As Introduced

126th General Assembly **Regular Session** 2005-2006

H. B. No. 571

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Representatives Hughes, Collier, Evans, C., Evans, D., Widener, Latta

A BILL

To amend sections 109.741 and 313.08 and to enact	1
sections 2901.41 and 2901.42 of the Revised Code	2
relative to missing persons in Ohio.	3
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That sections 109.741 and 313.08 be amended and	4
sections 2901.41 and 2901.42 of the Revised Code be enacted to	5
read as follows:	6
Sec. 109.741. The attorney general shall adopt, in accordance	7
with Chapter 119. or pursuant to section 109.74 of the Revised	8
Code, rules governing the training of peace officers in the	9
handling of missing children, missing persons, and child abuse and	10
neglect cases. The rules shall specify the amount of that training	11
necessary for the satisfactory completion of basic training	12
programs at approved peace officer training schools, other than	13
the Ohio peace officer training academy and the time within which	14
a peace officer is required to receive that training, if he	15
receives his appointment the peace officer is appointed as a peace	16
officer before receiving that training.	17

Sec. 313.08. (A) In counties in which a county morgue is

maintained, the coroner shall be the official custodian of the

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shall make available through the law enforcement automated data	143
system all information contained in the report not later than	144
forty-eight hours after discovering the evidence that the person	145
was a victim of foul play.	146
(C) If a law enforcement agency pursuant to divisions (A) and	147
(B) of this section made available through the law enforcement	148
automated data system information contained in a report that a	149
person is missing and the missing person is found, the agency	150
shall promptly remove that information from the law enforcement	151
automated data system.	152
(D) As used in this section, indicators that a person was a	153
victim of "foul play" include, but are not limited to, evidence	154
that the person's home or car is in disarray, evidence of a	155
struggle between the person and another person, or evidence a law	156
enforcement agency determines to be foul play through the written	157
policy the law enforcement agency develops and adopts pursuant to	158
division (B) of section 2901.41 of the Revised Code.	159
Section 2. That existing sections 109.741 and 313.08 of the	160
Revised Code are hereby repealed.	161