As Reported by the House Juvenile and Family Law Committee

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 272

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Representatives Seitz, McGregor, Calvert, Fessler, Wolpert, Hoops, Clancy, Schmidt, Willamowski, Schneider, Setzer, Aslanides, Raga, Young, Wagner, Webster, Buehrer, Daniels, Collier, Hagan, Cates, Schaffer, Gilb, Reidelbach, Niehaus, Latta, Seaver, Faber, D. Evans, Flowers, Taylor, Grendell, Brinkman

ABILL

То	amend section 3101.01 of the Revised Code to	1
	specifically declare that same-sex marriages are	2
	against the strong public policy of the state, to	3
	declare that the recognition or extension by the	4
	state of the specific statutory benefits of legal	5
	marriage to nonmarital relationships is against	6
	the public policy of the state, and to make other	7
	declarations regarding same-sex marriages.	8

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

Section 1. That section 3101.01 of the Revised Code be	9
amended to read as follows:	10
Sec. 3101.01. (A) Male persons of the age of eighteen years,	11
and female persons of the age of sixteen years, not nearer of kin	12
than second cousins, and not having a husband or wife living, may	13
be joined in marriage. A marriage may only be entered into by one	14
man and one woman. A minor must shall first obtain the consent of	15
the minor's parents, surviving parent, parent who is designated	16

the residential parent and legal custodian of the child minor by a

court of competent jurisdiction, guardian, or any one of the	18	
following who has been awarded permanent custody of the minor by a		
court exercising juvenile jurisdiction:		
(A)(1) An adult person;	21	
$\frac{(B)(2)}{(B)}$ The department of job and family services or any child	22	
welfare organization certified by such the department;	23	
$\frac{(C)(3)}{(3)}$ A public children services agency.	24	
A (B) For the purposes of division (A) of this section, a	25	
minor shall not be required to obtain the consent of a parent who	26	
resides in a foreign country, has neglected or abandoned such the	27	
minor for a period of one year or longer immediately preceding the	28	
minor's application for a marriage license, has been adjudged	29	
incompetent, is an inmate of a state mental or correctional	30	
institution, has been permanently deprived of parental rights and	31	
responsibilities for the care of the child minor and the right to		
have the child minor live with the parent and to be the legal	33	
custodian of the child minor by a court exercising juvenile	34	
jurisdiction, or has been deprived of parental rights and	35	
responsibilities for the care of the child minor and the right to	36	
have the child minor live with the parent and to be the legal	37	
custodian of the child minor by the appointment of a guardian of	38	
the person of the minor by the probate court or by any other	39	
another court of competent jurisdiction.	40	
(C)(1) Any marriage between persons of the same sex is	41	
against the strong public policy of this state. Any marriage	42	
between persons of the same sex shall have no legal force or		
effect in this state and, if attempted to be entered into in this		
state, is void ab initio and shall not be recognized by this		
state.	46	
(2) Any marriage entered into by persons of the same sex in	47	

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any other jurisdiction shall be considered and treated in all	48
respects as having no legal force or effect in this state and	49
shall not be recognized by this state.	50
(3) The recognition or extension by the state of the specific	51
statutory benefits of a legal marriage to nonmarital relationships	52
between persons of the same sex or different sexes is against the	53
strong public policy of this state. Any public act, record, or	54
judicial proceeding of this state, as defined in section 9.82 of	55
the Revised Code, that extends the specific statutory benefits of	56
legal marriage to nonmarital relationships between persons of the	57
same sex or different sexes is void ab initio. Nothing in division	58
(C)(3) of this section shall be construed to do either of the	59
<pre>following:</pre>	60
(a) Prohibit the extension of specific benefits otherwise	61
enjoyed by all persons, married or unmarried, to nonmarital	62
relationships between persons of the same sex or different sexes,	63
including the extension of benefits conferred by any statute that	64
is not expressly limited to married persons;	65
(b) Affect the validity of private agreements that are	66
otherwise valid under the laws of this state.	67
(4) Any public act, record, or judicial proceeding of any	68
other state, country, or other jurisdiction outside this state	69
that extends the specific benefits of legal marriage to nonmarital	70
relationships between persons of the same sex or different sexes	71
shall be considered and treated in all respects as having no legal	72
force or effect in this state and shall not be recognized by this	73
state.	74
Section 2. That existing section 3101.01 of the Revised Code	75
is hereby repealed.	76
Section 3. In enacting new division (C) of section 3101.01 of	77

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