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

124th General Assembly **Regular Session** 2001-2002

Sub. S. B. No. 290

8

9

SENATORS Coughlin, Wachtmann, Armbruster, Jacobson, Blessing, Mumper, Spada, Goodman, Harris, Austria, Randy Gardner, Robert Gardner,

Nein

ABILL

Т	o enact sections 5502.52 and 5502.521 of the Revised	1
	Code to create the statewide emergency alert	2
	program to aid in the identification and location	3
	of abducted children, to establish activation	4
	criteria for the implementation of the program, to	5
	create the Ohio Emergency Alert Advisory Committee,	6
	and to declare an emergency.	7

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

Section 1. That sections 5502.52 and 5502.521 of the Revised Code be enacted to read as follows:

Sec. 5502.52. (A) There is hereby created the statewide 10 emergency alert program to aid in the identification and location 11 of children who are under eighteen years of age, who are abducted, 12 and whose abduction, as determined by a law enforcement agency, 13 poses a credible threat of immediate danger of serious bodily harm 14 or death to a child. The program shall be a coordinated effort 15 among the governor's office, the department of public safety, law 16 enforcement agencies, and the state's public and commercial 17

Sub. S. B. No. 290 As Reported by the Senate State and Local Government and Veterans Affairs	
television and radio broadcasters.	18
(B) The statewide emergency alert program shall not be	19
implemented unless all of the following activation criteria are	20
met:	21
(1) An abducted child is under eighteen years of age.	22
(2) The abduction poses a credible threat of immediate danger	23
of serious bodily harm or death to a child.	24
(3) A law enforcement agency determines that the child is not	25
a runaway and has not been abducted as a result of a child custody	26
dispute, unless the dispute poses a credible threat of immediate	27
danger of serious bodily harm or death to the child.	
(4) There is sufficient descriptive information about the	29
child, the abductor, and the circumstances surrounding the	30
abduction to indicate that activation of the alert will help	31
locate the child.	32
(C) Nothing in division (B) of this section prevents the	33
activation of a local or regional emergency alert program that may	
impose different criteria for the activation of a local or	
regional plan.	36
(D) As used in this section:	37
(1) "Abducted child" means a child for whom there is credible	38
evidence to believe that the child has been abducted in violation	39
<u>of section 2905.01, 2905.02, 2905.03, or 2905.05 of the Revised</u>	40
Code.	41
(2) "Law enforcement agency" includes, but is not limited to,	42
a county sheriff's office, the office of a village marshal, a	43
police department of a municipal corporation, a police force of a	
regional transit authority, a police force of a metropolitan	
housing authority, the state highway patrol, a state university	46
law enforcement agency, the office of a township police constable,	47

Sub. S. B. No. 290 As Reported by the Senate State and Local Government and Veterans Affairs

and the police department of a township or joint township police 48 district. 49

Sec. 5502.521. (A) There is hereby created the Ohio emergency50alert advisory committee, consisting of eleven members to be51appointed by the governor. The committee shall advise the52governor, the department of public safety, and law enforcement53agencies on an ongoing basis on the implementation, operation,54improvement, and evaluation of the statewide emergency alert55program created under section 5502.52 of the Revised Code.56

(B) Initial appointments to the committee shall be made57within thirty days after the effective date of this section. Terms58of office shall be for two years. Members may be reappointed.59Vacancies shall be filled in the same manner as provided for60original appointments.61

(C) The committee shall consist of the following: 62

(1) A representative from the governor's office;

(2) Three representatives from the department of public safety, one representing the state highway patrol and two representing the emergency management agency;

(3) A representative from the attorney general's office;67(4) A representative from the federal bureau of68investigation;69

(5) A representative from a statewide association70representing county sheriffs;71

(6) A representative from a statewide association representing police chiefs;

(7) A representative from the broadcast industry;

(8) A victim of an abduction, or an advocate or family member75of an abducted child;76

63

64

65

66

72

73

74

Sub. S. B. No. 290 As Reported by the Senate State and Local Government and Veterans Affairs

(9) A representative from a political subdivision or region	77	
with a local or regional emergency alert program.	78	
(D) At the initial meeting of the committee, the members	79	
shall select one member to serve as chairperson for a two-year	80	
term.		
(E) The committee may meet periodically to review and	82	
evaluate the operation and effectiveness of the statewide		
emergency alert program, develop recommendations for procedures to		
improve the efficiency and effectiveness of the program, and work		
in a coordinated effort to make recommendations for needed		
legislative change.		
(F) The governor's office shall provide any staff assistance	88	
or meeting locations necessary for the committee.	89	
(G) Members of the committee shall serve without	90	
compensation.		

Section 2. This act is hereby declared to be an emergency 92 measure necessary for the immediate preservation of the public 93 peace, health, and safety. The reason for the necessity is that 94 the expedient creation and development of a statewide emergency 95 alert program will deter child abductions and immediately aid in 96 the recovery of abducted children. Therefore, this act shall go 97 into immediate effect. 98