E) An offense is committed when every element of the	129
offense occurs. In the case of an offense of which an element is	130
a continuing course of conduct, the period of limitation does	131
not begin to run until such course of conduct or the accused's	132

accountability for it terminates, whichever occurs first.	133
(F) A prosecution is commenced on the date an indictment	134
is returned or an information filed, or on the date a lawful	135
arrest without a warrant is made, or on the date a warrant,	136
summons, citation, or other process is issued, whichever occurs	137
first. A prosecution is not commenced by the return of an	138
indictment or the filing of an information unless reasonable	139
diligence is exercised to issue and execute process on the same.	140
A prosecution is not commenced upon issuance of a warrant,	141
summons, citation, or other process, unless reasonable diligence	142
is exercised to execute the same.	143
(G) The period of limitation shall not run during any time	144
when the corpus delicti remains undiscovered.	145
(H) The period of limitation shall not run during any time	146
when the accused purposely avoids prosecution. Proof that the	147
accused departed this state or concealed the accused's identity	148
or whereabouts is prima-facie evidence of the accused's purpose	149
to avoid prosecution.	150
(I) The period of limitation shall not run during any time	151
a prosecution against the accused based on the same conduct is	152
pending in this state, even though the indictment, information,	153
or process that commenced the prosecution is quashed or the	154
proceedings on the indictment, information, or process are set	155
aside or reversed on appeal.	156
(J) The period of limitation for a violation of any	157
provision of Title XXIX of the Revised Code that involves a	158
physical or mental wound, injury, disability, or condition of a	159
nature that reasonably indicates abuse or neglect of a child	160
under eighteen years of age or of a child with a developmental	161

disability or physical impairment under twenty-one years of age	162
shall not begin to run until either of the following occurs:	163
(1) The victim of the offense reaches the age of majority.	164
(2) A public children services agency, or a municipal or	165
county peace officer that is not the parent or guardian of the	166
child, in the county in which the child resides or in which the	167
abuse or neglect is occurring or has occurred has been notified	168
that abuse or neglect is known, suspected, or believed to have	169
occurred.	170
(K) As used in this section, "peace officer" has the same	171
meaning as in section 2935.01 of the Revised Code.	172
(L)(1) The amendments to divisions (A) and (D) of this	173
section that took effect on July 16, 2015, apply to a violation	174
of section 2907.02 or 2907.03 of the Revised Code committed on	175
and after July 16, 2015, and apply to a violation of either of	176
those sections committed prior to July 16, 2015, if prosecution	177
for that violation was not barred under this section as it	178
existed on the day prior to July 16, 2015.	179
(2) The amendment to division (A)(2) of this section that	180
takes effect on the effective date of this amendment April 4,	181
2023, applies to a conspiracy to commit, attempt to commit, or	182
complicity in committing a violation of section 2903.01 or	183
2903.02 of the Revised Code if the conspiracy, attempt, or	184
complicity is committed on or after the effective date of this-	185
amendment April 4, 2023, and applies to a conspiracy to commit,	186
attempt to commit, or complicity in committing a violation of	187
either of those sections if the conspiracy, attempt, or	188
complicity was committed prior to that effective date April 4,	189
2023, and prosecution for that conspiracy, attempt, or	190

complicity was not barred under this section as it existed on	191
the day prior to that effective date April 4, 2023.	192
Sec. 2907.071. (A) As used in this section, "pattern of	193
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conduct" has the same meaning as in section 2903.211 of the	
Revised Code.	195
(B) No person who is eighteen years of age or older shall	196
engage in a pattern of conduct with a minor who is thirteen	197
years of age or older but less than sixteen years of age and who	198
is four or more years younger than the person, when the pattern	199
of conduct would cause a reasonable adult person to believe that	200
the person is communicating with the minor with purpose to	201
entice, coerce, solicit, or prepare the minor to engage in	202
sexual activity, and when the person's purpose in engaging in	203
the pattern of conduct is to entice, coerce, solicit, or prepare	204
the minor to engage in sexual activity with the person or a	205
third person.	206
(C) No person who is eighteen years of age or older shall	207
engage in a pattern of conduct with a minor if the person and	208
the minor are in any of the relationships described in divisions	209
(A) (5) to (13) of section 2907.03 of the Revised Code, when the	210
pattern of conduct would cause a reasonable adult person to	211
believe that the person is communicating with the minor with	212
purpose to entice, coerce, solicit, or prepare the minor to	213
engage in sexual activity, and when the person's purpose in	214
engaging in the pattern of conduct is to entice, coerce,	215
solicit, or prepare the minor to engage in sexual activity with	216
the person or a third person.	217
(D) Whoever violates this section is guilty of grooming.	218
(1) Except as otherwise provided in this division, a	219

violation of division (B) of this section is a misdemeanor of	220
the second degree. If the offender supplied alcohol or a drug of	221
abuse to the victim of the offense, a violation of division (B)	222
of this section is a felony of the fifth degree. If the offender	223
previously has been convicted of or pleaded guilty to a	224
violation of this section or a sexually oriented offense or a	225
child-victim oriented offense, a violation of division (B) of	226
this section is a felony of the fourth degree. If the offender	227
previously has been convicted of or pleaded guilty to a	228
violation of this section or a sexually oriented offense or a	229
child-victim oriented offense and the offender supplied alcohol	230
or a drug of abuse to the victim of the offense, a violation of	231
division (B) of this section is a felony of the third degree.	232
(2) Except as otherwise provided in this division, a	233
violation of division (C) of this section is a misdemeanor of	234
the first degree. If the offender supplied alcohol or a drug of	235
abuse to the victim of the offense, a violation of division (C)	236
of this section is a felony of the fifth degree. If the victim	237
of the offense is less than thirteen years of age or if the	238
offender previously has been convicted of or pleaded guilty to a	239
violation of this section or a sexually oriented offense or a	240
child-victim oriented offense, a violation of division (C) of	241
this section is a felony of the fourth degree. If the victim of	242
the offense is less than thirteen years of age or if the	243
offender previously has been convicted of or pleaded guilty to a	244
violation of this section or a sexually oriented offense or a	245
child-victim oriented offense and the offender supplied alcohol	246
or a drug of abuse to the victim of the offense, a violation of	247
division (C) of this section is a felony of the third degree.	248
(E) A prosecution for a violation of this section does not	249
preclude a prosecution of a violation of any other section of	250

the Revised Code. One or more acts, a series of acts, or a	251
course of behavior that can be prosecuted under this section or	252
any other section of the Revised Code may be prosecuted under	253
this section, the other section of the Revised Code, or both	254
sections.	255
Sec. 3797.01. As used in sections 3797.01 to 3797.12 of	256
the Revised Code:	257
(A) "Aggrieved person" means the individual to whom the	258
registrant would have been liable for assault or battery based	259
on childhood sexual abuse, as defined in section 2305.111 of the	260
Revised Code, but for the expiration of the limitation period	261
under that section.	262
(B) "Employed" means employed for more than fourteen days	263
or for an aggregate of thirty days in a calendar year.	264
(B) (C) "Registrant" means a person against whom a court	265
has entered a declaratory judgment under section 2721.21 of the	266
Revised Code and issued an order that the person be listed on	267
the civil registry maintained by the attorney general pursuant	268
to section 3797.08 of the Revised Code.	269
(C) (D) "Reside" includes temporarily reside.	270
(D) (E) "Sheriff" includes a person designated by a	271
sheriff to carry out functions that the sheriff is required to	272
perform under sections 3797.02 to 3797.12 of the Revised Code.	273
(E) (F) "Temporarily reside" means live in a county in	274
this state, other than as a permanent resident, for a period of	275
five or more consecutive days.	276
Sec. 3797.04. (A) A registrant shall verify the	277
registrant's current residence address and employment address on	278

	0.00
each anniversary of the registrant's initial registration date	279
by personally appearing before the sheriff of the county in	280
which the registrant is registered not earlier than ten days	281
before the anniversary date and not later than the anniversary	282
date and completing and signing a copy of a verification form	283
provided by the sheriff. The sheriff shall sign the completed	284
form and indicate on the form the date on which it is completed.	285
The verification is complete when the registrant personally	286
appears before the sheriff and completes and signs the form.	287
(B) To facilitate the verification of a registrant's	288
current residence or employment address, the sheriff with whom	289
the registrant most recently registered the address may mail a	290
nonforwardable verification form to the registrant's last	291
reported residence address or employment address, as applicable,	292
with a notice that conspicuously states that the registrant must	293
personally appear before the sheriff to complete the form and	294
the date by which the form must be completed. Regardless of	295
whether a sheriff mails a form to a registrant, each registrant	296
shall personally appear before the sheriff to verify the	297
address.	298
(C)(1) If a registrant fails to verify a current residence	299
address or employment address by the date required for the	300
verification, the sheriff with whom the registrant is required	301
to verify the current address shall send on the day following	302
that date required for the verification and at the registrant's	303
last known residence or place of employment, as applicable, a	304
written warning to the registrant regarding the registrant's	305
duty to verify the registrant's current address.	306
The written warning shall do all of the following:	307

(a) Identify the sheriff who sends it and the date on

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which it is sent;	309
(b) State conspicuously that the registrant has failed to	310
verify the registrant's current residence address or employment	311
address, as applicable, by the date required for the	312
verification;	313
(c) Conspicuously state that the registrant has seven days	314
from the date on which the warning is sent to verify the current	315
residence address or employment address, as applicable, with the	316
sheriff who sent the warning;	317
(d) Conspicuously state that a failure to timely verify	318
the specified current address or addresses is a felony-	319
offensesubject to a civil penalty of up to two thousand five	320
<pre>hundred dollars;</pre>	321
(e) Conspicuously state that the registrant will not be	322
prosecuted liable for that civil penalty for a failure to timely	323
verify a current address if the registrant verifies the current	324
address with that sheriff within that seven-day period;	325
(f) Conspicuously state that the registrant will be	326
arrested or taken into custody, as appropriate, and prosecuted-	327
<u>liable for that civil penalty</u> for a failure to timely verify a	328
current address if the registrant does not verify the current	329
address with that sheriff within that seven-day period.	330
(2) If a registrant fails to verify a current address as	331
required by this section by the date required for the	332
verification, the registrant shall not be prosecuted liable for	333
that civil penalty for a violation of division (A) of section	334
3797.10 of the Revised Code unless the seven-day period	335
subsequent to that date that the registrant is provided under	336
division (C)(1) of this section to verify the current address	337

has expired and the registrant has not verified the current	338
address prior to the expiration of that seven-day period. Upon	339
the expiration of the seven-day period that the registrant is	340
provided under division (C)(1) of this section to verify the	341
current address, if the registrant has not verified the current	342
address, all of the following apply:	343
(a) The sheriff with whom the registrant is required to	344
verify the current address promptly shall notify the attorney	345
general of the failure.	346
(b) The sheriff with whom the registrant is required to	347
verify the current address, the sheriff of the county in which-	348
the registrant resides or is employed, or a deputy of the-	349
appropriate sheriff shall locate the registrant, promptly shall-	350
seek a warrant for the arrest or taking into custody, as	351
appropriate, of the registrant for the violation of division (A)	352
of section 3797.10 of the Revised Code, and shall arrest the	353
registrant promptly shall refer the registrant's failure to	354
verify the current address to either of the following:	355
(i) The prosecuting attorney of the county in which the	356
registrant is required to verify the current address to that	357
<pre>county's sheriff;</pre>	358
(ii) The prosecuting attorney of the county in which the	359
registrant resides or is employed.	360
(c) The prosecuting attorney to whom the referral is made	361
under division (C)(2)(b) of this section may file a civil action	362
against the registrant is subject to prosecution for a violation	363
of division (A) of section 3797.10 of the Revised Code. If the	364
prosecuting attorney does not file the civil action within	365
forty-five days after the referral, the aggrieved person may	366

file that civil action.	367
(D) A registrant who is required to verify a current	368
address pursuant to division (A) of this section shall do so	369
unless and until the registrant is removed from the civil	370
registry pursuant to section 2721.21 of the Revised Code.	371
Sec. 3797.10. (A) No registrant who is required to	372
register pursuant to section 3797.02 of the Revised Code, send a	373
sheriff a written notice of a new residence or employment	374
address or of an intent to reside in a county pursuant to	375
section 3797.03 of the Revised Code, or verify a current address	376
pursuant to section 3797.05 of the Revised Code shall fail to	377
register, send the notice, or verify the address as required by	378
those sections.	379
(B) It is an affirmative defense to a charge of a	380
violation of A registrant does not violate division (A) of this	381
section by failing to send written notice of a change of	382
residence or employment address or notice of intent to reside in	383
a county as required by section 3797.03 of the Revised Code that	384
<pre>if_both of the following apply:</pre>	385
(1) It was impossible for the registrant to provide the	386
notice to the sheriff because of a lack of knowledge on the date	387
specified for the provision of the notice of an address change	388
or of the new address.	389
(2) The registrant provided notice of the address change	390
or the new address to the sheriff as in compliance with both of	391
<pre>the following:</pre>	392
(a) As soon as possible, but not later than the end of the	393
first business day, after learning of the address change or of	394
the new address by providing notice of the address change or the	395

new address to the sheriff by telephone immediately upon	396
learning of the address change or new address or, if the	397
registrant did not have reasonable access to a telephone at that	398
time, as soon as possible, but not later than the end of the	399
first business day, after learning of the address change and	400
having reasonable access to a telephone.	401
$\frac{(3)}{(b)}$ As soon as possible, but not later than the end of	402
the first business day, after providing notice of the address	403
change to the sheriff by telephone, the registrant provided	404
written notice of the address change to the sheriff.	405
(C) Whoever violates division (A) of this section is	406
guilty of a felony of the fifth degreeshall be subject to a	407
civil penalty of up to two thousand five hundred dollars.	408
Sec. 3797.12. (A) Except as provided in division (B) of	409
this section, any of the following persons shall be immune from	410
liability in a civil action to recover damages for injury,	411
death, or loss to person or property allegedly caused by an act	412
or omission in connection with a power, duty, responsibility, or	413
authorization under sections 3797.01 to $\frac{3797.11}{3797.10}$ of the	414
Revised Code or under rules adopted under authority of those	415
sections:	416
(1) The attorney general, a deputy, officer, or employee	417
of the office of the attorney general, a sheriff, or a deputy,	418
officer, or employee of the office of the sheriff;	419
(2) A prosecutor and an officer or employee of the office	420
of a prosecutor;	421
(3) A person identified in division (A)(2), (3), (4), (5),	422
(6), or (7) of section 3797.06 of the Revised Code or the agent	423
of that person;	424

(4) A person identified in division (A)(2) of section	425
3797.05 of the Revised Code, regarding the person's provision of	426
information pursuant to that division to a sheriff.	427
(B) The immunity described in division (A) of this section	428
does not apply to a person described in divisions (A)(1) to (4)	429
of this section if, in relation to the act or omission in	430
question, any of the following applies:	431
(1) The act or omission was manifestly outside the scope	432
of the person's employment or official responsibilities.	433
(2) The act or omission was with malicious purpose, in bad	434
faith, or in a wanton or reckless manner.	435
(3) Liability for the act or omission is expressly imposed	436
by a section of the Revised Code.	437
Section 2. That existing sections 2901.13, 3797.01,	438
Section 2. That existing sections 2901.13, 3797.01, 3797.04, 3797.10, and 3797.12 of the Revised Code are hereby	438 439
3797.04, 3797.10, and 3797.12 of the Revised Code are hereby	439
3797.04, 3797.10, and 3797.12 of the Revised Code are hereby repealed.	439 440
3797.04, 3797.10, and 3797.12 of the Revised Code are hereby repealed. Section 3. That section 3797.11 of the Revised Code is	439 440 441
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3797.04, 3797.10, and 3797.12 of the Revised Code are hereby repealed. Section 3. That section 3797.11 of the Revised Code is hereby repealed. Section 4. Section 2901.13 of the Revised Code is presented in this act as a composite of the section as amended	439 440 441 442 443
3797.04, 3797.10, and 3797.12 of the Revised Code are hereby repealed. Section 3. That section 3797.11 of the Revised Code is hereby repealed. Section 4. Section 2901.13 of the Revised Code is presented in this act as a composite of the section as amended by both S.B. 16 and S.B. 288 of the 134th General Assembly. The	4 3 9 4 4 0 4 4 1 4 4 2 4 4 3 4 4 4 4 4 5
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