## As Reported by the House Commerce and Labor Committee

# 124th General Assembly Regular Session 2001-2002

Sub. H. B. No. 374

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REPRESENTATIVES Schmidt, Fessler, Webster, Setzer, Lendrum, Rhine, Carano, Kearns, Kilbane, Young

### ABILL

Го	amend sections 125.22, 2151.421, 2317.02, 4757.01	1
	to 4757.07, 4757.10 to 4757.12, 4757.15, 4757.16,	2
	4757.17, 4757.18, 4757.19, 4757.22, 4757.23,	3
	4757.27, 4757.28, 4757.29, 4757.31, 4757.32,	4
	4757.33, 4757.34, 4757.36, 4757.38, and 4757.43 and	5
	to enact sections 4757.30, 4757.301, 4757.361, and	6
	4757.44 of the Revised Code to provide for the	7
	licensing of independent marriage and family	8
	therapists and marriage and family therapists.	ç

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

shall establish the central service agency to perform routine

support for the following boards and commissions:

Section 1. That sections 125.22, 2151.421, 2317.02, 4757.01,	10
4757.02, 4757.03, 4757.04, 4757.05, 4757.06, 4757.07, 4757.10,	11
4757.11, 4757.12, 4757.15, 4757.16, 4757.17, 4757.18, 4757.19,	12
4757.22, 4757.23, 4757.27, 4757.28, 4757.29, 4757.31, 4757.32,	13
4757.33, 4757.34, 4757.36, 4757.38, and 4757.43 be amended and	14
sections 4757.30, 4757.301, 4757.361, and 4757.44 of the Revised	15
Code be enacted to read as follows:	16
Sec. 125.22. (A) The department of administrative services	17

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(1) State board of examiners of architects;	20
(2) Barber board;	21
(3) State chiropractic board;	22
(4) State board of cosmetology;	23
(5) Accountancy board;	24
(6) State dental board;	25
(7) State board of optometry;	26
(8) Ohio occupational therapy, physical therapy, and athletic trainers board;	27 28
(9) State board of registration for professional engineers and surveyors;	29 30
(10) State board of sanitarian registration;	31
(11) Board of embalmers and funeral directors;	32
(12) State board of psychology;	33
(13) Ohio optical dispensers board;	34
(14) Board of speech pathology and audiology;	35
(15) Counselor and, social worker, and marriage and family therapist board;	36 37
(16) State veterinary medical licensing board;	38
(17) Ohio board of dietetics;	39
(18) Commission on Hispanic-Latino affairs;	40
(19) Ohio respiratory care board;	41
(20) Ohio commission on African-American males.	42
(B)(1) Notwithstanding any other section of the Revised Code,	43
the agency shall perform the following routine support services	44
for the boards and commissions named in division (A) of this	45
section unless the controlling board exempts a board or commission	46

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from this requirement on the recommendation of the director of	47
administrative services:	48
(a) Preparing and processing payroll and other personnel	49
documents;	50
(b) Preparing and processing vouchers, purchase orders,	51
encumbrances, and other accounting documents;	52
(c) Maintaining ledgers of accounts and balances;	53
(d) Preparing and monitoring budgets and allotment plans in	54
consultation with the boards and commissions;	55
(e) Other routine support services that the director of	56
administrative services considers appropriate to achieve	57
efficiency.	58
(2) The agency may perform other services which a board or	59
commission named in division (A) of this section delegates to the	60
agency and the agency accepts.	61
(3) The agency may perform any service for any professional	62
or occupational licensing board not named in division (A) of this	63
section or any commission if the board or commission requests such	64
service and the agency accepts.	65
(C) The director of administrative services shall be the	66
appointing authority for the agency.	67
(D) The agency shall determine the fees to be charged to the	68
boards and commissions, which shall be in proportion to the	69
services performed for each board or commission.	70
(E) Each board or commission named in division (A) of this	71
section and any other board or commission requesting services from	72
the agency shall pay these fees to the agency from the general	73
revenue fund maintenance account of the board or commission or	74
from such other fund as the operating expenses of the board or	75
commission are paid. Any amounts set aside for a fiscal year by a	76

board or commission to allow for the payment of fees shall be used only for the services performed by the agency in that fiscal year. All receipts collected by the agency shall be deposited in the state treasury to the credit of the central service agency fund, which is hereby created. All expenses incurred by the agency in performing services for the boards or commissions shall be paid from the fund.

(F) Nothing in this section shall be construed as a grant of authority for the central service agency to initiate or deny personnel or fiscal actions for the boards and commissions.

Sec. 2151.421. (A)(1)(a) No person described in division (A)(1)(b) of this section who is acting in an official or professional capacity and knows or suspects that a child under eighteen years of age or a mentally retarded, developmentally disabled, or physically impaired child under twenty-one years of age 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 child, shall fail to immediately report that knowledge or suspicion to the public children services agency or a municipal or county peace officer in the county in which the child resides or in which the abuse or neglect is occurring or has occurred.

(b) Division (A)(1)(a) of this section applies to any person who is an attorney; physician, including a hospital intern or resident; dentist; podiatrist; practitioner of a limited branch of medicine as specified in section 4731.15 of the Revised Code; registered nurse; licensed practical nurse; visiting nurse; other health care professional; licensed psychologist; licensed school psychologist; independent marriage and family therapist or marriage and family therapist; speech pathologist or audiologist; coroner; administrator or employee of a child day-care center;

administrator or employee of a residential camp or child day camp;
administrator or employee of a certified child care agency or
other public or private children services agency; school teacher;
school employee; school authority; person engaged in social work
or the practice of professional counseling; or a person rendering
spiritual treatment through prayer in accordance with the tenets
of a well-recognized religion.

- (2) 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, except that the client or patient is deemed to have waived any testimonial privilege under division (A) or (B) of section 2317.02 of the Revised Code with respect to that communication 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 either a child under eighteen years of age or a mentally retarded, developmentally disabled, or physically impaired person under twenty-one years of age.
- (b) The attorney or physician knows or suspects, as a result of the communication or any observations made during that communication, 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 attorney-client or physician-patient relationship 138 does not arise out of the client's or patient's attempt to have an 139

- (D)(1) Upon the receipt of a report concerning the possible abuse or neglect of a child or the possible threat of abuse or neglect of a child, the municipal or county peace officer who receives the report shall refer the report to the appropriate public children services agency.
- (2) On receipt of a report pursuant to this division or division (A) or (B) of this section, the public children services agency shall comply with section 2151.422 of the Revised Code.
- (E) No township, municipal, or county peace officer shall remove a child about whom a report is made pursuant to this section from the child's parents, stepparents, or guardian or any other persons having custody of the child without consultation with the public children services agency, unless, in the judgment of the officer, and, if the report was made by physician, the physician, immediate removal is considered essential to protect the child from further abuse or neglect. The agency that must be consulted shall be the agency conducting the investigation of the report as determined pursuant to section 2151.422 of the Revised Code.
- (F)(1) Except as provided in section 2151.422 of the Revised Code, the public children services agency shall investigate, within twenty-four hours, each report of known or suspected child abuse or child neglect and of a known or suspected threat of child abuse or child neglect that is referred to it under this section to determine the circumstances surrounding the injuries, abuse, or neglect or the threat of injury, abuse, or neglect, the cause of the injuries, abuse, neglect, or threat, and the person or persons responsible. The investigation shall be made in cooperation with the law enforcement agency and in accordance with the memorandum of understanding prepared under division (J) of this section. A failure to make the investigation in accordance with the memorandum is not grounds for, and shall not result in, the

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dismissal of any charges or complaint arising from the report or the suppression of any evidence obtained as a result of the report and does not give, and shall not be construed as giving, any rights or any grounds for appeal or post-conviction relief to any person. The public children services agency shall report each case to a central registry which the department of job and family services shall maintain in order to determine whether prior reports have been made in other counties concerning the child or other principals in the case. The public children services agency shall submit a report of its investigation, in writing, to the law enforcement agency.

- (2) The public children services agency shall make any recommendations to the county prosecuting attorney or city director of law that it considers necessary to protect any children that are brought to its attention.
- (G)(1)(a) Except as provided in division (H)(3) of this section, anyone or any hospital, institution, school, health department, or agency participating in the making of reports under division (A) of this section, anyone or any hospital, institution, school, health department, or agency participating in good faith in the making of reports under division (B) of this section, and anyone participating in good faith in a judicial proceeding resulting from the reports, shall be immune from any civil or criminal liability for injury, death, or loss to person or property that otherwise might be incurred or imposed as a result of the making of the reports or the participation in the judicial proceeding.
- (b) Notwithstanding section 4731.22 of the Revised Code, 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

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, 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. On the request of the review board, the agency or peace officer may, at its discretion, make the report available to the review board.

- (5) A public children services agency shall advise a person alleged to have inflicted abuse or neglect on a child who is the subject of a report made pursuant to this section in writing of the disposition of the investigation. The agency shall not provide to the person any information that identifies the person who made the report, statements of witnesses, or police or other investigative reports.
- (I) Any report that is required by this section shall result in protective services and emergency supportive services being made available by the public children services agency on behalf of the children about whom the report is made, in an effort to prevent further neglect or abuse, to enhance their welfare, and, whenever possible, to preserve the family unit intact. The agency required to provide the services shall be the agency conducting the investigation of the report pursuant to section 2151.422 of the Revised Code.
- (J)(1) Each public children services agency shall prepare a memorandum of understanding that is signed by all of the following:
- (a) If there is only one juvenile judge in the county, the juvenile judge of the county or the juvenile judge's representative;
  - (b) If there is more than one juvenile judge in the county, a

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juvenile judge or the juvenile judges' representative selected by	297
the juvenile judges or, if they are unable to do so for any	298
reason, the juvenile judge who is senior in point of service or	299
the senior juvenile judge's representative;	300
(c) The county peace officer;	301
(d) All chief municipal peace officers within the county;	302
(e) Other law enforcement officers handling child abuse and	303
neglect cases in the county;	304
(f) The prosecuting attorney of the county;	305
(g) If the public children services agency is not the county	306
department of job and family services, the county department of	307
job and family services.	308
(2) A memorandum of understanding shall set forth the normal	309
operating procedure to be employed by all concerned officials in	310
the execution of their respective responsibilities under this	311
section and division (C) of section 2919.21, division (B)(1) of	312
section 2919.22, division (B) of section 2919.23, and section	313
2919.24 of the Revised Code and shall have as two of its primary	314
goals the elimination of all unnecessary interviews of children	315
who are the subject of reports made pursuant to division (A) or	316
(B) of this section and, when feasible, providing for only one	317
interview of a child who is the subject of any report made	318
pursuant to division (A) or (B) of this section. A failure to	319
follow the procedure set forth in the memorandum by the concerned	320
officials is not grounds for, and shall not result in, the	321
dismissal of any charges or complaint arising from any reported	322
case of abuse or neglect or the suppression of any evidence	323
obtained as a result of any reported child abuse or child neglect	324
and does not give, and shall not be construed as giving, any	325
rights or any grounds for appeal or post-conviction relief to any	326

person.

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(3) A memorandum of understanding shall include all of the	328
following:	329
(a) The roles and responsibilities for handling emergency and	330
nonemergency cases of abuse and neglect;	331
(b) Standards and procedures to be used in handling and	332
coordinating investigations of reported cases of child abuse and	333
reported cases of child neglect, methods to be used in	334
interviewing the child who is the subject of the report and who	335
allegedly was abused or neglected, and standards and procedures	336
addressing the categories of persons who may interview the child	337
who is the subject of the report and who allegedly was abused or	338
neglected.	339
(K)(1) Except as provided in division $(K)(4)$ of this section,	340
a person who is required to make a report pursuant to division (A)	341
of this section may make a reasonable number of requests of the	342
public children services agency that receives or is referred the	343
report to be provided with the following information:	344
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(a) Whether the agency has initiated an investigation of the	346
report;	347
(b) Whether the agency is continuing to investigate the	348
report;	349
(c) Whether the agency is otherwise involved with the child	350
who is the subject of the report;	351
(d) The general status of the health and safety of the child	352
who is the subject of the report;	353
(e) Whether the report has resulted in the filing of a	354
complaint in juvenile court or of criminal charges in another	355
court.	356
(2) A person may request the information specified in	357

division (K)(1) of this section only if, at the time the report is made, the person's name, address, and telephone number are provided to the person who receives the report.

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

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

- (3) A request made pursuant to division (K)(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 (K) of this section.
- (L) The director of job and family services shall adopt rules 387 in accordance with Chapter 119. of the Revised Code to implement 388

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this section. The department of job and family services may enter into a plan of cooperation with any other governmental entity to aid in ensuring that children are protected from abuse and neglect. The department shall make recommendations to the attorney general that the department determines are necessary to protect children from child abuse and child neglect.

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(M) No later than the end of the day following the day on which a public children services agency receives a report of alleged child abuse or child neglect, or a report of an alleged threat of child abuse or child neglect, that allegedly occurred in or involved an out-of-home care entity, the agency shall provide written notice of the allegations contained in and the person named as the alleged perpetrator in the report to the administrator, director, or other chief administrative officer of the out-of-home care entity that is the subject of the report unless the administrator, director, or other chief administrative officer is named as an alleged perpetrator in the report. If the administrator, director, or other chief administrative officer of an out-of-home care entity is named as an alleged perpetrator in a report of alleged child abuse or child neglect, or a report of an alleged threat of child abuse or child neglect, that allegedly occurred in or involved the out-of-home care entity, the agency shall provide the written notice to the owner or governing board of the out-of-home care entity that is the subject of the report. The agency shall not provide witness statements or police or other investigative reports.

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(N) No later than three days after the day on which a public children services agency that conducted the investigation as determined pursuant to section 2151.422 of the Revised Code makes a disposition of an investigation involving a report of alleged child abuse or child neglect, or a report of an alleged threat of child abuse or child neglect, that allegedly occurred in or

dental records or other communications between a patient and the

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physician or dentist that are related to the action and obtained by subpoena, search warrant, or other lawful means. A court that permits or compels a physician or dentist to testify in such an action or permits the introduction into evidence of patient records or other communications in such an action shall require that appropriate measures be taken to ensure that the confidentiality of any patient named or otherwise identified in the records is maintained. Measures to ensure confidentiality that may be taken by the court include sealing its records or deleting specific information from its records.

- (2)(a) If any law enforcement officer submits a written statement to a health care provider that states that an official criminal investigation has begun regarding a specified person or that a criminal action or proceeding has been commenced against a specified person, that requests the provider to supply to the officer copies of any records the provider possesses that pertain to any test or the results of any test administered to the specified person to determine the presence or concentration of alcohol, a drug of abuse, or alcohol and a drug of abuse in the person's blood, breath, or urine at any time relevant to the criminal offense in question, and that conforms to section 2317.022 of the Revised Code, the provider, except to the extent specifically prohibited by any law of this state or of the United States, shall supply to the officer a copy of any of the requested records the provider possesses. If the health care provider does not possess any of the requested records, the provider shall give the officer a written statement that indicates that the provider does not possess any of the requested records.
- (b) If a health care provider possesses any records of the type described in division (B)(2)(a) of this section regarding the person in question at any time relevant to the criminal offense in question, in lieu of personally testifying as to the results of

the test in question, the custodian of the records may submit a certified copy of the records, and, upon its submission, the certified copy is qualified as authentic evidence and may be admitted as evidence in accordance with the Rules of Evidence. Division (A) of section 2317.422 of the Revised Code does not apply to any certified copy of records submitted in accordance with this division. Nothing in this division shall be construed to limit the right of any party to call as a witness the person who administered the test to which the records pertain, the person under whose supervision the test was administered, the custodian of the records, the person who made the records, or the person under whose supervision the records were made.

- (3)(a) If the testimonial privilege described in division (B)(1) of this section does not apply as provided in division (B)(1)(a)(iii) of this section, a physician or dentist may be compelled to testify or to submit to discovery under the Rules of Civil Procedure only as to a communication made to the physician or dentist by the patient in question in that relation, or the physician's or dentist's advice to the patient in question, that related causally or historically to physical or mental injuries that are relevant to issues in the medical claim, dental claim, chiropractic claim, or optometric claim, action for wrongful death, other civil action, or claim under Chapter 4123. of the Revised Code.
- (b) If the testimonial privilege described in division (B)(1) of this section does not apply to a physician or dentist as provided in division (B)(1)(c) of this section, the physician or dentist, in lieu of personally testifying as to the results of the test in question, may submit a certified copy of those results, and, upon its submission, the certified copy is qualified as authentic evidence and may be admitted as evidence in accordance with the Rules of Evidence. Division (A) of section 2317.422 of

the Revised Code does not apply to any certified copy of results
submitted in accordance with this division. Nothing in this
division shall be construed to limit the right of any party to
call as a witness the person who administered the test in
question, the person under whose supervision the test was
administered, the custodian of the results of the test, the person
who compiled the results, or the person under whose supervision
the results were compiled.

- (4) The testimonial privilege described in division (B)(1) of this section is not waived when a communication is made by a physician to a pharmacist or when there is communication between a patient and a pharmacist in furtherance of the physician-patient relation.
- (5)(a) As used in divisions (B)(1) to (4) of this section, "communication" means acquiring, recording, or transmitting any information, in any manner, concerning any facts, opinions, or statements necessary to enable a physician or dentist to diagnose, treat, prescribe, or act for a patient. A "communication" may include, but is not limited to, any medical or dental, office, or hospital communication such as a record, chart, letter, memorandum, laboratory test and results, x-ray, photograph, financial statement, diagnosis, or prognosis.
- (b) As used in division (B)(2) of this section, "health care provider" means a hospital, ambulatory care facility, long-term care facility, pharmacy, emergency facility, or health care practitioner.
  - (c) As used in division (B)(5)(b) of this section:
- (i) "Ambulatory care facility" means a facility that provides 574 medical, diagnostic, or surgical treatment to patients who do not 575 require hospitalization, including a dialysis center, ambulatory 576 surgical facility, cardiac catheterization facility, diagnostic 577

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imaging center, extracorporeal shock wave lithotripsy center, home	578
health agency, inpatient hospice, birthing center, radiation	579
therapy center, emergency facility, and an urgent care center.	580
"Ambulatory health care facility" does not include the private	581
office of a physician or dentist, whether the office is for an	582
individual or group practice.	583
(ii) "Emergency facility" means a hospital emergency	584
department or any other facility that provides emergency medical	585
services.	586
(iii) "Health care practitioner" has the same meaning as in	587
section 4769.01 of the Revised Code.	588
(iv) "Hospital" has the same meaning as in section 3727.01 of	589
the Revised Code.	590
(v) "Long-term care facility" means a nursing home,	591
residential care facility, or home for the aging, as those terms	592
are defined in section 3721.01 of the Revised Code; an adult care	593
facility, as defined in section 3722.01 of the Revised Code; a	594
nursing facility or intermediate care facility for the mentally	595
retarded, as those terms are defined in section 5111.20 of the	596
Revised Code; a facility or portion of a facility certified as a	597
skilled nursing facility under Title XVIII of the "Social Security	598
Act," 49 Stat. 286 (1965), 42 U.S.C.A. 1395, as amended.	599
(vi) "Pharmacy" has the same meaning as in section 4729.01 of	600
the Revised Code.	601
(6) Divisions $(B)(1)$ , $(2)$ , $(3)$ , $(4)$ , and $(5)$ of this section	602
apply to doctors of medicine, doctors of osteopathic medicine,	603
doctors of podiatry, and dentists.	604
(7) Nothing in divisions (B)(1) to (6) of this section	605
affects, or shall be construed as affecting, the immunity from	606

civil liability conferred by section 307.628 or 2305.33 of the

Revised Code upon physicians who report an employee's use of a

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drug of abuse, or a condition of an employee other than one
involving the use of a drug of abuse, to the employer of the
employee in accordance with division (B) of that section. As used
in division (B)(7) of this section, "employee," "employer," and
"physician" have the same meanings as in section 2305.33 of the
Revised Code.

- (C) A member of the clergy, rabbi, priest, or regularly ordained, accredited, or licensed minister of an established and legally cognizable church, denomination, or sect, when the member of the clergy, rabbi, priest, or minister remains accountable to the authority of that church, denomination, or sect, concerning a confession made, or any information confidentially communicated, to the member of the clergy, rabbi, priest, or minister for a religious counseling purpose in the member of the clergy's, rabbi's, priest's, or minister's professional character; however, the member of the clergy, rabbi, priest, or minister may testify by express consent of the person making the communication, except when the disclosure of the information is in violation of a sacred trust;
- (D) Husband or wife, concerning any communication made by one to the other, or an act done by either in the presence of the other, during coverture, unless the communication was made, or act done, in the known presence or hearing of a third person competent to be a witness; and such rule is the same if the marital relation has ceased to exist;
- (E) A person who assigns a claim or interest, concerning any matter in respect to which the person would not, if a party, be permitted to testify;
- (F) A person who, if a party, would be restricted under section 2317.03 of the Revised Code, when the property or thing is sold or transferred by an executor, administrator, guardian, trustee, heir, devisee, or legatee, shall be restricted in the

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administration, or any of its personnel by the client, rules after an in-camera inspection that the testimony of the school guidance counselor is relevant to that action.

- (g) The testimony is sought in a civil action and concerns court-ordered treatment or services received by a patient as part of a case plan journalized under section 2151.412 of the Revised Code or the court-ordered treatment or services are necessary or relevant to dependency, neglect, or abuse or temporary or permanent custody proceedings under Chapter 2151. of the Revised Code.
- (2) Nothing in division (G)(1) of this section shall relieve a school guidance counselor or a person licensed or registered under Chapter 4757. of the Revised Code from the requirement to report information concerning child abuse or neglect under section 2151.421 of the Revised Code.
- (H) A mediator acting under a mediation order issued under division (A) of section 3109.052 of the Revised Code or otherwise issued in any proceeding for divorce, dissolution, legal separation, annulment, or the allocation of parental rights and responsibilities for the care of children, in any action or proceeding, other than a criminal, delinquency, child abuse, child neglect, or dependent child action or proceeding, that is brought by or against either parent who takes part in mediation in accordance with the order and that pertains to the mediation process, to any information discussed or presented in the mediation process, to the allocation of parental rights and responsibilities for the care of the parents' children, or to the awarding of parenting time rights in relation to their children;
- (I) A communications assistant, acting within the scope of the communication assistant's authority, when providing telecommunications relay service pursuant to section 4931.35 of the Revised Code or Title II of the "Communications Act of 1934,"

104 Stat. 366 (1990), 47 U.S.C. 225, concerning a communication made through a telecommunications relay service. Nothing in this section shall limit the obligation of a communications assistant to divulge information or testify when mandated by federal law or regulation or pursuant to subpoena in a criminal proceeding.

Nothing in this section shall limit any immunity or privilege granted under federal law or regulation.

- (J)(1) A chiropractor in a civil proceeding concerning a communication made to the chiropractor by a patient in that relation or the chiropractor's advice to a patient, except as otherwise provided in this division. The testimonial privilege established under this division does not apply, and a chiropractor may testify or may be compelled to testify, in any civil action, in accordance with the discovery provisions of the Rules of Civil Procedure in connection with a civil action, or in connection with a claim under Chapter 4123. of the Revised Code, under any of the following circumstances:
- (a) If the patient or the guardian or other legal 721 representative of the patient gives express consent. 722
- (b) If the patient is deceased, the spouse of the patient or 723the executor or administrator of the patient's estate gives 724express consent. 725
- (c) If a medical claim, dental claim, chiropractic claim, or optometric claim, as defined in section 2305.11 of the Revised Code, an action for wrongful death, any other type of civil action, or a claim under Chapter 4123. of the Revised Code is filed by the patient, the personal representative of the estate of the patient if deceased, or the patient's guardian or other legal representative.
- (2) If the testimonial privilege described in division (J)(1) of this section does not apply as provided in division (J)(1)(c)

of this section, a chiropractor may be compelled to testify or to submit to discovery under the Rules of Civil Procedure only as to a communication made to the chiropractor by the patient in question in that relation, or the chiropractor's advice to the patient in question, that related causally or historically to physical or mental injuries that are relevant to issues in the medical claim, dental claim, chiropractic claim, or optometric claim, action for wrongful death, other civil action, or claim under Chapter 4123. of the Revised Code.

- (3) The testimonial privilege established under this division does not apply, and a chiropractor may testify or be compelled to testify, in any criminal action or administrative proceeding.
- (4) As used in this division, "communication" means acquiring, recording, or transmitting any information, in any manner, concerning any facts, opinions, or statements necessary to enable a chiropractor to diagnosis diagnose, treat, or act for a patient. A communication may include, but is not limited to, any chiropractic, office, or hospital communication such as a record, chart, letter, memorandum, laboratory test and results, x-ray, photograph, financial statement, diagnosis, or prognosis.

#### Sec. 4757.01. As used in this chapter:

- (A) "Practice of professional counseling" means rendering or offering to render to individuals, groups, organizations, or the general public a counseling service involving the application of clinical counseling principles, methods, or procedures to assist individuals in achieving more effective personal, social, educational, or career development and adjustment, including the diagnosis and treatment of mental and emotional disorders.
- (B) "Clinical counseling principles, methods, or procedures" means an approach to counseling that emphasizes the counselor's

role in systematically assisting clients through all of the
following: assessing and analyzing background and current
information, diagnosing mental and emotional disorders, exploring
possible solutions, and developing and providing a treatment plan
for mental and emotional adjustment or development. "Clinical
counseling principles, methods, or procedures" includes at least
counseling, appraisal, consulting, and referral.

- (C) "Practice of social work" means the application of specialized knowledge of human development and behavior and social, economic, and cultural systems in directly assisting individuals, families, and groups in a clinical setting to improve or restore their capacity for social functioning, including counseling, the use of psychosocial interventions, and the use of social psychotherapy, which includes the diagnosis and treatment of mental and emotional disorders.
- (D) "Accredited educational institution" means an institution accredited by an a national or regional accrediting agency accepted by the board of regents.
- (E) "Scope of practice" means the services, methods, and techniques in which and the areas for which a person licensed or registered under this chapter is trained and qualified.
- (F) "Mental and emotional disorders" means those disorders that are classified in accepted nosologies such as the international classification of diseases and the diagnostic and statistical manual of mental disorders and in future editions of those nosologies.
- (G) "Marriage and family therapy" means the evaluation,
  assessment, counseling, management and treatment of emotional
  disorders, whether cognitive, affective, or behavioral, within the
  context of marriage and family systems, through the professional
  application of marriage and family therapies and techniques.

(H) "Practice of marriage and family therapy" means the	797
treatment, evaluation, assessment counseling, and management, of	798
emotional disorders, whether cognitive, affective or behavioral,	799
within the context of marriage and family systems, to individuals,	800
couples, and families, singly or in groups, whether those services	801
are offered directly to the general public or through public or	802
private organizations, for a fee, salary or other consideration	803
through the professional application of marriage and family	804
theories, therapies, and techniques, including, but not limited to	805
psychotherapeutic theories, therapies and techniques that marriage	806
and family therapists are educated and trained to perform. The	807
practice of marriage and family therapy does not mean any of the	808
following:	809
(1) The treatment of biologically based psychiatric	810
conditions without consultation with an appropriate medical doctor	811
or psychiatrist;	812
(2) The way of provide the constitute to above that are	012
(2) The use of psychotherapeutic techniques that are	813
exclusive to the scope of practice of a licensed psychologist or	814
psychiatrist;	815
(3) Any act that marriage and family therapists are not	816
educated to perform.	817
Sec. 4757.02. (A) Except as provided in division (C) of this	818
section and section 4757.41 of the Revised Code:	819
(1) No person shall engage in or hold herself or himself out	820
as claim to the public to be engaging in the practice of	821
professional counseling for a fee, salary, or other consideration	822
unless the person is currently licensed under this chapter as a	823
professional clinical counselor or professional counselor.	824
(2) No person shall practice or <del>hold herself or himself out</del>	825
, , <u> </u>	

as claim to the public to be practicing social work for a fee,

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salary, or other consideration unless the person is currently	827
licensed under this chapter as an independent social worker or a	828
social worker.	829
(3) No person shall hold herself or himself out as claim to	830
the public to be a social work assistant unless the person is	831
currently registered under this chapter as a social work	832
assistant.	833
(4) No person shall engage in the practice of marriage and	834
family therapy or claim to the public to be engaging in the	835
practice of marriage and family therapy unless the person is	836
currently licensed under this chapter as a marriage and family	837
therapist.	838
(B)(1) No person shall use the title "professional clinical	839
counselor," "professional counselor," or any other title or	840
description incorporating the word "counselor" or any initials	841
used to identify persons acting in those capacities unless	842
currently authorized under this chapter by licensure to act in the	843
capacity indicated by the title or initials.	844
(2) No person shall use the title "social worker,"	845
"independent social worker," "social work assistant," or any other	846
title or description incorporating the words "social worker" or	847
any initials used to identify persons acting in those capacities	848
unless the person is currently authorized by licensure or	849
registration under this chapter to act in the capacity indicated	850
by the title or initials.	851
(3) No person shall use the title "marriage and family	852
therapist" or any initials used to identify persons acting in that	853
capacity unless the person is currently authorized by licensure	854
under this chapter to act in the capacity indicated by the title	855
or initials.	856
(C)(1) Divisions (A)(1) to (3) of this section do not apply	857

engaged in the practice of marriage and family therapy, in educating and training master's, doctoral, or postdoctoral students of marriage and family therapy, or in marriage and family therapy research and, during the two years immediately preceding appointment, shall have devoted the majority of their professional time to the activity while residing in this state.

Two members shall be individuals licensed under this chapter as independent social workers. Two members shall be individuals licensed under this chapter as social workers, at least one of whom must hold a bachelor's or master's degree in social work from an accredited educational institution recognized by the board. At all times, the social worker membership shall include one educator who holds a teaching position in a baccalaureate or master's degree social work program at an accredited educational institution recognized by the board.

Three members shall be representatives of the general public who have not practiced professional counseling, marriage and family therapy, or social work and have not been involved in the delivery of professional counseling, marriage and family therapy, or social work services. At least one of the members representing the general public shall be at least sixty years of age. During their terms the public members shall not practice professional counseling, marriage and family therapy, or social work or be involved in the delivery of professional counseling, marriage and family therapy, or social work services.

Not more than six eight members of the board may be members of the same political party or sex. At least one member of the board shall be of African, Native American, Hispanic, or Asian descent.

Of the initial appointees, three shall be appointed for terms ending October 10, 1985, four shall be appointed for terms ending October 10, 1986, and four shall be appointed for terms ending

October 10, 1987. Of the two initial independent marriage and family therapists appointed to the board, one shall be appointed for a term ending two years after the effective date of this amendment and one for a term ending three years after that date.

Of the two initial marriage and family therapists appointed to the board, one shall be appointed for a term ending two years after the effective date of this amendment and one for a term ending three years after that date. After the initial appointments, terms of office shall be three years, each term ending on the same day of the same month of the year as did the term that it succeeds.

A member shall hold office from the date of appointment until the end of the term for which the member was appointed. A member appointed to fill a vacancy occurring prior to the expiration of the term for which the member's predecessor was appointed shall hold office for the remainder of that term. A member shall continue in office after the expiration date of the member's term until a successor takes office or until a period of sixty days has elapsed, whichever occurs first. Members may be reappointed, except that if a person has held office for two consecutive full terms, the person shall not be reappointed to the board sooner than one year after the expiration of the second full term as a member of the board.

**Sec. 4757.04.** Within the counselor and, social worker, and marriage and family therapist board, there is hereby created the counselors professional standards committee and, the social workers professional standards committee, and the marriage and family therapist professional standards committee.

The counselors professional standards committee consists of the board's professional clinical counselor and professional counselor members and one of the members representing the public.

The committee has full authority to act on behalf of the board on

The marriage and family therapist professional standards

committee consists of the board's marriage and family therapists

and one of the members representing the public who is not the

member representing the public on the counselors professional

standards committee or the social workers professional standards

committee.

Sec. 4757.05. (A) The counselor and, social worker, and marriage and family therapist board shall meet as a whole to discuss and review issues regarding personnel, budgetary matters, administration, and any other matter pertaining to the operation of the entire board. The board shall hold at least one regular meeting every three months. Additional meetings may be held at such times as the board determines, upon call of the chairperson, or upon the written request of three four or more members of the board to the executive director. If three four or more members so request a meeting, the executive director shall call a meeting to commence in not more than seven days. Six Eight members of the board constitute a quorum to conduct business. Except as provided in section 4757.39 of the Revised Code, no action shall be taken without the concurrence of at least a quorum.

The counselors professional standards committee and, the social workers professional standards committee, and the marriage

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records and proceedings. Each of the board's professional	1015
standards committees shall use the seal to authenticate its	1016
records and proceedings.	1017
A statement, signed by the executive director of the board to	1018
which is affixed the official seal of the board, to the effect	1019
that a person specified in the statement is not currently licensed	1020
or registered under this chapter or that a license or certificate	1021
of registration has been revoked or suspended, shall be received	1022
as prima-facie evidence of a record of the board in any court or	1023
before any officer of the state.	1024
Sec. 4757.07. The counselor and, social worker, and marriage	1025
and family therapist board and its professional standards	1026
committees shall not discriminate against any licensee,	1027
registrant, or applicant for a license or certificate of	1028
registration under this chapter because of the person's race,	1029
color, religion, sex, national origin, disability as defined in	1030
section 4112.01 of the Revised Code, or age. The board or	1031
committee, as appropriate, shall afford a hearing to any person	1032
who files with the board or committee a statement alleging	1033
discrimination based on any of those reasons.	1034
Sec. 4757.10. The counselor and, social worker, and marriage	1035
and family therapist board may adopt any rules necessary to carry	1036
out this chapter. The	1037
The board shall adopt rules concerning that do all of the	1038
following:	1039
(A) Concern intervention for and treatment of any impaired	1040
person holding a license or certificate of registration issued	1041
under this chapter:	1042
(B) Establish standards for training and experience of	1043

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(3) The areas of competence in the field in which the person	1105
is licensed or registered and the services the person provides;	1106
(4) In the case of a person who is engaged in a private	1107
individual practice, partnership, or group practice, the person's	1108
fee schedule, listed by type of service or hourly rate;	1109
(5) At the bottom of the first page of the disclosure	1110
statement, the words, " $\frac{1}{2}$ This information is required by the	1111
counselor and, social worker, and marriage and family therapist	1112
board, which regulates the practices of professional counseling	1113
and, social work, and marriage and family therapy in this state."	1114
and, immediately beneath those words, the name, address, and	1115
telephone number of the board.	1116
Sec. 4757.15. The counselor and, social worker, and marriage	1117
and family therapist board shall prepare, cause to be prepared, or	1118
procure the use of, and grade, have graded, or procure the grading	1119
of, examinations to determine the competence of applicants for	1120
licensure under this chapter. The board may administer separate	1121
examinations to reflect differences in educational degrees earned	1122
by applicants. The board may develop the examinations or use	1123
examinations prepared by state or national organizations that	1124
represent the interests of those involved in professional	1125
counseling or, social work, or marriage and family therapy. The	1126
board shall conduct examinations at least twice each year and	1127
shall determine the level of competence necessary for a passing	1128
score.	1129
Sec. 4757.16. (A) A person seeking to be licensed under this	1130
chapter as a professional clinical counselor or professional	1131
counselor shall file with the counselors professional standards	1132
committee of the counselor and, social worker, and marriage and	1133

family therapist board a written application on a form prescribed

by the board. A person seeking to be licensed under this chapter	1135
as an independent social worker or social worker or registered	1136
under this chapter as a social work assistant shall file with the	1137
social workers professional standards committee of the board a	1138
written application on a form prescribed by the board. Each ${\underline{\mathtt{A}}}$	1139
person seeking to be licensed under this chapter as an independent	1140
marriage and family therapist or a marriage and family therapist	1141
shall file with the marriage and family therapist professional	1142
standards committee of the board a written application on a form	1143
prescribed by the board.	1144

Each form prescribed by the board shall contain a statement 1145 informing the applicant that a person who knowingly makes a false 1146 statement on the form is guilty of falsification under section 1147 2921.13 of the Revised Code, a misdemeanor of the first degree. 1148

(B) The professional standards committees shall review each 1149 application received and shall determine whether the applicant 1150 meets the requirements to receive the license or certificate of 1151 registration for which application has been made. 1152

Sec. 4757.17. The professional standards committees of the counselor and, social worker, and marriage and family therapist board shall review the applications of applicants for licensure or registration under this chapter who have received a post-secondary degree from an educational institution outside the United States. The committee reviewing the application shall determine whether the applicant's experience, command of the English language, and completed academic program meet the standards of an academic program of an accredited educational institution. If they do, the applicant shall be considered to have received the education from an accredited educational institution as required by this chapter and rules adopted under it.

Sec. 4757.18. The counselor and, social worker, and marriage	1165
and family therapist board may enter into a reciprocal agreement	1166
with any state that regulates individuals practicing in the same	1167
capacities as those regulated under this chapter if the board	1168
finds that the state has requirements substantially equivalent to	1169
the requirements this state has for receipt of a license or	1170
certificate of registration under this chapter. In a reciprocal	1171
agreement, the board agrees to issue the appropriate license or	1172
certificate of registration to any resident of the other state	1173
whose practice is currently authorized by that state if that	1174
state's regulatory body agrees to authorize the appropriate	1175
practice of any resident of this state who holds a valid license	1176
or certificate of registration issued under this chapter.	1177

The professional standards committees of the board may, by
endorsement, issue the appropriate license or certificate of
registration to a resident of a state with which the board does
not have a reciprocal agreement, if the person submits proof
satisfactory to the committee of currently being licensed,
certified, registered, or otherwise authorized to practice by that
state.

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Sec. 4757.19. On receipt of a notice pursuant to section 1185
3123.43 of the Revised Code, the counselor and, social worker, and 1186
marriage and family therapist board shall comply with sections 1187
3123.41 to 3123.50 of the Revised Code and any applicable rules 1188
adopted under section 3123.63 of the Revised Code with respect to 1189
a license issued pursuant to this chapter. 1190

Sec. 4757.22. (A) The counselors professional standards

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committee of the counselor and, social worker, and marriage and

family therapist board shall issue a license to practice as a

professional clinical counselor to each applicant who submits a

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properly completed application, pays the fee established under	1195
section 4757.31 of the Revised Code, and meets the requirements	1196
specified in division (B) of this section.	1197
(B) To be eligible for a professional clinical counselor	1198
license, an individual must meet the following requirements:	1199
(1) The individual must be of good moral character.	1200
(2) The individual must hold from an accredited educational	1201
institution a graduate degree in counseling.	1202
(3) The individual must complete a minimum of ninety quarter	1203
hours of graduate credit in counselor training acceptable to the	1204
committee, including a minimum of thirty quarter hours of	1205
instruction in the following areas:	1206
(a) Clinical psychopathology, personality, and abnormal	1207
behavior;	1208
(b) Evaluation of mental and emotional disorders;	1209
(c) Diagnosis of mental and emotional disorders;	1210
(d) Methods of prevention, intervention, and treatment of	1211
mental and emotional disorders.	1212
(4) The individual must complete, in either a private or	1213
clinical counseling setting, supervised experience in counseling	1214
that is of a type approved by the committee, is supervised by a	1215
professional clinical counselor or other qualified professional	1216
approved by the committee, and is in the following amounts:	1217
(a) In the case of an individual holding only a master's	1218
degree, not less than two years of experience, which must be	1219
completed after the award of the master's degree;	1220
(b) In the case of an individual holding a doctorate, not	1221
less than one year of experience, which must be completed after	1222
the award of the doctorate.	1223

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(5) The individual must pass a field evaluation that meets	1224
the following requirements:	1225
(a) Has been completed by the applicant's instructors,	1226
employers, supervisors, or other persons determined by the	1227
committee to be competent to evaluate an individual's professional	1228
competence;	1229
(b) Includes documented evidence of the quality, scope, and	1230
nature of the applicant's experience and competence in diagnosing	1231
and treating mental and emotional disorders.	1232
(6) The individual must pass an examination administered by	1233
the board for the purpose of determining ability to practice as a	1234
professional clinical counselor.	1235
(C) To be accepted by the committee for purposes of division	1236
(B) of this section, counselor training must include at least the	1237
following:	1238
(1) Instruction in human growth and development; counseling	1239
theory; counseling techniques; group dynamics, processing, and	1240
counseling; appraisal of individuals; research and evaluation;	1241
professional, legal, and ethical responsibilities; social and	1242
cultural foundations; and lifestyle and career development;	1243
(2) Participation in a supervised practicum and internship in	1244
counseling.	1245
(D) The committee may issue a provisional license to an	1246
applicant who meets all of the requirements to be licensed under	1247
this section, pending the receipt of transcripts or action by the	1248
committee to issue a license to practice as a professional	1249
clinical counselor.	1250
(E) An individual may not sit for the licensing examination	1251
unless the individual meets the educational requirements to be	1252
licensed under this section. An individual who is denied admission	1253

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to the licensing examination may appeal the denial in accordance	1254
with Chapter 119. of the Revised Code.	1255
(F) The board shall adopt any rules necessary for the	1256
committee to implement this section, including criteria for the	1257
committee to use in determining whether an applicant's training	1258
should be accepted and supervised experience approved. Rules	1259
adopted under this division shall be adopted in accordance with	1260
Chapter 119. of the Revised Code.	1261
Sec. 4757.23. (A) The counselors professional standards	1262
committee of the counselor and, social worker, and marriage and	1263
	1263
family therapist board shall issue a license as a professional	
counselor to each applicant who submits a properly completed	1265
application, pays the fee established under section 4757.31 of the	1266
Revised Code, and meets the requirements established under	1267
division (B) of this section.	1268
(B) To be eligible for a license as a professional counselor,	1269
an individual must meet the following requirements:	1270
(1) The individual must be of good moral character.	1271
(2) The individual must hold from an accredited educational	1272
institution a graduate degree in counseling.	1273
(3) The individual must complete a minimum of ninety quarter	1274
hours of graduate credit in counselor training acceptable to the	1275
committee, which the individual may complete while working toward	1276
receiving a graduate degree in counseling or subsequent to	1277
receiving the degree.	1278
(4) The individual must pass an examination administered by	1279
the board for the purpose of determining ability to practice as a	1280
professional counselor.	1281
(C) To be accepted by the committee for purposes of division	1282
(B) of this section, counselor training must include at least the	1283

Sec. 4757.29. (A) The social workers professional standards 1373 committee of the counselor and, social worker, and marriage and 1374 family therapist board shall issue a certificate of registration 1375 as a social work assistant to each applicant who submits a 1376 properly completed application, pays the fee established under 1377 section 4757.31 of the Revised Code, is of good moral character, 1378 and holds from an accredited educational institution an associate 1379 degree in social service technology or a bachelor's degree that is 1380 equivalent to an associate degree in social service technology or 1381 a related bachelor's or higher degree that is approved by the 1382 committee. 1383

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- (B) On and after the effective date of this section March 18, 1997, a counselor assistant certificate of registration issued under former section 4757.08 of the Revised Code shall be considered a certificate of registration as a social work assistant. The holder of the certificate is subject to the supervision requirements specified in section 4757.26 of the Revised Code, the continuing education requirements specified in section 4757.33 of the Revised Code, and regulation by the social workers professional standards committee. On the first renewal occurring after the effective date of this section March 18, 1997, the committee shall issue a certificate of registration as a social work assistant to each former counselor assistant who qualifies for renewal.
- (C) The social workers professional standards committee shall issue a certificate of registration as a social work assistant to any person who, on or before one year after the effective date of this section March 18, 1998, meets the requirements for a certificate of registration as a counselor assistant pursuant to division (A)(3) of former section 4757.08 of the Revised Code, submits a properly completed application, pays the fee established under section 4757.31 of the Revised Code, and is of good moral

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character.	1405
Sec. 4757.30. (A) The counselor, social worker, and marriage	1406
and family therapist board shall, after reviewing the report	1407
submitted to it by the marriage and family therapists professional	1408
standards committee, issue a license as a marriage and family	1409
therapist to a person who has done all of the following:	1410
	1411
(1) Properly completed an application for the license;	1412
(2) Paid the required fee established by the board under	1413
section 4757.31 of the Revised Code;	1414
(3) Achieved one of the following:	1415
(a) Received from an educational institution accredited at	1416
the time the degree was granted by a regional accrediting	1417
organization recognized by the board a master's degree or a	1418
doctorate in marriage and family therapy;	1419
(b) Completed a graduate degree that includes a minimum of	1420
ninety quarter hours of graduate level course work in marriage and	1421
family therapy training that is acceptable to the committee;	1422
(4) Passed an examination administered by the board for the	1423
purpose of determining the person's ability to be a marriage and	1424
<pre>family therapist;</pre>	1425
(5) Completed a practicum that includes at least three	1426
hundred hours of client contact.	1427
(D) The becomes a but the committee for mumares of division	1428
(B) To be accepted by the committee for purposes of division	
(A)(3)(b) of this section, marriage and family therapist training	1429
must include instruction in at least the following: research,	1430
professional ethics, marriage and family studies, marriage and	1431
family therapy, human development, appraisal of individuals and	1432
<u>families</u> , and <u>systems theory</u> .	1433

(C) The board shall, after reviewing the report submitted to	1434
it by the marriage and family therapists professional standards	1435
committee, issue a license as an independent marriage and family	1436
therapist to a person who meets all of the requirements of	1437
division (A) of this section and, after meeting the requirements	1438
under division (A)(3) of this section, completes at least two	1439
calendar years of work experience in marriage and family therapy,	1440
including one thousand hours of documented client contact in	1441
marriage and family therapy. Two hundred hours of the one thousand	1442
hours must be supervised by a supervisor whose training and	1443
experience meets standards established by the board in rules	1444
adopted under section 4757.10 of the Revised Code and one hundred	1445
hours of the two hundred hours of supervision must be individual	1446
supervision.	1447
(D) The board shall waive the requirements of divisions	1448
(A)(4) and (B) of this section for an applicant seeking licensure	1449
under division (A) or (C) of this section for the two years	1450
immediately following the effective date of this section if the	1451
applicant presents satisfactory evidence of both of the following:	1452
(1) That the applicant engaged in the practice of marriage	1453
and family therapy for a total of not less than five years prior	1454
to the effective date of this section;	1455
(2) That, at the time of application, the applicant is an	1456
associate or clinical member of the American association of	1457
marriage and family therapists.	1458
(E) An independent marriage and family therapist or a	1459
marriage and family therapist may engage in the private practice	1460
of marriage and family therapy as an individual practitioner or as	1461
a member of a partnership or group practice.	1462
(F) A marriage and family therapist may diagnose and treat	1463
mental and emotional disorders only under the supervision of a	1464

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psychologist, psychiatrist, professional clinical counselor,	1465
independent social worker, or independent marriage and family	1466
therapist. An independent marriage and family therapist may	1467
diagnose and treat mental and emotional disorders without	1468
supervision.	1469
(G) Nothing in this chapter or rules adopted under it	1470
authorizes an independent marriage and family therapist or a	1471
marriage and family therapist to admit a patient to a hospital or	1472
requires a hospital to allow a marriage and family therapist to	1473
admit a patient.	1474
Sec. 4757.301. On receipt of an application for a license as	1475
a marriage and family therapist, the counselor, social worker, and	1476
marriage and family therapist board may issue a temporary license	1477
to an individual who qualifies under division (A) of section	1478
4757.30 of the Revised Code for licensure as a marriage and family	1479
therapist or divisions (A) and (C) of section 4757.30 of the	1480
Revised Code for licensure as an independent marriage and family	1481
therapist, except that the individual is awaiting the next	1482
opportunity to take an examination required by the board under	1483
that division. The temporary license allows the holder to engage	1484
in the practice of independent marriage and family therapy or	1485
marriage and family therapy as appropriate and is valid from the	1486
date of issuance until the earlier of one year from that date, the	1487
date the applicant withdraws from taking the examination, the date	1488
the applicant is notified that the applicant failed the	1489
examination, or the date the applicant's license is issued under	1490
section 4757.30 of the Revised Code. A temporary license may not	1491
be renewed.	1492
Sec. 4757.31. (A) Subject to division (B) of this section,	1493
the counselor and, social worker, and marriage and family	1494
therapist board shall establish, and may from time to time adjust,	1495

fees to be charged for the following:

- (1) Examination for licensure as a professional clinical 1497 counselor, professional counselor, marriage and family therapist, 1498 independent marriage and family therapist, social worker, or 1499 independent social worker; 1500
- (2) Initial licenses of professional clinical counselors, 1501 professional counselors, marriage and family therapists, 1502 independent marriage and family therapists, social workers, and 1503 independent social workers, except that the board shall charge 1504 only one fee to a person who fulfills all requirements for both 1505 more than one of the following initial licenses: an initial 1506 license as a social worker or independent social worker and, an 1507 initial license as a professional counselor or professional 1508 clinical counselor, and an initial license as a marriage and 1509 family therapist or independent marriage and family therapist; 1510
- (3) Initial certificates of registration of social work 1511 assistants;
- (4) Renewal of licenses of professional clinical counselors,
  professional counselors, marriage and family therapists,
  independent marriage and family therapists, social workers, and
  independent social workers and renewal of certificates of
  registration of social work assistants.
- (B) The fees charged under division (A)(1) of this section 1518 shall be established in amounts sufficient to cover the direct 1519 expenses incurred in examining applicants for licensure. The fees 1520 charged under divisions (A)(2), (3), and (4) of this section shall 1521 be nonrefundable and shall be established in amounts sufficient to 1522 cover the necessary expenses in administering this chapter and 1523 rules adopted under it that are not covered by fees charged under 1524 division (A)(1) or (C) of this section. The renewal fee for a 1525 license or certificate of registration shall not be less than the 1526

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1558 not later than two years after the license or certificate expired, 1559 applies for restoration of the license or certificate. The staff 1560 of the appropriate professional standards committee shall issue a 1561 restored license or certificate of registration to the applicant 1562 if the applicant pays the renewal fee established under section 1563 4757.31 of the Revised Code and satisfies the continuing education 1564 requirements established under section 4757.33 of the Revised Code 1565 for restoring the license or certificate of registration. The 1566 board and its professional standards committees shall not require 1567 a person to take an examination as a condition of having a lapsed 1568 license or certificate of registration restored.

Sec. 4757.33. (A) Except as provided in division (B) of this section, each person who holds a license or certificate of registration issued under this chapter shall complete during the period that the license or certificate is in effect not less than thirty clock hours of continuing professional education as a condition of receiving a renewed license or certificate. To have a lapsed license or certificate of registration restored, a person shall complete the number of hours of continuing education specified by the counselor and, social worker, and marriage and family therapist board in rules it shall adopt in accordance with Chapter 119. of the Revised Code.

The professional standards committees of the counselor and, 1580 social worker, and marriage and family therapist board shall adopt 1581 rules in accordance with Chapter 119. of the Revised Code 1582 establishing standards and procedures to be followed by the 1583 committees in conducting the continuing education approval 1584 process.

(B) The board may waive the continuing education requirements 1586 established under this section for persons who are unable to 1587 fulfill them because of military service, illness, residence 1588

abroad or	anv	other	reason	the	committee	considers	acceptable.	
aproad, or	- 4117	001101	I Cabon	0110	COMMITTOCCC	COLIDIACED	acceptable.	

In the case of a social worker licensed by virtue of receiving, prior to October 10, 1992, a baccalaureate degree in a program closely related to social work, as a condition of the first renewal of the license, the social worker must complete at an accredited educational institution a minimum of five semester hours of social work graduate or undergraduate credit, or their equivalent, that is acceptable to the committee and includes a course in social work theory and a course in social work methods. 

Sec. 4757.34. Not later than ninety days after the effective date of this section December 9, 1994, the counselor and, social worker, and marriage and family therapist board shall approve one or more continuing education courses of study that assist social workers, independent social workers, social work assistants, independent marriage and family therapists, marriage and family therapists, professional clinical counselors, and professional counselors in recognizing the signs of domestic violence and its relationship to child abuse. Social workers, independent social workers, social work assistants, independent marriage and family therapists, marriage and family therapists, professional clinical counselors, and professional counselors are not required to take the courses.

Sec. 4757.36. (A) The professional standards committees of the counselor and, social worker, and marriage and family therapist board, in accordance with Chapter 119. of the Revised Code, may refuse to issue a license or certificate of registration applied for under this chapter; refuse to renew a license or certificate of registration issued under this chapter; suspend, revoke, or otherwise restrict a license or certificate of registration issued under this chapter; or reprimand a person 

holding a license or certificate of registration issued under this	1620
chapter. Such actions may be taken by the appropriate committee if	1621
the applicant for a license or certificate of registration or the	1622
person holding a license or certificate of registration has:	1623
(1) Committed a violation of any provision of this chapter or	1624
rules adopted under it;	1625
(2) Knowingly made a false statement on an application for	1626
licensure or registration, or for renewal of a license or	1627
certificate of registration;	1628
(3) Accepted a commission or rebate for referring persons to	1629
any professionals licensed, certified, or registered by any court	1630
or board, commission, department, division, or other agency of the	1631
state, including, but not limited to, individuals practicing	1632
counseling or, social work, or marriage and family therapy or	1633
practicing in fields related to counseling or, social work, or	1634
marriage and family therapy;	1635
(4) Failed to comply with section 4757.12 of the Revised	1636
Code;	1637
(5) Been convicted in this or any other state of any crime	1638
that is a felony in this state;	1639
(6) Had the ability to perform properly as a professional	1640
clinical counselor, professional counselor, independent marriage	1641
and family therapist, marriage and family therapist, social work	1642
assistant, social worker, or independent social worker impaired	1643
due to the use of alcohol or other drugs or any other physical or	1644
mental condition;	1645
(7) Been convicted in this state or in any other state of a	1646
misdemeanor committed in the course of practice as a professional	1647
clinical counselor, professional counselor, independent marriage	1648
and family theranist marriage and family theranist social work	1649

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assistant, social worker, or independent social worker;	1650
(8) Practiced outside the scope of practice applicable to	1651
that person;	1652
(9) Practiced without complying with the supervision	1653
requirements specified under sections 4757.21 and 4757.26, and	1654
division (F) of section 4757.30, of the Revised Code;	1655
(10) Violated the person's code of ethical practice adopted	1656
by rule of the board pursuant to section 4757.11 of the Revised	1657
Code;	1658
(11) Had a license or certificate of registration revoked or	1659
suspended, or voluntarily surrendered a license or certificate of	1660
registration in another state or jurisdiction for an offense that	1661
would be a violation of this chapter.	1662
(B) One year or more after the date of suspension or	1663
revocation of a license or certificate of registration under this	1664
section, application may be made to the appropriate professional	1665
standards committee for reinstatement. The committee may accept or	1666
refuse an application for reinstatement. If a license has been	1667
suspended or revoked, the committee may require an examination for	1668
reinstatement.	1669
Sec. 4757.361. (A) As used in this section, with regard to	1670
offenses committed in Ohio, "aggravated murder," "murder,"	1671
"voluntary manslaughter," "felonious assault," "kidnapping,"	1672
<pre>"rape," "sexual battery," "gross sexual imposition," "aggravated</pre>	1673
arson, " "aggravated robbery, " and "aggravated burglary" mean such	1674
offenses as defined in Title XXIX of the Revised Code; with regard	1675
to offenses committed in other jurisdictions, the terms mean	1676
offenses comparable to offenses defined in Title XXIX of the	1677
Revised Code.	1678
(B) When there is clear and convincing evidence that	1679

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continued practice by an individual licensed under this chapter	1680
presents a danger of immediate and serious harm to the public, as	1681
determined on consideration of the evidence by the professional	1682
standards committees of the counselor, social worker, and marriage	1683
and family therapist board, the appropriate committee shall impose	1684
on the individual a summary suspension without a hearing.	1685
Immediately following the decision to impose a summary	1686
suspension, the appropriate committee shall issue a written order	1687
of suspension and cause it to be delivered by certified mail or in	1688
person in accordance with section 119.07 of the Revised Code. The	1689
order shall not be subject to suspension by the court during the	1690
pendency of any appeal filed under section 119.12 of the Revised	1691
Code. If the individual subject to the suspension requests an	1692
adjudication, the date set for the adjudication shall be within	1693
fifteen days but not earlier than seven days after the individual	1694
makes the request, unless another date is agreed to by both the	1695
individual and the committee imposing the suspension. The summary	1696
suspension shall remain in effect, unless reversed by the	1697
committee, until a final adjudication order issued by the	1698
committee pursuant to this section and Chapter 119. of the Revised	1699
Code becomes effective.	1700
The committee shall issue its final adjudication order within	1701
ninety days after completion of the adjudication. If the committee	1702
does not issue a final order within the ninety-day period, the	1703
summary suspension shall be void, but any final adjudication order	1704
issued subsequent to the ninety-day period shall not be affected.	1705
(C) The license issued to an individual under this chapter is	1706
automatically suspended on that individual's conviction of, plea	1707
of guilty to, or judicial finding with regard to any of the	1708
following: aggravated murder, murder, voluntary manslaughter,	1709
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felonious assault, kidnapping, rape, sexual battery, gross sexual

imposition, aggravated arson, aggravated robbery, or aggravated

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family therapist or independent marriage and family therapist.

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However, the appointee may remain a board member only if the	1771
appointee becomes licensed as a marriage and family therapist or	1772
independent marriage and family therapist, as appropriate for the	1773
member's appointment, within one year of the effective date of	1774
this section.	1775
Section 4. Section 4757.02 of the Revised Code, as amended by	1776
this act, shall take effect one year after the effective date of	1777
this act.	1778