As Reported by the Senate State and Local Government and **Veterans Affairs Committee**

124th General Assembly Regular Session 2001-2002

Sub. H. B. No. 545

REPRESENTATIVES Setzer, Husted, White, Schneider, Hughes, Perry, **Schmidt SENATOR Roberts**

ABILL

amend sections 109.71, 109.75, 109.77, 109.801,	1
2901.01, 2935.01, and 2935.03 of the Revised Code	2
to require certain special police officers of	3
certain airports to receive peace officer training	4
and certification and annual firearms	5
requalification, to designate those special police	6
officers as peace officers and law enforcement	7
officers for certain purposes, to exempt certain	8
certification examinations from the Public Records	9
Law, to require the Executive Director of the Peace	10
Officer Training Commission to cause a criminal	11
records check of any person seeking peace officer	12
basic training certification before the person's	13
completion of an approved program, and to authorize	14
the conveyance of state-owned land in Madison	15
County to the Kirkwood Cemetery Association.	16
	2901.01, 2935.01, and 2935.03 of the Revised Code to require certain special police officers of certain airports to receive peace officer training and certification and annual firearms requalification, to designate those special police officers as peace officers and law enforcement officers for certain purposes, to exempt certain certification examinations from the Public Records Law, to require the Executive Director of the Peace Officer Training Commission to cause a criminal records check of any person seeking peace officer basic training certification before the person's completion of an approved program, and to authorize the conveyance of state-owned land in Madison

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

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2901.01, 2935.01, and 2935.03 of the Revised Code be amended to 19 read as follows:

Sec. 109.71. There is hereby created in the office of the attorney general the Ohio peace officer training commission. The commission shall consist of nine members appointed by the governor with the advice and consent of the senate and selected as follows: one member representing the public; two members who are incumbent sheriffs; two members who are incumbent chiefs of police; one member from the bureau of criminal identification and investigation; one member from the state highway patrol; one member who is the special agent in charge of a field office of the federal bureau of investigation in this state; and one member from the department of education, trade and industrial education services, law enforcement training.

As used in sections 109.71 to 109.77 of the Revised Code:

- (A) "Peace officer" means:
- (1) A deputy sheriff, marshal, deputy marshal, member of the organized police department of a township or municipal corporation, member of a township police district or joint township police district police force, member of a police force employed by a metropolitan housing authority under division (D) of section 3735.31 of the Revised Code, or township constable, who is commissioned and employed as a peace officer by a political subdivision of this state or by a metropolitan housing authority, and whose primary duties are to preserve the peace, to protect life and property, and to enforce the laws of this state, ordinances of a municipal corporation, resolutions of a township, or regulations of a board of county commissioners or board of township trustees, or any of those laws, ordinances, resolutions, or regulations;

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(2) A police officer who is employed by a railroad company	49
and appointed and commissioned by the governor pursuant to	50
sections 4973.17 to 4973.22 of the Revised Code;	51
(3) Employees of the department of taxation engaged in the	52
enforcement of Chapter 5743. of the Revised Code and designated by	53
the tax commissioner for peace officer training for purposes of	54
the delegation of investigation powers under section 5743.45 of	55
the Revised Code;	56
(4) An undercover drug agent;	57
(5) Enforcement agents of the department of public safety	58
whom the director of public safety designates under section	59
5502.14 of the Revised Code;	60
(6) An employee of the department of natural resources who is	61
a natural resources law enforcement staff officer designated	62
pursuant to section 1501.013, a park officer designated pursuant	63
to section 1541.10, a forest officer designated pursuant to	64
section 1503.29, a preserve officer designated pursuant to section	65
1517.10, a wildlife officer designated pursuant to section	66
1531.13, or a state watercraft officer designated pursuant to	67
section 1547.521 of the Revised Code;	68
(7) An employee of a park district who is designated pursuant	69
to section 511.232 or 1545.13 of the Revised Code;	70
(8) An employee of a conservancy district who is designated	71
pursuant to section 6101.75 of the Revised Code;	72
(9) A police officer who is employed by a hospital that	73
employs and maintains its own proprietary police department or	74
security department, and who is appointed and commissioned by the	75
governor pursuant to sections 4973.17 to 4973.22 of the Revised	76
Code;	77
(10) Ohio veterans' home police officers designated under	78

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section 5907.02 of the Revised Code;	79
(11) A police officer who is employed by a qualified	80
nonprofit corporation police department pursuant to section	81
1702.80 of the Revised Code;	82
(12) A state university law enforcement officer appointed	83
under section 3345.04 of the Revised Code or a person serving as a	84
state university law enforcement officer on a permanent basis on	85
June 19, 1978, who has been awarded a certificate by the executive	86
director of the Ohio peace officer training council commission	87
attesting to the person's satisfactory completion of an approved	88
state, county, municipal, or department of natural resources peace	89
officer basic training program;	90
(13) A special police officer employed by the department of	91
mental health pursuant to section 5119.14 of the Revised Code or	92
the department of mental retardation and developmental	93
disabilities pursuant to section 5123.13 of the Revised Code;	94
(14) A member of a campus police department appointed under	95
section 1713.50 of the Revised Code;	96
(15) A member of a police force employed by a regional	97
transit authority under division (Y) of section 306.35 of the	98
Revised Code;	99
(16) Investigators appointed by the auditor of state pursuant	100
to section 117.091 of the Revised Code and engaged in the	101
enforcement of Chapter 117. of the Revised Code;	102
(17) A special police officer designated by the	103
superintendent of the state highway patrol pursuant to section	104
5503.09 of the Revised Code or a person who was serving as a	105
special police officer pursuant to that section on a permanent	106
basis on October 21, 1997, and who has been awarded a certificate	107
by the executive director of the Ohio peace officer training	108
commission attesting to the person's satisfactory completion of an	109

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approved state, county, municipal, or department of natural	110
resources peace officer basic training program;	111
$\frac{(19)(18)}{(18)}$ A special police officer employed by a port	112
authority under section 4582.04 or 4582.28 of the Revised Code or	113
a person serving as a special police officer employed by a port	114
authority on a permanent basis on the effective date of this	115
amendment May 17, 2000, who has been awarded a certificate by the	116
executive director of the Ohio peace officer training council	117
<pre>commission attesting to the person's satisfactory completion of an</pre>	118
approved state, county, municipal, or department of natural	119
resources peace officer basic training program;	120
(19) A special police officer employed by a municipal	121
corporation who has been awarded a certificate by the executive	122
director of the Ohio peace officer training commission for	123
satisfactory completion of an approved peace officer basic	124
training program and who is employed on a permanent basis on or	125
after the effective date of this amendment at a municipal airport,	126
or other municipal air navigation facility, that has scheduled	127
operations, as defined in section 119.3 of Title 14 of the Code of	128
Federal Regulations, 14 C.F.R. 119.3, as amended, and that is	129
required to be under a security program and is governed by	130
aviation security rules of the transportation security	131
administration of the United States department of transportation	132
as provided in Parts 1542. and 1544. of Title 49 of the Code of	133
<u>Federal Regulations, as amended</u> .	134
(B) "Undercover drug agent" has the same meaning as in	135
division (B)(2) of section 109.79 of the Revised Code.	136
(C) "Crisis intervention training" means training in the use	137
of interpersonal and communication skills to most effectively and	138
sensitively interview victims of rape.	139
(D) "Missing children" has the same meaning as in section	140

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2901.30 of the Revised Code.	141
Sec. 109.75. The executive director of the Ohio peace officer	142
training commission, on behalf of the commission, shall have the	143
following powers and duties, which shall be exercised with the	144
general advice of the commission and only in accordance with	145
section 109.751 of the Revised Code and the rules adopted pursuant	146
to that section, and with the rules adopted by the attorney	147
general pursuant to sections 109.74, 109.741, 109.742, and 109.743	148
of the Revised Code:	149
(A) To approve peace officer training schools and firearms	150
requalification programs administered by the state, counties,	151
municipal corporations, and the department of natural resources,	152
to issue certificates of approval to approved schools, and to	153
revoke an approval or certificate;	154
(B) To certify, as qualified, instructors at approved peace	155
officer training schools, to issue appropriate certificates to	156
these instructors, and to revoke for good cause shown certificates	157
of these instructors;	158
(C) To certify, as qualified, commanders at approved peace	159
officer training schools, to issue appropriate certificates to	160
these commanders, and to revoke for good cause shown certificates	161
of these commanders. As used in this division, "commander" means	162
the director or other head of an approved peace officer training	163
school.	164
(D) To certify peace officers and sheriffs who have	165
satisfactorily completed basic training programs and to issue	166
appropriate certificates to these peace officers and sheriffs;	167
(E) To cause studies and surveys to be made relating to the	168
establishment, operation, and approval of state, county, and	169
municipal peace officer training schools;	170

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(F) To consult and cooperate with state, county, and	171
municipal peace officer training schools for the development of	172
advanced in-service training programs for peace officers;	173
(G) To consult and cooperate with universities, colleges, and	174
institutes for the development of specialized courses of study in	175
the state for peace officers in police science and police	176
administration;	177
(H) To consult and cooperate with other departments and	178
agencies of the state and federal government concerned with peace	179
officer training;	180
(I) To perform any other acts that may be necessary or	181
appropriate to carry out the executive director's powers and	182
duties as set forth in sections 109.71 to 109.77 of the Revised	183
Code;	184
(J) To report to the commission at each regular meeting of	185
the commission and at any other times that the council commission	186
may require;	187
(K) To certify persons who have satisfactorily completed	188
approved training programs for correction officers in full-service	189
jails, five-day facilities, or eight-hour holding facilities or	190
approved training programs for others who provide correction	191
services in those jails or facilities and to issue appropriate	192
certificates to those persons;	193
(L) To maintain any records associated with the powers and	194
duties set forth in this section. Certification examinations,	195
either before or after completion, are not public records for	196
purposes of section 149.43 of the Revised Code, but the results of	197
such examinations are public records under that section.	198
Sec. 109.77. (A) As used in this section, "felony" has the	199
same meaning as in section 109.511 of the Revised Code.	200

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(B)(1) Notwithstanding any general, special, or local law or	201
charter to the contrary, and except as otherwise provided in this	202
section, no person shall receive an original appointment on a	203
permanent basis as any of the following unless the person	204
previously has been awarded a certificate by the executive	205
director of the Ohio peace officer training commission attesting	206
to the person's satisfactory completion of an approved state,	207
county, municipal, or department of natural resources peace	208
officer basic training program:	209
(a) A peace officer of any county, township, municipal	210
corporation, regional transit authority, or metropolitan housing	211
authority;	212
(b) A natural resources law enforcement staff officer, park	213
officer, forest officer, preserve officer, wildlife officer, or	214
state watercraft officer of the department of natural resources;	215
(c) An employee of a park district under section 511.232 or	216
1545.13 of the Revised Code;	217
(d) An employee of a conservancy district who is designated	218
pursuant to section 6101.75 of the Revised Code;	219
(e) A state university law enforcement officer;	220
(f) A special police officer employed by the department of	221
mental health pursuant to section 5119.14 of the Revised Code or	222
the department of mental retardation and developmental	223
disabilities pursuant to section 5123.13 of the Revised Code;	224
(g) An enforcement agent of the department of public safety	225
whom the director of public safety designates under section	226
5502.14 of the Revised Code;	227
(h) A special police officer employed by a port authority	228
under section 4582.04 or 4582.28 of the Revised Code:	229
(i) A special police officer employed by a municipal	230

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corporation at a municipal airport, or other municipal air	231
navigation facility, that has scheduled operations, as defined in	232
section 119.3 of Title 14 of the Code of Federal Regulations, 14	233
C.F.R. 119.3, as amended, and that is required to be under a	234
security program and is governed by aviation security rules of the	235
transportation security administration of the United States	236
department of transportation as provided in Parts 1542. and 1544.	237
of Title 49 of the Code of Federal Regulations, as amended.	238
(2) Every person who is appointed on a temporary basis or for	239
a probationary term or on other than a permanent basis as any of	240
the following shall forfeit the appointed position unless the	241
person previously has completed satisfactorily or, within the time	242
prescribed by rules adopted by the attorney general pursuant to	243
section 109.74 of the Revised Code, satisfactorily completes a	244
state, county, municipal, or department of natural resources peace	245
officer basic training program for temporary or probationary	246
officers and is awarded a certificate by the director attesting to	247
the satisfactory completion of the program:	248
(a) A peace officer of any county, township, municipal	249
corporation, regional transit authority, or metropolitan housing	250
authority;	251
(b) A natural resources law enforcement staff officer, park	252
officer, forest officer, preserve officer, wildlife officer, or	253
state watercraft officer of the department of natural resources;	254
(c) An employee of a park district under section 511.232 or	255
1545.13 of the Revised Code;	256
(d) An employee of a conservancy district who is designated	257
pursuant to section 6101.75 of the Revised Code;	258
(e) A special police officer employed by the department of	259
mental health pursuant to section 5119.14 of the Revised Code or	260
the department of mental retardation and developmental	261

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intervention does not apply to any person serving as a peace officer on April 4, 1985. Any person who is serving as a peace officer on April 4, 1985, who terminates that employment after that date, and who subsequently is hired as a peace officer by the same or another law enforcement agency shall complete the six hours of training in crisis intervention within the time prescribed by rules adopted by the attorney general pursuant to section 109.742 of the Revised Code. No peace officer shall have employment as a peace officer terminated and then be reinstated with intent to circumvent this section.

(4) Division (B) of this section does not apply to any person serving on a permanent basis on March 28, 1985, as a park officer, forest officer, preserve officer, wildlife officer, or state watercraft officer of the department of natural resources or as an employee of a park district under section 511.232 or 1545.13 of the Revised Code, to any person serving on a permanent basis on March 6, 1986, as an employee of a conservancy district designated pursuant to section 6101.75 of the Revised Code, to any person serving on a permanent basis on January 10, 1991, as a preserve officer of the department of natural resources, to any person employed on a permanent basis on July 2, 1992, as a special police officer by the department of mental health pursuant to section 5119.14 of the Revised Code or by the department of mental retardation and developmental disabilities pursuant to section 5123.13 of the Revised Code, to any person serving on a permanent basis on the effective date of this amendment May 17, 2000, as a special police officer employed by a port authority under section 4582.04 or 4582.28 of the Revised Code, to any person serving on a permanent basis on the effective date of this amendment as a special police officer employed by a municipal corporation at a municipal airport or other municipal air navigation facility described in division (A)(19) of section 109.71 of the Revised

Code, to any person serving on a permanent basis on June 19, 1978, as a state university law enforcement officer pursuant to section 3345.04 of the Revised Code and who, immediately prior to June 19, 1978, was serving as a special police officer designated under authority of that section, or to any person serving on a permanent basis on September 20, 1984, as a liquor control investigator, known after June 30, 1999, as an enforcement agent of the department of public safety, engaged in the enforcement of Chapters 4301. and 4303. of the Revised Code.

- (5) Division (B) of this section does not apply to any person who is appointed as a regional transit authority police officer pursuant to division (Y) of section 306.35 of the Revised Code if, on or before July 1, 1996, the person has completed satisfactorily an approved state, county, municipal, or department of natural resources peace officer basic training program and has been awarded a certificate by the executive director of the Ohio peace officer training commission attesting to the person's satisfactory completion of such an approved program and if, on July 1, 1996, the person is performing peace officer functions for a regional transit authority.
- (C) No person, after September 20, 1984, shall receive an original appointment on a permanent basis as an Ohio veterans' home police officer designated under section 5907.02 of the Revised Code unless the person previously has been awarded a certificate by the executive director of the Ohio peace officer training commission attesting to the person's satisfactory completion of an approved police officer basic training program. Every person who is appointed on a temporary basis or for a probationary term or on other than a permanent basis as an Ohio veterans' home police officer designated under section 5907.02 of the Revised Code shall forfeit that position unless the person previously has completed satisfactorily or, within one year from

that person to a felony.

(2) Prior to the award by the executive director of the commission of any Before a person seeking a certificate prescribed in this section completes an approved peace officer basic training program, the prospective employer of the person to whom the certificate is to be awarded or the commander of the peace officer training school attended by that person executive director shall request the bureau of criminal identification and investigation to conduct a criminal history records check on the person. Upon The executive director shall submit the person's fingerprints to the bureau of criminal identification and investigation, which shall submit the fingerprints to the federal bureau of investigation for a national criminal history records check.

Upon receipt of the executive director's request, the bureau promptly of criminal identification and investigation and the federal bureau of investigation shall conduct a criminal history records check on the person and, upon completion of the check, promptly shall provide a copy of the criminal history records check to the prospective employer or peace officer training school commander that made the request. Upon receipt of the copy of the criminal history records check from the bureau, the prospective employer or peace officer training school commander that made the request shall submit the copy to the executive director of the Ohio peace officer training commission executive director. The executive director shall not award any certificate prescribed in this section unless the executive director has received a copy of the criminal history records check on the person to whom the certificate is to be awarded.

(3) The executive director of the commission shall not award a certificate prescribed in this section to a person who has been convicted of or has pleaded guilty to a felony or who fails to disclose any previous criminal conviction of or plea of guilty to

- a felony as required under division (E)(1) of this section.
- (4) The executive director of the commission shall revoke the certificate awarded to a person as prescribed in this section, and that person shall forfeit all of the benefits derived from being certified as a peace officer under this section, if the person, prior to the award of the certificate before completion of an approved peace officer basic training program, failed to disclose any previous criminal conviction of or plea of quilty to a felony as required under division (E)(1) of this section.
- (F)(1) Regardless of whether the person has been awarded the certificate or has been classified as a peace officer prior to, on, or after October 16, 1996, the executive director of the Ohio peace officer training commission shall revoke any certificate that has been awarded to a person as prescribed in this section if the person does either of the following:
- (a) Pleads guilty to a felony committed on or after January 436
 1, 1997—;
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- (b) Pleads guilty to a misdemeanor committed on or after January 1, 1997, pursuant to a negotiated plea agreement as provided in division (D) of section 2929.29 of the Revised Code in which the person agrees to surrender the certificate awarded to the person under this section.
- (2) The executive director of the commission shall suspend any certificate that has been awarded to a person as prescribed in this section if the person is convicted, after trial, of a felony committed on or after January 1, 1997. The executive director shall suspend the certificate pursuant to division (F)(2) of this section pending the outcome of an appeal by the person from that conviction to the highest court to which the appeal is taken or until the expiration of the period in which an appeal is required to be filed. If the person files an appeal that results in that

(I) No person who is appointed as a peace officer of a

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division (B) of this section.

- (J) No part of any approved state, county, or municipal basic training program for bailiffs and deputy bailiffs of courts of record and no part of any approved state, county, or municipal basic training program for criminal investigators employed by the state public defender shall be used as credit toward the completion by a peace officer of any part of the approved state, county, or municipal peace officer basic training program that the peace officer is required by this section to complete satisfactorily.
- (K) This section does not apply to any member of the police department of a municipal corporation in an adjoining state serving in this state under a contract pursuant to section 737.04 of the Revised Code.

Sec. 109.801. (A)(1) Each year the following persons shall complete successfully a firearms requalification program approved by the executive director of the Ohio peace officer training commission in accordance with rules adopted by the attorney general pursuant to section 109.743 of the Revised Code: any sheriff, deputy sheriff, marshal, deputy marshal, township constable, chief of police or member of an organized police department of a municipal corporation or township, chief of police or member of a township police district police force, superintendent of the state highway patrol, state highway patrol

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trooper, or chief of police of a university or college police	514
department or state university law enforcement officer appointed	515
under section 3345.04 of the Revised Code; any parole or probation	516
officer who carries a firearm in the course of official duties;	517
any employee of the department of natural resources who is a	518
natural resources law enforcement staff officer, park officer,	519
forest officer, preserve officer, wildlife officer, or state	520
watercraft officer who carries a firearm in the course of official	521
duties; the house sergeant at arms if the house sergeant at arms	522
has arrest authority pursuant to division (E)(1) of section	523
101.311 of the Revised Code; any assistant house sergeant at arms;	524
or any employee of the department of youth services who is	525
designated pursuant to division (A)(2) of section 5139.53 of the	526
Revised Code as being authorized to carry a firearm while on duty	527
as described in that division; or a special police officer	528
employed by a municipal corporation at a municipal airport or	529
other municipal air navigation facility described in division	530
(A)(19) of section 109.71 of the Revised Code.	531
(2) No person listed in division (A)(1) of this section shall	532
carry a firearm during the course of official duties if the person	533
does not comply with division (A)(1) of this section.	534
(B) The hours that a sheriff spends attending a firearms	535
requalification program required by division (A) of this section	536
are in addition to the sixteen hours of continuing education that	537
are required by division (E) of section 311.01 of the Revised	538
Code.	539
(C) As used in this section, "firearm" has the same meaning	540
as in section 2923.11 of the Revised Code.	541
Sec. 2901.01. (A) As used in the Revised Code:	542
(1) "Force" means any violence, compulsion, or constraint	543
physically exerted by any means upon or against a person or thing.	544

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(2) "Deadly force" means any force that carries a substantial risk that it will proximately result in the death of any person.	545 546 547
(3) "Physical harm to persons" means any injury, illness, or other physiological impairment, regardless of its gravity or duration.	548 549 550
(4) "Physical harm to property" means any tangible or intangible damage to property that, in any degree, results in loss to its value or interferes with its use or enjoyment. "Physical harm to property" does not include wear and tear occasioned by normal use.	551 552 553 554 555
(5) "Serious physical harm to persons" means any of the following:	556 557
(a) Any mental illness or condition of such gravity as would normally require hospitalization or prolonged psychiatric treatment;	558 559 560
(b) Any physical harm that carries a substantial risk of death;	561 562
(c) Any physical harm that involves some permanent incapacity, whether partial or total, or that involves some temporary, substantial incapacity;	563 564 565
(d) Any physical harm that involves some permanent disfigurement or that involves some temporary, serious disfigurement;	566 567 568
(e) Any physical harm that involves acute pain of such duration as to result in substantial suffering or that involves any degree of prolonged or intractable pain.	569 570 571
(6) "Serious physical harm to property" means any physical harm to property that does either of the following:(a) Results in substantial loss to the value of the property	572 573
(a) resurcs in subscancial ross to the value of the broberty	5/4

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or requires a substantial amount of time, effort, or money to	575
repair or replace;	576
(b) Temporarily prevents the use or enjoyment of the property	577
or substantially interferes with its use or enjoyment for an	578
extended period of time.	579
(7) "Risk" means a significant possibility, as contrasted	580
with a remote possibility, that a certain result may occur or that	581
certain circumstances may exist.	582
(8) "Substantial risk" means a strong possibility, as	583
contrasted with a remote or significant possibility, that a	584
certain result may occur or that certain circumstances may exist.	585
(9) "Offense of violence" means any of the following:	586
(a) A violation of section 2903.01, 2903.02, 2903.03,	587
2903.04, 2903.11, 2903.12, 2903.13, 2903.15, 2903.21, 2903.211,	588
2903.22, 2905.01, 2905.02, 2905.11, 2907.02, 2907.03, 2907.05,	589
2909.02, 2909.03, 2909.24, 2911.01, 2911.02, 2911.11, 2917.01,	590
2917.02, 2917.03, 2917.31, 2919.25, 2921.03, 2921.04, 2921.34, or	591
2923.161, of division $(A)(1)$, (2) , or (3) of section 2911.12, or	592
of division (B)(1), (2), (3), or (4) of section 2919.22 of the	593
Revised Code or felonious sexual penetration in violation of	594
former section 2907.12 of the Revised Code;	595
(b) A violation of an existing or former municipal ordinance	596
or law of this or any other state or the United States,	597
substantially equivalent to any section, division, or offense	598
listed in division (A)(9)(a) of this section;	599
(c) An offense, other than a traffic offense, under an	600
existing or former municipal ordinance or law of this or any other	601
state or the United States, committed purposely or knowingly, and	602
involving physical harm to persons or a risk of serious physical	603
harm to persons;	604

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(d) A conspiracy or attempt to commit, or complicity in	605
committing, any offense under division $(A)(9)(a)$, (b) , or (c) of	606
this section.	607
(10)(a) "Property" means any property, real or personal,	608
tangible or intangible, and any interest or license in that	609
property. "Property" includes, but is not limited to, cable	610
television service, other telecommunications service,	611
telecommunications devices, information service, computers, data,	612
computer software, financial instruments associated with	613
computers, other documents associated with computers, or copies of	614
the documents, whether in machine or human readable form, trade	615
secrets, trademarks, copyrights, patents, and property protected	616
by a trademark, copyright, or patent. "Financial instruments	617
associated with computers" include, but are not limited to,	618
checks, drafts, warrants, money orders, notes of indebtedness,	619
certificates of deposit, letters of credit, bills of credit or	620
debit cards, financial transaction authorization mechanisms,	621
marketable securities, or any computer system representations of	622
any of them.	623
(b) As used in division (A)(10) of this section, "trade	624
secret" has the same meaning as in section 1333.61 of the Revised	625
Code, and "telecommunications service" and "information service"	626
have the same meanings as in section 2913.01 of the Revised Code.	627

- (c) As used in divisions (A)(10) and (13) of this section, 628 "cable television service," "computer," "computer software," 629 "computer system," "computer network," "data," and 630 "telecommunications device" have the same meanings as in section 631 2913.01 of the Revised Code. 632
 - (11) "Law enforcement officer" means any of the following:

(a) A sheriff, deputy sheriff, constable, police officer of a 634 township or joint township police district, marshal, deputy 635

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marshal, municipal police officer, member of a police force employed by a metropolitan housing authority under division (D) of section 3735.31 of the Revised Code, or state highway patrol trooper;	636 637 638 639
(b) An officer, agent, or employee of the state or any of its agencies, instrumentalities, or political subdivisions, upon whom, by statute, a duty to conserve the peace or to enforce all or certain laws is imposed and the authority to arrest violators is conferred, within the limits of that statutory duty and authority;	640 641 642 643 644
(c) A mayor, in the mayor's capacity as chief conservator of the peace within the mayor's municipal corporation;(d) A member of an auxiliary police force organized by county, township, or municipal law enforcement authorities, within the scope of the member's appointment or commission;	646 647 648 649
(e) A person lawfully called pursuant to section 311.07 of the Revised Code to aid a sheriff in keeping the peace, for the purposes and during the time when the person is called;	651 652 653
(f) A person appointed by a mayor pursuant to section 737.01 of the Revised Code as a special patrolling officer during riot or emergency, for the purposes and during the time when the person is appointed;	654 655 656 657
(g) A member of the organized militia of this state or the armed forces of the United States, lawfully called to duty to aid civil authorities in keeping the peace or protect against domestic violence;	658 659 660 661
(h) A prosecuting attorney, assistant prosecuting attorney, secret service officer, or municipal prosecutor;(i) An Ohio veterans' home police officer appointed under section 5907.02 of the Revised Code;	662 663 664 665

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(j) A member of a police force employed by a regional transit	666
authority under division (Y) of section 306.35 of the Revised	667
Code;	668
(k) A special police officer employed by a port authority	669
under section 4582.04 or 4582.28 of the Revised Code;	670
(1) The house sergeant at arms if the house sergeant at arms	671
has arrest authority pursuant to division (E)(1) of section	672
101.311 of the Revised Code and an assistant house sergeant at	673
arms <u>;</u>	674
(m) A special police officer employed by a municipal	675
corporation at a municipal airport, or other municipal air	676
navigation facility, that has scheduled operations, as defined in	677
section 119.3 of Title 14 of the Code of Federal Regulations, 14	678
C.F.R. 119.3, as amended, and that is required to be under a	679
security program and is governed by aviation security rules of the	680
transportation security administration of the United States	681
department of transportation as provided in Parts 1542. and 1544.	682
of Title 49 of the Code of Federal Regulations, as amended.	683
(12) "Privilege" means an immunity, license, or right	684
conferred by law, bestowed by express or implied grant, arising	685
out of status, position, office, or relationship, or growing out	686
of necessity.	687
(13) "Contraband" means any property described in the	688
following categories:	689
(a) Property that in and of itself is unlawful for a person	690
to acquire or possess;	691
(b) Property that is not in and of itself unlawful for a	692
person to acquire or possess, but that has been determined by a	693
court of this state, in accordance with law, to be contraband	694
because of its use in an unlawful activity or manner, of its	695
nature, or of the circumstances of the person who acquires or	696

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possesses it, including, but not limited to, goods and personal	697
property described in division (D) of section 2913.34 of the	698
Revised Code;	699
(c) Property that is specifically stated to be contraband by	700
a section of the Revised Code or by an ordinance, regulation, or	701
resolution;	702
(d) Property that is forfeitable pursuant to a section of the	703
Revised Code, or an ordinance, regulation, or resolution,	704
including, but not limited to, forfeitable firearms, dangerous	705
ordnance, obscene materials, and goods and personal property	706
described in division (D) of section 2913.34 of the Revised Code;	707
(e) Any controlled substance, as defined in section 3719.01	708
of the Revised Code, or any device, paraphernalia, money as	709
defined in section 1301.01 of the Revised Code, or other means of	710
exchange that has been, is being, or is intended to be used in an	711
attempt or conspiracy to violate, or in a violation of, Chapter	712
2925. or 3719. of the Revised Code;	713
(f) Any gambling device, paraphernalia, money as defined in	714
section 1301.01 of the Revised Code, or other means of exchange	715
that has been, is being, or is intended to be used in an attempt	716
or conspiracy to violate, or in the violation of, Chapter 2915. of	717
the Revised Code;	718
(g) Any equipment, machine, device, apparatus, vehicle,	719
vessel, container, liquid, or substance that has been, is being,	720
or is intended to be used in an attempt or conspiracy to violate,	721
or in the violation of, any law of this state relating to alcohol	722
or tobacco;	723
(h) Any personal property that has been, is being, or is	724
intended to be used in an attempt or conspiracy to commit, or in	725
the commission of, any offense or in the transportation of the	726
fruits of any offense;	727

(i) Any property that is acquired through the sale or other 728 transfer of contraband or through the proceeds of contraband, 729 other than by a court or a law enforcement agency acting within 730 the scope of its duties; 731

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- (j) Any computer, computer system, computer network, computer software, or other telecommunications device that is used in a conspiracy to commit, an attempt to commit, or the commission of any offense, if the owner of the computer, computer system, computer network, computer software, or other telecommunications device is convicted of or pleads guilty to the offense in which it is used;
- (k) Any property that is material support or resources and that has been, is being, or is intended to be used in an attempt or conspiracy to violate, or in the violation of, section 2909.22, 2909.23, or 2909.24 of the Revised Code or of section 2921.32 of the Revised Code when the offense or act committed by the person aided or to be aided as described in that section is an act of terrorism. As used in division (A)(13)(k) of this section, "material support or resources" and "act of terrorism" have the same meanings as in section 2909.21 of the Revised Code.
- (14) A person is "not guilty by reason of insanity" relative to a charge of an offense only if the person proves, in the manner specified in section 2901.05 of the Revised Code, that at the time of the commission of the offense, the person did not know, as a result of a severe mental disease or defect, the wrongfulness of the person's acts.
- (B)(1)(a) Subject to division (B)(2) of this section, as used in any section contained in Title XXIX of the Revised Code that sets forth a criminal offense, "person" includes all of the following:
 - (i) An individual, corporation, business trust, estate,

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trust, partnership, and association;	759
(ii) An unborn human who is viable.	760
(b) As used in any section contained in Title XXIX of the	761
Revised Code that does not set forth a criminal offense, "person"	762
includes an individual, corporation, business trust, estate,	763
trust, partnership, and association.	764
(c) As used in division (B)(1)(a) of this section:	765
(i) "Unborn human" means an individual organism of the	766
species Homo sapiens from fertilization until live birth.	767
(ii) "Viable" means the stage of development of a human fetus	768
at which there is a realistic possibility of maintaining and	769
nourishing of a life outside the womb with or without temporary	770
artificial life-sustaining support.	771
(2) Notwithstanding division $(B)(1)(a)$ of this section, in no	772
case shall the portion of the definition of the term "person" that	773
is set forth in division (B)(1)(a)(ii) of this section be applied	774
or construed in any section contained in Title XXIX of the Revised	775
Code that sets forth a criminal offense in any of the following	776
manners:	777
(a) Except as otherwise provided in division (B)(2)(a) of	778
this section, in a manner so that the offense prohibits or is	779
construed as prohibiting any pregnant woman or her physician from	780
performing an abortion with the consent of the pregnant woman,	781
with the consent of the pregnant woman implied by law in a medical	782
emergency, or with the approval of one otherwise authorized by law	783
to consent to medical treatment on behalf of the pregnant woman.	784
An abortion that violates the conditions described in the	785
immediately preceding sentence may be punished as a violation of	786
section 2903.01, 2903.02, 2903.03, 2903.04, 2903.05, 2903.06,	787
2903.08, 2903.11, 2903.12, 2903.13, 2903.14, 2903.21, or 2903.22	788
of the Revised Code, as applicable. An abortion that does not	789

- (2) "School," "school building," and "school premises" have 820 the same meanings as in section 2925.01 of the Revised Code. 821
- (3) "School activity" means any activity held under the
 auspices of a board of education of a city, local, exempted
 village, joint vocational, or cooperative education school
 district, a governing board of an educational service center, or
 the governing body of a school for which the state board of
 education prescribes minimum standards under section 3301.07 of
 the Revised Code.
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- (4) "School bus" has the same meaning as in section 4511.01 829 of the Revised Code.

Sec. 2935.01. As used in this chapter:

(A) "Magistrate" has the same meaning as in section 2931.01 832 of the Revised Code.

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(B) "Peace officer" includes, except as provided in section 2935.081 of the Revised Code, a sheriff; deputy sheriff; marshal; deputy marshal; member of the organized police department of any municipal corporation, including a member of the organized police department of a municipal corporation in an adjoining state serving in Ohio under a contract pursuant to section 737.04 of the Revised Code; member of a police force employed by a metropolitan housing authority under division (D) of section 3735.31 of the Revised Code; member of a police force employed by a regional transit authority under division (Y) of section 306.05 of the Revised Code; state university law enforcement officer appointed under section 3345.04 of the Revised Code; enforcement agent of the department of public safety designated under section 5502.14 of the Revised Code; employee of the department of taxation to whom investigation powers have been delegated under section 5743.45 of the Revised Code; employee of the department of natural resources who is a natural resources law enforcement staff officer

designated pursuant to section 1501.013 of the Revised Code, a	851
forest officer designated pursuant to section 1503.29 of the	852
Revised Code, a preserve officer designated pursuant to section	853
1517.10 of the Revised Code, a wildlife officer designated	854
pursuant to section 1531.13 of the Revised Code, a park officer	855
designated pursuant to section 1541.10 of the Revised Code, or a	856
state watercraft officer designated pursuant to section 1547.521	857
of the Revised Code; individual designated to perform law	858
enforcement duties under section 511.232, 1545.13, or 6101.75 of	859
the Revised Code; Ohio veterans' home police officer appointed	860
under section 5907.02 of the Revised Code; special police officer	861
employed by a port authority under section 4582.04 or 4582.28 of	862
the Revised Code; police constable of any township; police officer	863
of a township or joint township police district; a special police	864
officer employed by a municipal corporation at a municipal	865
airport, or other municipal air navigation facility, that has	866
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scheduled operations, as defined in section 119.3 of Title 14 of	868
the Code of Federal Regulations, 14 C.F.R. 119.3, as amended, and	869
that is required to be under a security program and is governed by	870
aviation security rules of the transportation security	871
administration of the United States department of transportation	872
as provided in Parts 1542. and 1544. of Title 49 of the Code of	873
<u>Federal Regulations, as amended;</u> the house sergeant at arms if the	874
house sergeant at arms has arrest authority pursuant to division	875
(E)(1) of section 101.311 of the Revised Code; and an assistant	876
house sergeant at arms; officer or employee of the bureau of	877
criminal identification and investigation established pursuant to	
section 109.51 of the Revised Code who has been awarded a	878
certificate by the executive director of the Ohio peace officer	879
training commission attesting to the officer's or employee's	880
satisfactory completion of an approved state, county, municipal,	881
or department of natural resources peace officer basic training	882
program and who is providing assistance upon request to a law	883

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airport, or other municipal air navigation facility, that has scheduled operations, as defined in section 119.3 of Title 14 of the Code of Federal Regulations, 14 C.F.R. 119.3, as amended, and that is required to be under a security program and is governed by aviation security rules of the transportation security administration of the United States department of transportation as provided in Parts 1542. and 1544. of Title 49 of the Code of Federal Regulations, as amended, shall arrest and detain, until a warrant can be obtained, a person found violating, within the limits of the political subdivision, metropolitan housing authority housing project, regional transit authority facilities or areas of a municipal corporation that have been agreed to by a regional transit authority and a municipal corporation located within its territorial jurisdiction, college, university, Ohio veterans' home, or port authority, or municipal airport or other municipal air navigation facility, in which the peace officer is appointed, employed, or elected, a law of this state, an ordinance of a municipal corporation, or a resolution of a township.

- (2) A peace officer of the department of natural resources or an individual designated to perform law enforcement duties under section 511.232, 1545.13, or 6101.75 of the Revised Code shall arrest and detain, until a warrant can be obtained, a person found violating, within the limits of the peace officer's or individual's territorial jurisdiction, a law of this state.
- (3) The house sergeant at arms if the house sergeant at arms has arrest authority pursuant to division (E)(1) of section 101.311 of the Revised Code and an assistant house sergeant at arms shall arrest and detain, until a warrant can be obtained, a person found violating, within the limits of the sergeant at arm's arms's or assistant sergeant at arm's arms's territorial jurisdiction specified in division (D)(1)(a) of section 101.311 of the Revised Code or while providing security pursuant to division

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(B)(1) When there is reasonable ground to believe that an offense of violence, the offense of criminal child enticement as defined in section 2905.05 of the Revised Code, the offense of public indecency as defined in section 2907.09 of the Revised Code, the offense of domestic violence as defined in section 2919.25 of the Revised Code, the offense of violating a protection order as defined in section 2919.27 of the Revised Code, the offense of menacing by stalking as defined in section 2903.211 of the Revised Code, the offense of aggravated trespass as defined in section 2911.211 of the Revised Code, a theft offense as defined in section 2913.01 of the Revised Code, or a felony drug abuse offense as defined in section 2925.01 of the Revised Code, has been committed within the limits of the political subdivision, metropolitan housing authority housing project, regional transit authority facilities or those areas of a municipal corporation that have been agreed to by a regional transit authority and a municipal corporation located within its territorial jurisdiction, college, university, Ohio veterans' home, or port authority, or municipal airport or other municipal air navigation facility, in which the peace officer is appointed, employed, or elected or within the limits of the territorial jurisdiction of the peace officer, a peace officer described in division (A) of this section may arrest and detain until a warrant can be obtained any person who the peace officer has reasonable cause to believe is guilty of the violation.

(2) For purposes of division (B)(1) of this section, the execution of any of the following constitutes reasonable ground to believe that the offense alleged in the statement was committed and reasonable cause to believe that the person alleged in the

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statement to have committed the offense is guilty of the	980
violation:	981
(a) A written statement by a person alleging that an alleged	982
offender has committed the offense of menacing by stalking or	983
aggravated trespass;	984
(b) A written statement by the administrator of the	985
interstate compact on mental health appointed under section	986
5119.51 of the Revised Code alleging that a person who had been	987
hospitalized, institutionalized, or confined in any facility under	988
an order made pursuant to or under authority of section 2945.37,	989
2945.371, 2945.38, 2945.39, 2945.40, 2945.401, or 2945.402 of the	990
Revised Code has escaped from the facility, from confinement in a	991
vehicle for transportation to or from the facility, or from	992
supervision by an employee of the facility that is incidental to	993
hospitalization, institutionalization, or confinement in the	994
facility and that occurs outside of the facility, in violation of	995
section 2921.34 of the Revised Code;	996
(c) A written statement by the administrator of any facility	997
in which a person has been hospitalized, institutionalized, or	998
confined under an order made pursuant to or under authority of	999
section 2945.37, 2945.371, 2945.38, 2945.39, 2945.40, 2945.401, or	1000
2945.402 of the Revised Code alleging that the person has escaped	1001
from the facility, from confinement in a vehicle for	1002
transportation to or from the facility, or from supervision by an	1003
employee of the facility that is incidental to hospitalization,	1004
institutionalization, or confinement in the facility and that	1005
occurs outside of the facility, in violation of section 2921.34 of	1006
the Revised Code.	1007
(3)(a) For purposes of division (B)(1) of this section, a	1008
peace officer described in division (A) of this section has	1009
reasonable grounds to believe that the offense of domestic	1010
violence or the offense of violating a protection order has been	1011

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and detain that person pursuant to division (B)(1) of this section until a warrant can be obtained.

If pursuant to division (B)(3)(a) of this section a peace 1046 officer has reasonable grounds to believe that the offense of 1047 domestic violence or the offense of violating a protection order 1048 has been committed and reasonable cause to believe that family or 1049 household members have committed the offense against each other, 1050 it is the preferred course of action in this state that the 1051 officer, pursuant to division (B)(1) of this section, arrest and 1052 detain until a warrant can be obtained the family or household 1053 member who committed the offense and whom the officer has 1054 reasonable cause to believe is the primary physical aggressor. 1055 There is no preferred course of action in this state regarding any 1056 other family or household member who committed the offense and 1057 whom the officer does not have reasonable cause to believe is the 1058 primary physical aggressor, but, pursuant to division (B)(1) of 1059 this section, the peace officer may arrest and detain until a 1060 warrant can be obtained any other family or household member who 1061 committed the offense and whom the officer does not have 1062 reasonable cause to believe is the primary physical aggressor. 1063

- (c) If a peace officer described in division (A) of this section does not arrest and detain a person whom the officer has reasonable cause to believe committed the offense of domestic violence or the offense of violating a protection order when it is the preferred course of action in this state pursuant to division (B)(3)(b) of this section that the officer arrest that person, the officer shall articulate in the written report of the incident required by section 2935.032 of the Revised Code a clear statement of the officer's reasons for not arresting and detaining that person until a warrant can be obtained.
- (d) In determining for purposes of division (B)(3)(b) of this section which family or household member is the primary physical

wish the prosecution of the offense to continue or wishes to drop charges against the alleged offender relative to the offense, the involved prosecuting authorities, in determining whether to continue with the prosecution of the offense or whether to dismiss charges against the alleged offender relative to the offense and notwithstanding the victim's failure to cooperate or the victim's wishes, shall consider all facts and circumstances that are relevant to the offense, including, but not limited to, the statements and observations of the peace officers who responded to the incident that resulted in the arrest or filing of the charges and of all witnesses to that incident.

(f) In determining pursuant to divisions (B)(3)(a) to (g) of

this section whether to arrest a person pursuant to division

of this section shall not consider as a factor any possible

shortage of cell space at the detention facility to which the

person will be taken subsequent to the person's arrest or any

possibility that the person's arrest might cause, contribute to,

or exacerbate overcrowding at that detention facility or at any

other detention facility.

(B)(1) of this section, a peace officer described in division (A)

- (g) If a peace officer described in division (A) of this section intends pursuant to divisions (B)(3)(a) to (g) of this section to arrest a person pursuant to division (B)(1) of this section and if the officer is unable to do so because the person is not present, the officer promptly shall seek a warrant for the arrest of the person.
- (h) If a peace officer described in division (A) of this section responds to a report of an alleged incident of the offense of domestic violence or an alleged incident of the offense of violating a protection order and if the circumstances of the incident involved the use or threatened use of a deadly weapon or any person involved in the incident brandished a deadly weapon

during or in relation to the incident, the deadly weapon that was
used, threatened to be used, or brandished constitutes contraband,
and, to the extent possible, the officer shall seize the deadly
weapon as contraband pursuant to section 2933.43 of the Revised
Code. Upon the seizure of a deadly weapon pursuant to division
(B)(3)(h) of this section, section 2933.43 of the Revised Code
shall apply regarding the treatment and disposition of the deadly
weapon. For purposes of that section, the "underlying criminal
offense" that was the basis of the seizure of a deadly weapon
under division (B)(3)(h) of this section and to which the deadly
weapon had a relationship is any of the following that is
applicable:

- (i) The alleged incident of the offense of domestic violence or the alleged incident of the offense of violating a protection order to which the officer who seized the deadly weapon responded;
- (ii) Any offense that arose out of the same facts and circumstances as the report of the alleged incident of the offense of domestic violence or the alleged incident of the offense of violating a protection order to which the officer who seized the deadly weapon responded.
- (4) If, in the circumstances described in divisions (B)(3)(a) to (g) of this section, a peace officer described in division (A) of this section arrests and detains a person pursuant to division (B)(1) of this section, or if, pursuant to division (B)(3)(h) of this section, a peace officer described in division (A) of this section seizes a deadly weapon, the officer, to the extent described in and in accordance with section 9.86 or 2744.03 of the Revised Code, is immune in any civil action for damages for injury, death, or loss to person or property that arises from or is related to the arrest and detention or the seizure.
- (C) When there is reasonable ground to believe that a 1169 violation of division (A), (B), or (C) of section 4506.15 or a 1170

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1171 violation of section 4511.19 of the Revised Code has been 1172 committed by a person operating a motor vehicle subject to 1173 regulation by the public utilities commission of Ohio under Title 1174 XLIX of the Revised Code, a peace officer with authority to 1175 enforce that provision of law may stop or detain the person whom 1176 the officer has reasonable cause to believe was operating the 1177 motor vehicle in violation of the division or section and, after 1178 investigating the circumstances surrounding the operation of the 1179 vehicle, may arrest and detain the person.

(D) If a sheriff, deputy sheriff, marshal, deputy marshal, 1180 municipal police officer, member of a police force employed by a 1181 metropolitan housing authority under division (D) of section 1182 3735.31 of the Revised Code, member of a police force employed by 1183 a regional transit authority under division (Y) of section 306.35 1184 of the Revised Code, special police officer employed by a port 1185 authority under section 4582.04 or 4582.28 of the Revised Code, 1186 special police officer employed by a municipal corporation at a 1187 municipal airport or other municipal air navigation facility 1188 described in division (A) of this section, township constable, 1189 police officer of a township or joint township police district, 1190 state university law enforcement officer appointed under section 1191 3345.04 of the Revised Code, peace officer of the department of 1192 natural resources, individual designated to perform law 1193 enforcement duties under section 511.232, 1545.13, or 6101.75 of 1194 the Revised Code, the house sergeant at arms if the house sergeant 1195 at arms has arrest authority pursuant to division (E)(1) of 1196 section 101.311 of the Revised Code, or an assistant house 1197 sergeant at arms is authorized by division (A) or (B) of this 1198 section to arrest and detain, within the limits of the political 1199 subdivision, metropolitan housing authority housing project, 1200 regional transit authority facilities or those areas of a 1201

municipal corporation that have been agreed to by a regional

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transit authority and a municipal corporation located within its	1203
territorial jurisdiction, port authority, municipal airport or	1204
other municipal air navigation facility, college, or university in	1205
which the officer is appointed, employed, or elected or within the	1206
limits of the territorial jurisdiction of the peace officer, a	1207
person until a warrant can be obtained, the peace officer, outside	1208
the limits of that territory, may pursue, arrest, and detain that	1209
person until a warrant can be obtained if all of the following	1210
apply:	1211
(1) The pursuit takes place without unreasonable delay after the offense is committed;	1212 1213
(2) The pursuit is initiated within the limits of the	1214
political subdivision, metropolitan housing authority housing	1215
project, regional transit authority facilities or those areas of a	1216
municipal corporation that have been agreed to by a regional	1217
transit authority and a municipal corporation located within its	1218
territorial jurisdiction, port authority, <u>municipal airport or</u>	1219
other municipal air navigation facility, college, or university in	1220
which the peace officer is appointed, employed, or elected or	1221
within the limits of the territorial jurisdiction of the peace	1222
officer;	1223
(3) The offense involved is a felony, a misdemeanor of the	1224
first degree or a substantially equivalent municipal ordinance, a	1225
misdemeanor of the second degree or a substantially equivalent	1226
municipal ordinance, or any offense for which points are	1227
chargeable pursuant to division (G) of section 4507.021 of the	1228
Revised Code.	1229
(E) In addition to the authority granted under division (A)	1230
or (B) of this section:	1231
(1) A sheriff or deputy sheriff may arrest and detain, until	1232
a warrant can be obtained, any person found violating section	1233
4503.11, 4503.21, or 4549.01, sections 4549.08 to 4549.12, section	1234

4549.62, or Chapter 4511. or 4513. of the Revised Code on the portion of any street or highway that is located immediately adjacent to the boundaries of the county in which the sheriff or deputy sheriff is elected or appointed.

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- (2) A member of the police force of a township police district created under section 505.48 of the Revised Code, a member of the police force of a joint township police district created under section 505.481 of the Revised Code, or a township constable appointed in accordance with section 509.01 of the Revised Code, who has received a certificate from the Ohio peace officer training commission under section 109.75 of the Revised Code, may arrest and detain, until a warrant can be obtained, any person found violating any section or chapter of the Revised Code listed in division (E)(1) of this section, other than sections 4513.33 and 4513.34 of the Revised Code, on the portion of any street or highway that is located immediately adjacent to the boundaries of the township police district or joint township police district, in the case of a member of a township police district or joint township police district police force, or the unincorporated territory of the township, in the case of a township constable. However, if the population of the township that created the township police district served by the member's police force, or the townships that created the joint township police district served by the member's police force, or the township that is served by the township constable, is sixty thousand or less, the member of the township police district or joint police district police force or the township constable may not make an arrest under division (E)(2) of this section on a state highway that is included as part of the interstate system.
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(3) A police officer or village marshal appointed, elected, or employed by a municipal corporation may arrest and detain, until a warrant can be obtained, any person found violating any

jurisdiction of the particular department a violation of section

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2921.34 of the Revised Code that involves an escape from the	1299
premises of the institution.	1300
(2)(a) If a department of mental health special police	1301
officer or a department of mental retardation and developmental	1302
disabilities special police officer finds any person who has been	1303
hospitalized, institutionalized, or confined in an institution	1304
under the jurisdiction of the particular department pursuant to or	1305
under authority of section 2945.37, 2945.371, 2945.38, 2945.39,	1306
2945.40, 2945.401, or 2945.402 of the Revised Code committing a	1307
violation of section 2921.34 of the Revised Code that involves an	1308
escape from the premises of the institution, or if there is	1309
reasonable ground to believe that a violation of section 2921.34	1310
of the Revised Code has been committed that involves an escape	1311
from the premises of an institution under the jurisdiction of the	1312
department of mental health or the department of mental	1313
retardation and developmental disabilities and if a department of	1314
mental health special police officer or a department of mental	1315
retardation and developmental disabilities special police officer	1316
has reasonable cause to believe that a particular person who has	1317
been hospitalized, institutionalized, or confined in the	1318
institution pursuant to or under authority of section 2945.37,	1319
2945.371, 2945.38, 2945.39, 2945.40, 2945.401, or 2945.402 of the	1320
Revised Code is guilty of the violation, the special police	1321
officer, outside of the premises of the institution, may pursue,	1322
arrest, and detain that person for that violation of section	1323
2921.34 of the Revised Code, until a warrant can be obtained, if	1324
both of the following apply:	1325
(i) The pursuit takes place without unreasonable delay after	1326
the offense is committed;	1327
(ii) The pursuit is initiated within the premises of the	1328
institution from which the violation of section 2921.34 of the	1329
Revised Code occurred.	1330

Thence South 04 degrees 25 minutes 28 seconds West along the

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westerly boundary of the Kirkwood Cemetery a distance of 1066.43	1422
feet to a 5/8 inch iron pin set;	1423
Thence North 86 degrees 01 minutes 38 seconds West along a	1424
boundary of the Kirkwood Cemetery a distance of 120.26 feet to the	1425
place of beginning-containing 3.506 acres, more or less.	1426
Being subject to all legal right-of-ways and easements.	1427
All pins set for this survey are 5/8 inch by 30 inch iron	1428
pins with plastic caps stamped "Vance 6553".	1429
The above description was prepared from a survey completed in	1430
August, 2002 by Samuel R. Vance, Ohio Professional Surveyor #6553.	1431
(B) Consideration for the conveyance of the real estate	1432
described in division (A) of this section is the conveyance from	1433
the Kirkwood Cemetery Association to the state (Attorney General	1434
of Ohio, Ohio Peace Officer Training Academy), and its successors	1435
and assigns, the following described real estate:	1436
Being situated in Virginia Military Survey No. 4513, Union	1437
Township, Madison County, State of Ohio and being part of that	1438
land of Kirkwood Cemetery of record in Deed Volume 35 Page 73 in	1439
the Madison County Recorder's Office and being more particularly	1440
described as follows;	1441
Beginning for reference at a pk nail set in the centerline	1442
intersection of State Route 42 and Roberts Mill Road; Thence North	1443
04 degrees 20 minutes 53 seconds East along the centerline of	1444
Roberts Mill Road a distance of 1843.08 feet to a pk nail set;	1445
thence South 85 degrees 21 minutes 05 seconds East a distance of	1446
2552.87 feet to a $5/8$ inch iron pin set and being the true place	1447
of beginning;	1448
Thence from the true place of beginning South 85 degrees 21	1449
minutes 05 seconds East a distance of 25.00 feet to a 5/8 inch	1450
iron pin set;	1451

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Thence South 05 degrees 02 minutes 50 seconds West a distance	1452
of 576.10 feet to a 5/8 inch iron pin set;	1453
Thence South 53 degrees 14 minutes 24 seconds East a distance	1454
of 72.27 feet (passing over a 5/8 inch iron pin set at 37.27 feet)	1455
to a point in the centerline of State Route 42;	1456
Thence South 69 degrees 34 minutes 00 seconds West along the	1457
centerline of State Route 42 a distance of 79.06 feet to a point;	1458
Thence North 03 degrees 42 minutes 41 seconds East a distance	1459
of 647.81 feet (passing over a 5/8 inch iron pin set at 49.31	1460
feet) to the place of beginning, containing 0.306 acres, more or	1461
less.	1462
Being subject to all legal right-of-ways and easements.	1463
All pins set are 5/8 inch by 30 inch iron pins with plastic	1464
caps stamped "Vance 6553".	1465
The above description was prepared from a survey completed in	1466
August, 2002 by Samuel R. Vance, Ohio Professional Surveyor #6553.	1467
(C) The state shall pay the costs of the conveyances	1468
described in divisions (A) and (B) of this section.	1469
(D) Upon the conveyance to the state of the real estate	1470
described in division (B) of this section, the Auditor of State,	1471
with the assistance of the Attorney General, shall prepare a deed	1472
to the real estate described in division (A) of this section. The	1473
deed shall state the consideration. The deed shall be executed by	1474
the Governor in the name of the state, countersigned by the	1475
Secretary of State, sealed with the Great Seal of the State,	1476
presented in the Office of the Auditor of State for recording, and	1477
delivered to the Kirkwood Cemetery Association. The Kirkwood	1478
Cemetery Association shall present the deed for recording in the	1479
Office of the Madison County Recorder.	1480
(E) This section shall expire one year after its effective	1481

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date. 1482