As Passed by the Senate

126th General Assembly Regular Session 2005-2006

H. B. No. 163

Representatives Widener, McGregor, Wagner, C. Evans, Setzer, Kearns,

Oelslager, Widowfield, Seaver, Schaffer, Latta, Wagoner, Reidelbach,

Webster, Evans, D., Hughes, Willamowski, Calvert, Cassell, Domenick,

Flowers, McGregor, R., Patton, T., Perry, Smith, G.

Senators Dann, Grendell, Zurz, Carey

A BILL

То	enact sections 2152.202 and 2925.511 of the	1
	Revised Code to authorize a court sentencing a	2
	drug abuse offender or imposing disposition on a	3
	delinquent child for such an offense to require	4
	the offender or child to reimburse involved law	5
	enforcement agencies for the costs of tests that	6
	determined that a substance involved in the	7
	offense contained a controlled substance.	8

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

Section 1. That sections 2152.202 and 2925.511 of the Revised 9 Code be enacted to read as follows: 10

Sec. 2152.202. (A) In addition to the dispositions authorized	11
or required under section 2152.20 of the Revised Code and to any	12
costs otherwise authorized or required under any provision of law,	13
the juvenile court making disposition of a child adjudicated a	14
delinquent child for committing an act that would be a drug abuse	15
offense if committed by an adult may order the child to pay to the	16
state, municipal, or county law enforcement agencies that handled	17

the investigation and prosecution all of the costs that the state,		
municipal corporation, or county reasonably incurred in having		
tests performed under section 2925.51 of the Revised Code or in		
any other manner on any substance that was the basis of, or	21	
involved in, the delinguent act to determine whether the substance	22	
contained any amount of a controlled substance if the results of	23	
the tests indicate that the substance tested contained any	24	
controlled substance. No court shall order a delinquent child	25	
<u>under this section to pay the costs of tests performed on a</u>		
substance if the results of the tests do not indicate that the	27	
substance tested contained any controlled substance.		
The court shall hold a hearing to determine the amount of	29	
costs to be imposed under this section. The court may hold the	30	
hearing as part of the dispositional hearing for the child.		
(B) As used in this section, "controlled substance" has the	32	
same meaning as in section 3719.01 of the Revised Code.		
Sec. 2925.511. In addition to the financial sanctions	34	
authorized or required under sections 2929.18 and 2929.28 of the		
Revised Code and to any costs otherwise authorized or required		
under any provision of law, the court imposing sentence upon an	37	
offender who is convicted of or pleads guilty to a drug abuse	38	
offense may order the offender to pay to the state, municipal, or	39	
county law enforcement agencies that handled the investigation and	40	
prosecution all of the costs that the state, municipal	41	
corporation, or county reasonably incurred in having tests	42	
performed under section 2925.51 of the Revised Code or in any	43	
other manner on any substance that was the basis of, or involved		
in, the offense to determine whether the substance contained any	45	
amount of a controlled substance if the results of the tests		
indicate that the substance tested contained any controlled	47	

substance. No court shall order an offender under this section to	48
pay the costs of tests performed on a substance if the results of	49
the tests do not indicate that the substance tested contained any	50
controlled substance.	
The court shall hold a hearing to determine the amount of	52
costs to be imposed under this section. The court may hold the	53
hearing as part of the sentencing hearing for the offender.	