As Reported by the Senate Judiciary Committee

134th General Assembly

Regular Session 2021-2022

Sub. S. B. No. 202

Senators Hackett, Antonio

Cosponsors: Senators Maharath, Cirino, Craig, Brenner, Romanchuk, Yuko, Manning

A BILL

То	enact sections 2131.03, 2131.031, 2131.032,	1
	2131.033, 2131.034, 2131.035, and 2131.036 of	2
	the Revised Code to prohibit a person's	3
	disability from being the basis to deny or limit	4
	custody, parenting time, visitation, adoption,	5
	or service as a guardian or foster caregiver,	6
	regarding a minor.	7

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

Section 1. That sections 2131.03, 2131.031, 2131.032,	8
2131.033, 2131.034, 2131.035, and 2131.036 of the Revised Code	9
be enacted to read as follows:	10
Sec. 2131.03. As used in sections 2131.03 to 2131.036 of	11
the Revised Code, "disability" has the same meaning as in the	12
"Americans with Disabilities Act of 1990," 42 U.S.C. 12102.	13
Sec. 2131.031. (A) No court, public children services	14
agency, private child placing agency, or private noncustodial	15
agency shall deny or limit a person from any of the following	16
solely on the basis that the person has a disability:	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) Division (A) of this section shall not be construed to	23
guarantee or grant a person with a disability a right to conduct	24
activities or exercise authority as described in that division.	25
Sec. 2131.032. (A) A court, public children services	26
agency, private child placing agency, or private noncustodial	27
agency, when determining whether to grant a person with a	28
disability the right to conduct activities or exercise authority	29
as described in division (A) of section 2131.031 of the Revised	30
Code, shall determine whether modifications or supportive	31
services designed to assist the person regarding the activities	32
or authority are necessary and reasonable.	33
(B) A public children services agency, private child	34
placing agency, or private noncustodial agency shall provide its	35
reasons for a determination under division (A) of this section.	36
(C) A court shall make specific written findings of fact	37
and conclusions of law providing the basis for its determination	38
under division (A) of this section.	39
Sec. 2131.033. If modifications and supportive services	40
are determined to be necessary and reasonable under section	41
2131.032 of the Revised Code, the court, public children	42
services agency, private child placing agency, or private	43
noncustodial agency that made the determination may require the	44
modifications or services to be implemented to assist the person	45

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with a disability to conduct the activities or exercise the	46
authority as described in division (A) of section 2131.031 of	47
the Revised Code. The court, public children services agency,	48
private child placing agency, or private noncustodial agency	49
imposing the modifications or services shall review their	50
continued necessity and reasonableness after a reasonable amount	51
<u>of time.</u>	52
Sec. 2131.034. If modifications and supportive services	53
are not determined reasonable under section 2131.032 of the	54
Revised Code, the court, public children services agency,	55
private child placing agency, or private noncustodial agency	56
that made the determination shall deny or limit conduct of	57
activities or exercise of authority described under division (A)	58
of section 2131.031 of the Revised Code by the person with a	59
<u>disability.</u>	60
Sec. 2131.035. A person with a disability may bring an	61
action or, in the case of a court determination, file a motion,	62
to challenge either of the following:	63
(A) The modifications or supportive services required	64
under section 2131.033 of the Revised Code;	65
(B) The limitation or denial under section 2131.034 of the	66
Revised Code.	67
Sec. 2131.036. A court shall do one of the following	68
regarding an action or motion under section 2131.035 of the	69
Revised Code:	70
(A) Affirm the modifications or supportive services	71
required under section 2131.033 of the Revised Code or	72
limitation or denial under section 2131.034 of the Revised Code	73
and make specific written findings of fact and conclusions of	74

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law providing the basis for its decision as to why reasonable	75
modifications or supportive services are necessary in order to	76
conduct the activity or exercise the authority in question or	77
insufficient to alleviate any concerns. With regard to a motion	78
to challenge a court determination, the court shall consider,	79
and address in its decision, any new arguments or evidence	80
provided with the motion.	
(B) Rescind the modifications or supportive services or	82
limitation or denial and grant the person the right to conduct	83
activities or exercise authority described in section 2131.031	84
of the Revised Code, with or without reasonable modifications or	85
support services.	86

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