# CORRECTED VERSION As Passed by the House

126th General Assembly Regular Session 2005-2006

Am. Sub. H. B. No. 289

Representatives White, Beatty, Barrett, Brown, Smith, S., Martin, Mason, Allen, DeBose, Domenick, Evans, C., Flowers, Harwood, Hughes, Key, McGregor, J., Oelslager, Schlichter, Skindell, Stewart, D., Strahorn, Yuko

A BILL

To amend section 121.37 and to enact section 121.374	1
of the Revised Code regarding the duties of the	2
Ohio Family and Children First Cabinet Council and	3
county family and children first councils.	4

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

Section 1. That section 121.37 be amended and section 121.374	5
of the Revised Code be enacted to read as follows:	б
Sec. 121.37. (A)(1) There is hereby created the Ohio family	7
and children first cabinet council. The council shall be composed	8
of the superintendent of public instruction and the directors of	9
youth services, job and family services, mental health, health,	10
alcohol and drug addiction services, mental retardation and	11
developmental disabilities, and budget and management. The	12
chairperson of the council shall be the governor or the governor's	13
designee and shall establish procedures for the council's internal	14
control and management.	15

(2) The purpose of the cabinet council is to help families16seeking government services. This section shall not be interpreted17

assistance for their children.

(2) In seeking to fulfill its purpose, the council may do any of the following:

(a) Advise and make recommendations to the governor and general assembly regarding the provision of services to children;

(b) Advise and assess local governments on the coordination of service delivery to children;

(c) Hold meetings at such times and places as may be prescribed by the council's procedures and maintain records of the meetings, except that records identifying individual children are confidential and shall be disclosed only as provided by law;

(d) Develop programs and projects, including pilot projects, 31 to encourage coordinated efforts at the state and local level to 32 improve the state's social service delivery system; 33

(e) Enter into contracts with and administer grants to county 34 family and children first councils, as well as other county or 35 multicounty organizations to plan and coordinate service delivery 36 between state agencies and local service providers for families 37 and children; 38

(f) Enter into contracts with and apply for grants from 39 federal agencies or private organizations; 40

(g) Enter into interagency agreements to encourage 41 coordinated efforts at the state and local level to improve the 42 state's social service delivery system. The agreements may include 43 provisions regarding the receipt, transfer, and expenditure of 44 funds; 45

(h) Identify public and private funding sources for services 46 provided to alleged or adjudicated unruly children and children 47

18

19

20

21

22

23

24

25

26

27

28

29

48 who are at risk of being alleged or adjudicated unruly children, 49 including regulations governing access to and use of the services; (i) Collect information provided by local communities 50 regarding successful programs for prevention, intervention, and 51 treatment of unruly behavior, including evaluations of the 52 programs; 53 (j) Identify and disseminate publications regarding alleged 54 or adjudicated unruly children and children who are at risk of 55 being alleged or adjudicated unruly children and regarding 56 programs serving those types of children; 57 (k) Maintain an inventory of strategic planning facilitators 58 for use by government or nonprofit entities that serve alleged or 59 adjudicated unruly children or children who are at risk of being 60 alleged or adjudicated unruly children. 61 (3) The cabinet council shall provide for the following: 62 (a) Reviews of service and treatment plans for children for 63 which such reviews are requested; 64 (b) Assistance as the council determines to be necessary to 65 meet the needs of children referred by county family and children 66 first councils; 67 (c) Monitoring and supervision of a statewide, comprehensive, 68 coordinated, multi-disciplinary, interagency system for infants 69 and toddlers with developmental disabilities or delays and their 70 families, as established pursuant to federal grants received and 71 administered by the department of health for early intervention 72 services under the "Individuals with Disabilities Education Act of 73 2004," 20 U.S.C.A. 1400, as amended. 74 (4) The cabinet council shall develop and implement the 75 <u>following:</u> 76

(a) An interagency process to select the indicators that will 77

#### be used to measure progress toward increasing child well-being in 79 the state and to update the indicators on an annual basis. The 80 indicators shall focus on expectant parents and newborns thriving; 81 infants and toddlers thriving; children being ready for school; 82 children and youth succeeding in school; youth choosing healthy 83 behaviors; and youth successfully transitioning into adulthood. (b) An interagency system to offer guidance and monitor 84 progress toward increasing child well-being in the state and in 85 each county; 86 (c) An annual plan that identifies state-level agency efforts 87 taken to ensure progress towards increasing child well-being in 88 the state. 89 On an annual basis, the cabinet council shall submit to the 90 governor and the general assembly a report on the status of 91 efforts to increase child well-being in the state. This report 92 shall be made available to any other person on request. 93 (B)(1) Each board of county commissioners shall establish a 94 county family and children first council. The board may invite any 95 local public or private agency or group that funds, advocates, or 96 provides services to children and families to have a 97 representative become a permanent or temporary member of its 98 county council. Each county council must include the following 99 individuals: 100

(a) At least three individuals who are not employed by an
agency represented on the council and whose families are or have
received services from an agency represented on the council or
another county's council. Where possible, the number of members
104
representing families shall be equal to twenty per cent of the
105
council's membership.

(b) The director of the board of alcohol, drug addiction, and 107 mental health services that serves the county, or, in the case of 108

a county that has a board of alcohol and drug addiction services 109 and a community mental health board, the directors of both boards. 110 If a board of alcohol, drug addiction, and mental health services 111 covers more than one county, the director may designate a person 112 to participate on the county's council. 113

(c) The health commissioner, or the commissioner's designee, 114 of the board of health of each city and general health district in 115 the county. If the county has two or more health districts, the 116 health commissioner membership may be limited to the commissioners 117 of the two districts with the largest populations. 118

(d) The director of the county department of job and family 119services; 120

(e) The executive director of the public children servicesagency;122

(f) The superintendent of the county board of mentalretardation and developmental disabilities;124

(g) The county's juvenile court judge senior in service or 125
another judge of the juvenile court designated by the 126
administrative judge or, where there is no administrative judge, 127
by the judge senior in service; 128

(h) The superintendent of the city, exempted village, or
local school district with the largest number of pupils residing
in the county, as determined by the department of education, which
shall notify each board of county commissioners of its
determination at least biennially;

(i) A school superintendent representing all other school
districts with territory in the county, as designated at a
biennial meeting of the superintendents of those districts;
136

(j) A representative of the municipal corporation with thelargest population in the county;138

individual designated by the board;	140
(1) A representative of the regional office of the department	141
of youth services;	142
(m) A representative of the county's head start agencies, as	143
defined in section 3301.32 of the Revised Code;	144
(n) A representative of the county's early intervention	145
collaborative established pursuant to the federal early	146
intervention program operated under the " <del>Education of the</del>	147
Handicapped Act Amendments of 1986 Individuals with Disabilities	148
Education Act of 2004";	149
(o) A representative of a local nonprofit entity that funds,	150
advocates, or provides services to children and families.	151
Each member of a county council specified in division	152
(B)(1)(b) to (j) and (B)(1)(l) to (n) of this section may	153
designate an individual to serve on the county council for the	154
member.	155
Notwithstanding any other provision of law, the public	156
members of a county council are not prohibited from serving on the	157
council and making decisions regarding the duties of the council,	158
including those involving the funding of joint projects and those	159
outlined in the county's service coordination mechanism	160
implemented pursuant to division (C) of this section.	161
The cabinet council shall establish a state appeals process	162
to resolve disputes among the members of a county council	163
concerning whether reasonable responsibilities as members are	164
being shared. The appeals process may be accessed only by a	165
majority vote of the council members who are required to serve on	166
the council. Upon appeal, the cabinet council may order that state	167

funds for services to children and families be redirected to a

(k) The president of the board of county commissioners or an

139

county's board of county commissioners.

(2) The purpose of the county council is to streamline and
(2) The purpose of the county council is to streamline and
(2) The purpose of the county council shall provide for the following:

(a) Referrals to the cabinet council of those children forwhom the county council cannot provide adequate services;175

(b) Development and implementation of a process that annually 176
evaluates and prioritizes services, fills service gaps where 177
possible, and invents new approaches to achieve better results for 178
families and children; 179

(c) Participation in the development of a countywide, 180 comprehensive, coordinated, multi-disciplinary, interagency system 181 for infants and toddlers with developmental disabilities or delays 182 and their families, as established pursuant to federal grants 183 received and administered by the department of health for early 184 intervention services under the "Education of the Handicapped Act 185 Amendments of 1986 Individuals with Disabilities Education Act of 186 2004"; 187

(d) Maintenance of an accountability system to monitor the
 county council's progress in achieving results for families and
 children;

(e) Establishment of a mechanism to ensure ongoing input from 191
a broad representation of families who are receiving services 192
within the county system. 193

(3) <u>A county council shall develop and implement the</u> 194
<u>following:</u> 195

(a) An interagency process to establish local indicators and196monitor the county's progress toward increasing child well-being197in the county;198

increase child well-being. The local priorities shall focus on	200
expectant parents and newborns thriving; infants and toddlers	201
thriving; children being ready for school; children and youth	202
succeeding in school; youth choosing healthy behaviors; and youth	203
successfully transitioning into adulthood and take into account	204
the indicators established by the cabinet council under division	205
(A)(4)(a) of this section.	206
(c) An annual plan that identifies the county's interagency	207
efforts to increase child well-being in the county.	208
On an annual basis, the county council shall submit a report	209
on the status of efforts by the county to increase child	210
well-being in the county to the county's board of county	211
commissioners and the cabinet council. This report shall be made	212
available to any other person on request.	213
(4)(a) Except as provided in division (B) $(3)(4)(b)$ of this	214
section, a county council shall comply with the policies,	215
procedures, and activities prescribed by the rules or interagency	216
agreements of a state department participating on the cabinet	217
council whenever the county council performs a function subject to	218
those rules or agreements.	219
(b) On application of a county council, the cabinet council	220
may grant an exemption from any rules or interagency agreements of	221
a state department participating on the council if an exemption is	222
necessary for the council to implement an alternative program or	223
approach for service delivery to families and children. The	224
application shall describe the proposed program or approach and	225
specify the rules or interagency agreements from which an	226
exemption is necessary. The cabinet council shall approve or	227
disapprove the application in accordance with standards and	228
procedures it shall adopt. If an application is approved, the	229

(b) An interagency process to identify local priorities to

exemption is effective only while the program or approach is being implemented, including a reasonable period during which the program or approach is being evaluated for effectiveness. 230 231 232

(4)(5)(a) Each county council shall designate an 233 administrative agent for the council from among the following 234 public entities: the board of alcohol, drug addiction, and mental 235 health services, including a board of alcohol and drug addiction 236 or a community mental health board if the county is served by 237 separate boards; the board of county commissioners; any board of 238 health of the county's city and general health districts; the 239 county department of job and family services; the county agency 240 responsible for the administration of children services pursuant 241 to section 5153.15 of the Revised Code; the county board of mental 242 retardation and developmental disabilities; any of the county's 243 boards of education or governing boards of educational service 244 centers; or the county's juvenile court. Any of the foregoing 245 public entities, other than the board of county commissioners, may 246 decline to serve as the council's administrative agent. 247

A county council's administrative agent shall serve as the 248 council's appointing authority for any employees of the council. 249 The council shall file an annual budget with its administrative 250 agent, with copies filed with the county auditor and with the 251 board of county commissioners, unless the board is serving as the 252 council's administrative agent. The council's administrative agent 253 shall ensure that all expenditures are handled in accordance with 254 policies, procedures, and activities prescribed by state 255 departments in rules or interagency agreements that are applicable 256 to the council's functions. 257

The administrative agent for a county council may do any of 258 the following on behalf of the council: 259

(i) Enter into agreements or administer contracts with public 260

261 or private entities to fulfill specific council business. Such 262 agreements and contracts are exempt from the competitive bidding 263 requirements of section 307.86 of the Revised Code if they have 264 been approved by the county council and they are for the purchase 265 of family and child welfare or child protection services or other 266 social or job and family services for families and children. The 267 approval of the county council is not required to exempt 268 agreements or contracts entered into under section 5139.34, 269 5139.41, or 5139.43 of the Revised Code from the competitive 270 bidding requirements of section 307.86 of the Revised Code.

(ii) As determined by the council, provide financial
stipends, reimbursements, or both, to family representatives for
expenses related to council activity;
273

(iii) Receive by gift, grant, devise, or bequest any moneys, 274 lands, or other property for the purposes for which the council is 275 established. The agent shall hold, apply, and dispose of the 276 moneys, lands, or other property according to the terms of the 277 gift, grant, devise, or bequest. Any interest or earnings shall be 278 treated in the same manner and are subject to the same terms as 279 the gift, grant, devise, or bequest from which it accrues. 280

(b)(i) If the county council designates the board of county 281 commissioners as its administrative agent, the board may, by 282 resolution, delegate any of its powers and duties as 283 administrative agent to an executive committee the board 284 establishes from the membership of the county council. The board 285 shall name to the executive committee at least the individuals 286 described in divisions  $(B)(1)\frac{(a)}{(b)}$  to (i) of this section and may 287 appoint the president of the board or another individual as the 288 chair of the executive committee. The executive committee must 289 include at least one family county council representative who does 290 not have a family member employed by an agency represented on the 291 council. 292

(ii) The executive committee may, with the approval of the 293 board, hire an executive director to assist the county council in 294 administering its powers and duties. The executive director shall 295 serve in the unclassified civil service at the pleasure of the 296 executive committee. The executive director may, with the approval 297 of the executive committee, hire other employees as necessary to 298 properly conduct the county council's business. 299

(iii) The board may require the executive committee to submit
an annual budget to the board for approval and may amend or repeal
the resolution that delegated to the executive committee its
authority as the county council's administrative agent.

(5) (6) Two or more county councils may enter into an 304 agreement to administer their county councils jointly by creating 305 a regional family and children first council. A regional council 306 possesses the same duties and authority possessed by a county 307 council, except that the duties and authority apply regionally 308 rather than to individual counties. Prior to entering into an 309 agreement to create a regional council, the members of each county 310 council to be part of the regional council shall meet to determine 311 whether all or part of the members of each county council will 312 serve as members of the regional council. 313

 $\frac{(6)}{(7)}$  A board of county commissioners may approve a 314 resolution by a majority vote of the board's members that requires 315 the county council to submit a statement to the board each time 316 the council proposes to enter into an agreement, adopt a plan, or 317 make a decision, other than a decision pursuant to section 121.38 318 of the Revised Code, that requires the expenditure of funds for 319 two or more families. The statement shall describe the proposed 320 agreement, plan, or decision. 321

Not later than fifteen days after the board receives the322statement, it shall, by resolution approved by a majority of its323

members, approve or disapprove the agreement, plan, or decision.
Failure of the board to pass a resolution during that time period
shall be considered approval of the agreement, plan, or decision.
326

An agreement, plan, or decision for which a statement is 327 required to be submitted to the board shall be implemented only if 328 it is approved by the board. 329

(C) Each county shall develop a county service coordination 330 mechanism. The county service coordination mechanism shall serve 331 as the guiding document for coordination of services in the 332 county. For children who also receive services under the help me 333 grow program, the service coordination mechanism shall be 334 consistent with rules adopted by the department of health under 335 section 3701.61 of the Revised Code. All family service 336 coordination plans shall be developed in accordance with the 337 county service coordination mechanism. The mechanism shall be 338 developed and approved with the participation of the county 339 entities representing child welfare; mental retardation and 340 developmental disabilities; alcohol, drug addiction, and mental 341 health services; health; juvenile judges; education; the county 342 family and children first council; and the county early 343 intervention collaborative established pursuant to the federal 344 early intervention program operated under the "Education of the 345 Handicapped Act Amendments of 1986 Individuals with Disabilities 346 Education Act of 2004." The county shall establish an 347 implementation schedule for the mechanism. The cabinet council may 348 monitor the implementation and administration of each county's 349 service coordination mechanism. 350

Each mechanism shall include all of the following:

(1) A procedure for an agency, including a juvenile court, or 352
a family voluntarily seeking service coordination, to refer the 353
child and family to the county council for service coordination in 354

accordance with the county service coordination mechanism;

(2) A procedure ensuring that a family and all appropriate
 staff from involved agencies, including a representative from the
 appropriate school district, are notified of and invited to
 participate in all family service coordination plan meetings;
 359

(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a family to initiate a meeting
(3) A procedure that permits a famil

364 (4) A procedure for ensuring that a family service coordination plan meeting is conducted before a non-emergency 365 nonemergency out-of-home placement for all multi-need children, or 366 within ten days of a placement for emergency placements of 367 multi-need children. The family service coordination plan shall 368 outline how the county council members will jointly pay for 369 services, where applicable, and provide services in the least 370 restrictive environment. 371

(5) A procedure for monitoring the progress and tracking the
 outcomes of each service coordination plan requested in the county
 including monitoring and tracking children in out-of-home
 placements to assure continued progress, appropriateness of
 placement, and continuity of care after discharge from placement
 outcomest of arrangements for housing, treatment, and
 outcomest of
 outc

(6) A procedure for protecting the confidentiality of all
 379
 personal family information disclosed during service coordination
 380
 meetings or contained in the comprehensive family service
 381
 coordination plan.
 382

(7) A procedure for assessing the needs and strengths of any
 383
 child or family that has been referred to the council for service
 384
 coordination, including a child whose parent or custodian is
 385

voluntarily seeking services, and for ensuring that parents and custodians are afforded the opportunity to participate; 387

(8) A procedure for development of a family service 388coordination plan described in division (D) of this section; 389

(9) A local dispute resolution process to serve as the 390 process that must be used first to resolve disputes among the 391 agencies represented on the county council concerning the 392 provision of services to children, including children who are 393 abused, neglected, dependent, unruly, alleged unruly, or 394 delinquent children and under the jurisdiction of the juvenile 395 court and children whose parents or custodians are voluntarily 396 seeking services. The local dispute resolution process shall 397 comply with section sections 121.38, 121.381, and 121.382 of the 398 Revised Code. The local dispute resolution process shall be used 399 to resolve disputes between a child's parents or custodians and 400 the county council regarding service coordination. The county 401 council shall inform the parents or custodians of their right to 402 use the dispute resolution process. Parents or custodians shall 403 use existing local agency grievance procedures to address disputes 404 not involving service coordination. The dispute resolution process 405 is in addition to and does not replace other rights or procedures 406 that parents or custodians may have under other sections of the 407 Revised Code. 408

The cabinet council shall adopt rules in accordance with409Chapter 119. of the Revised Code establishing an administrative410review process to address problems that arise concerning the411operation of a local dispute resolution process.412

Nothing in division (C)(4) of this section shall be413interpreted as overriding or affecting decisions of a juvenile414court regarding an out-of-home placement, long-term placement, or415emergency out-of-home placement.416

(D) Each county shall develop a comprehensive family service 417 coordination plan that does all of the following: 418 (1) Designates service responsibilities among the various 419 state and local agencies that provide services to children and 420 their families, including children who are abused, neglected, 421 dependent, unruly, or delinquent children and under the 422 jurisdiction of the juvenile court and children whose parents or 423 custodians are voluntarily seeking services; 424 (2) Designates an individual, approved by the family, to 425 track the progress of the family service coordination plan, 426 schedule reviews as necessary, and facilitate the family service 427 coordination plan meeting process; 428 (3) Ensures that assistance and services to be provided are 429 responsive to the strengths and needs of the family, as well as 430

the family's culture, race, and ethnic group, by allowing the431family to offer information and suggestions and participate in432decisions. Identified assistance and services shall be provided in433the least restrictive environment possible.434

(4) Includes a process for dealing with a child who is
435
alleged to be an unruly child. The process shall include methods
436
to divert the child from the juvenile court system;
437

(5) Includes timelines for completion of goals specified in
the plan with regular reviews scheduled to monitor progress toward
those goals;

(6) Includes a plan for dealing with short-term crisissituations and safety concerns.442

(E)(1) The process provided for under division (D)(4) of thissection may include, but is not limited to, the following:444

(a) Designation of the person or agency to conduct the 445assessment of the child and the child's family as described in 446

division (C)(7) of this section and designation of the instrument	447
or instruments to be used to conduct the assessment;	448
(b) An emphasis on the personal responsibilities of the child	449
and the parental responsibilities of the parents, guardian, or	450
custodian of the child;	451
(c) Involvement of local law enforcement agencies and	452
officials.	453
(2) The method to divert a child from the juvenile court	454
system that must be included in the service coordination process	455
may include, but is not limited to, the following:	456
(a) The preparation of a complaint under section 2151.27 of	457
the Revised Code alleging that the child is an unruly child and	458
notifying the child and the parents, guardian, or custodian that	459
the complaint has been prepared to encourage the child and the	460
parents, guardian, or custodian to comply with other methods to	461
divert the child from the juvenile court system;	462
(b) Conducting a meeting with the child, the parents,	463
guardian, or custodian, and other interested parties to determine	464
the appropriate methods to divert the child from the juvenile	465
court system;	466
(c) A method to provide to the child and the child's family a	467
short-term respite from a short-term crisis situation involving a	468
confrontation between the child and the parents, guardian, or	469
custodian;	470
(d) A program to provide a mentor to the child or the	471
parents, guardian, or custodian;	472
(e) A program to provide parenting education to the parents,	473
guardian, or custodian;	474
(f) An alternative school program for children who are truant	475
from school, repeatedly disruptive in school, or suspended or	476

477

# expelled from school;

(g) Other appropriate measures, including, but not limited
478
to, any alternative methods to divert a child from the juvenile
479
court system that are identified by the Ohio family and children
480
first cabinet council.

(F) Each county may review and revise the service
482
coordination process described in division (D) of this section
based on the availability of funds under Title IV-A of the "Social
484
Security Act," 110 Stat. 2113 (1996), 42 U.S.C.A. 601, as amended,
485
or to the extent resources are available from any other federal,
486
state, or local funds.

sec. 121.374. There is hereby created the Ohio family and 488 children first cabinet council advisory board consisting of 489 thirteen members. The governor shall appoint one member from the 490 governor's office to serve on the advisory board. The speaker of 491 the house of representatives shall appoint two members of the 492 house of representatives, each from a different political party. 493 The president of the senate shall appoint two members of the 494 senate, each from a different political party. The governor, the 495 speaker of the house of representatives, and the president of the 496 senate shall each appoint one member of the general public who is 497 a primary caregiver who uses or has used a service provided by an 498 agency represented on a family and children first county council. 499 The speaker of the house of representatives and the president of 500 the senate shall each appoint one member representing a foundation 501 or nonprofit organization with expertise in issues related to 502 children, families, or education. The governor shall appoint one 503 member representing a faith-based organization, one member from a 504 county family and children first council in a rural county, and 505 one member from a county family and children first council in an 506 <u>urban county.</u> 507

Each member shall serve until a replacement member is	508
appointed. Vacancies shall be filled in the same manner as	509
original appointments. Members of the advisory board shall serve	510
without compensation.	511
The advisory board shall consult with the cabinet council	512
regarding the council's activities and initiatives, evaluating	513
existing efforts, and help guide the direction of new efforts. The	514
advisory board shall provide guidance regarding efforts to seek	515
local input about the council's activities, initiatives, and	516
achievements of the indicators adopted under section 121.37 of the	517
Revised Code.	518
Section 2. That existing section 121.37 of the Revised Code	519
is hereby repealed.	520