

FINDINGS**NOTE**

An Order of legal custody of a child to a person is intended to be permanent in nature. **R.C. 2151.42(B)**

- ☑ In making custody determinations pursuant to **R.C. 2151.353**, the factors under **R.C. 3109.04** may be considered. **R.C. 2151.23(F)(1)**
- ☑ When making custody determinations between a non-parent and parent pursuant to **R.C. 2151.353**, there is no requirement that an unsuitability finding be made. *In re C.R., 108 Ohio St.3d 369, 2006-Ohio-1191*
- ☑ In addition to awarding custody, protective supervision may be granted in combination with those orders. **R.C. 2151.353(A)(1)**
- ☑ If protective supervision is ordered, consider placing any reasonable restrictions pursuant to **R.C. 2151.353(C)**.

- ☑ An Order of legal custody to a person shall not be modified or terminated unless it is found, based on facts that have arisen since the Order was issued or that were unknown to the court at that time,
 - ☑ that a change has occurred in the circumstances of the child or the person who was granted legal custody;

AND

- ☑ that modification or termination is necessary to serve the best interest of the child. **R.C. 2151.42(B)**