## As Passed by the Senate

# 127th General Assembly Regular Session 2007-2008

Am. S. B. No. 260

#### **Senator Cates**

Cosponsors: Senators Mumper, Seitz, Schuring, Faber, Spada, Austria, Fedor, Wagoner, Buehrer, Carey, Harris, Niehaus, Padgett, Schaffer, Stivers

### A BILL

То	amend sections 9.63, 311.07, and 341.21 of the	1
	Revised Code to provide that a board of county	2
	commissioners may direct a sheriff to take custody	3
	of persons who are being detained for deportation	4
	or who are charged with civil violations of	5
	immigration law and to expressly authorize state	6
	and local employees and county sheriffs to render	7
	assistance to federal immigration officials in the	8
	investigation and enforcement of federal	9
	immigration law	1 0

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

Section 1. That sections 9.63, 311.07, and 341.21 of the	11
Revised Code be amended to read as follows:	12
Sec. 9.63. (A) Notwithstanding any law, ordinance, or	13
collective bargaining contract to the contrary, no state or local	14
employee shall unreasonably fail to comply with any lawful request	15
for assistance made by any federal authorities carrying out the	16
provisions of the USA Patriot Act, any federal immigration or	17
terrorism investigation, or any executive order of the president	18

resolution has been repealed.

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of the United States pertaining to homeland security, to the	19
extent that the request is consistent with the doctrine of	20
federalism. A federal immigration investigation includes all	21
activities of federal immigration officials related to the	22
investigation, apprehension, and detention of aliens who violate	23
criminal or civil provisions of federal immigration law.	24
(B) No municipal corporation shall enact an ordinance,	25
policy, directive, rule, or resolution that would materially	26
hinder or prevent local employees from complying with the USA	27
Patriot Act or any executive order of the president of the United	28
States pertaining to homeland security or from cooperating with	29
state or federal immigration services and terrorism	30
investigations.	31
(C)(1) Any municipal corporation that enacts any ordinance,	32
policy, directive, rule, or resolution that division (B) of this	33
section prohibits is ineligible to receive any homeland security	34
funding available from the state.	35
(2) Whenever the director of public safety determines that a	36
municipal corporation has enacted any ordinance, policy,	37
directive, rule, or resolution that division (B) of this section	38
prohibits, the director shall certify that the municipal	39
corporation is ineligible to receive any homeland security funding	40
from the state and shall notify the general assembly of that	41
ineligibility. That municipal corporation shall remain ineligible	42
to receive any homeland security funding from the state until the	43
director certifies that the ordinance, policy, directive, rule, or	44

(D)(1) If a state or local employee states disagreement with,

or a critical opinion of, the USA Patriot Act, any federal

immigration or terrorism policy, or any executive order of the

president of the United States pertaining to homeland security,

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the statement of disagreement with or critical opinion of the act or order is not sufficient to qualify for purposes of this section as unreasonable noncompliance with a request for assistance of the type division (A) of this section describes.

- (2) Any municipal corporation's ordinance, policy, directive, rule, or resolution that states disagreement with, or a critical opinion of, any state or federal immigration or terrorism policy, the USA Patriot Act, or any executive order of the president of the United States pertaining to homeland security is not sufficient to qualify as a "material hindrance or prevention" of local employees from cooperating with federal immigration services and terrorism investigations or from complying with the USA Patriot Act or any executive order of the president of the United States pertaining to homeland security for purposes of divisions (B), (C), and (D) of this section.
- (E) As used in this section, "USA Patriot Act" means the 65
  "Uniting and Strengthening America by Providing Appropriate Tools 66
  Required to Intercept and Obstruct Terrorism (USA Patriot Act) Act 67
  of 2001," Pub. L. No. 107-056, 115 Stat. 272, as amended. 68

Sec. 311.07. (A) Each sheriff shall preserve the public peace 69 and cause all persons guilty of any breach of the peace, within 70 the sheriff's knowledge or view, to enter into recognizance with 71 sureties to keep the peace and to appear at the succeeding term of 72 the court of common pleas, and the sheriff shall commit such 73 persons to jail in case they refuse to do so. The sheriff shall 74 return a transcript of all the sheriff's proceedings with the 75 recognizance so taken to such court. The sheriff shall, except as 76 provided in division (C) of this section, execute all warrants, 77 writs, and other process directed to the sheriff by any proper and 78 lawful authority of this state, and those issued by a proper and 79 lawful authority of any other state. The sheriff shall attend upon 80

the court of common pleas and the court of appeals during their 81 sessions, and, when required, shall attend upon the probate court. 82 In the execution of official duties of the sheriff, the sheriff 83 may call to the sheriff's aid such persons or power of the county 84 as is necessary. Under the direction and control of the board of 85 county commissioners, such sheriff shall have charge of the court 86 house. A sheriff or deputy sheriff of a county may participate, as 87 the director of an organized crime task force established under 88 section 177.02 of the Revised Code or as a member of the 89 investigatory staff of such a task force, in an investigation of 90 organized criminal activity in any county or counties in this 91 state under sections 177.01 to 177.03 of the Revised Code. A 92 sheriff, upon the request of federal immigration officials, may 93 render assistance to those officials related to the investigation, 94 apprehension, and detention of aliens who violate criminal or 95 civil provisions of federal immigration law. A sheriff, upon the 96 request of federal immigration officials, may render assistance to 97 those officials related to the investigation of businesses 98 suspected of employing aliens who violate criminal or civil 99 provisions of federal immigration law. 100

(B) The sheriff of a county may call upon the sheriff of any 101 other county, the mayor or other chief executive of any municipal 102 corporation, and the chairperson of the board of township trustees 103 of any township within this state, to furnish such law enforcement 104 or fire protection personnel, or both, together with appropriate 105 equipment and apparatus, as may be necessary to preserve the 106 public peace and protect persons and property in the requesting 107 sheriff's county. Such aid shall be furnished to the sheriff 108 requesting it, insofar as possible without withdrawing from the 109 political subdivision furnishing such aid the minimum police and 110 fire protection appearing necessary under the circumstances. Law 111 enforcement and fire protection personnel acting outside the 112 territory of their regular employment shall be considered as 113

the following:

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performing services within the territory of their regular	114
employment for the purposes of compensation, pension or indemnity	115
fund rights, workers' compensation, and other rights or benefits	116
to which they may be entitled as incidents of their regular	117
employment. The county receiving aid shall reimburse, as provided	118
in this section, the political subdivision furnishing it the cost	119
of furnishing such aid, including compensation of personnel,	120
expenses incurred by reason of the injury or death of any such	121
personnel while rendering such aid, expenses of furnishing	122
equipment and apparatus, compensation for damage to or loss of	123
equipment or apparatus while in service outside the territory of	124
its regular use, and such other reasonable expenses as may be	125
incurred by any such political subdivision in furnishing aid. The	126
cost of furnishing such aid may be paid from the sheriff's	127
furtherance of justice fund created pursuant to section 325.071 of	128
the Revised Code or from the law enforcement trust fund created	129
pursuant to section 2981.13 of the Revised Code, or from the	130
county general fund to the extent moneys have been appropriated	131
for such purposes pursuant to section 5705.38 of the Revised Code	132
unless the board of county commissioners adopts a resolution	133
restricting or prohibiting the use of general fund moneys without	134
the prior approval of the board of county commissioners. Nothing	135
in this section shall be construed as superseding or modifying in	136
any way any provision of a contract entered into pursuant to	137
section 311.29 of the Revised Code. Law enforcement officers	138
acting pursuant to this section outside the territory of their	139
regular employment have the same authority to enforce the law as	140
when acting within the territory of their regular employment.	141

(C) The sheriff shall not execute process that is issued in a

(1) A certification by the judge of the court that issued the

state other than this state, unless the process contains either of

the United States during the prisoner's confinement in the county

jail. No greater compensation shall be charged by a sheriff for

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the subsistence of that type of prisoner than is provided by

section 311.20 of the Revised Code to be charged for the

subsistence of state prisoners.

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A sheriff or jailer who neglects or refuses to perform the
services and duties directed by the board by reason of this
division, shall be liable to the same penalties, forfeitures, and
actions as if the prisoner had been committed under the authority
of this state.

- (B) Prior to the acceptance for housing into the county jail 185 of persons who are designated by the department of rehabilitation 186 and correction, who plead guilty to or are convicted of a felony 187 of the fourth or fifth degree, and who satisfy the other 188 requirements listed in section 5120.161 of the Revised Code, the 189 board of county commissioners shall enter into an agreement with 190 the department of rehabilitation and correction under section 191 5120.161 of the Revised Code for the housing in the county jail of 192 persons designated by the department who plead guilty to or are 193 convicted of a felony of the fourth or fifth degree and who 194 satisfy the other requirements listed in that section in exchange 195 for a per diem fee per person. Persons incarcerated in the county 196 jail pursuant to an agreement entered into under this division 197 shall be subject to supervision and control in the manner 198 described in section 5120.161 of the Revised Code. This division 199 does not affect the authority of a court to directly sentence a 200 person who is convicted of or pleads guilty to a felony to the 201 county jail in accordance with section 2929.16 of the Revised 202 Code. 203
- (C) Notwithstanding any contrary provision in section 204
  2929.18, 2929.28, or 2929.37 or in any other section of the 205
  Revised Code, the board of county commissioners may establish a 206
  policy that complies with section 2929.38 of the Revised Code and 207
  that requires any person who is not indigent and who is confined 208

in the jail under division (B) of this section to pay a reception	209
fee, a fee for any medical treatment or service requested by and	210
provided to that person, or the fee for a random drug test	211
assessed under division (E) of section 341.26 of the Revised Code.	212
(D) If a sheriff receives into custody a prisoner convicted	213
of crime by the United States as described in division (A) of this	214
section, if a person who has been convicted of or pleaded guilty	215
to an offense is incarcerated in the jail in the manner described	216
in division (B) of this section, if a sheriff receives into	217
custody a prisoner charged with a crime by the United States and	218
the prisoner has had bail denied or has had bail set, has not been	219
released on bail, and is confined in jail pending trial, or if a	220
person who has been arrested for an offense, and who has been	221
denied bail or has had bail set and has not been released on bail	222
is confined in jail pending trial, at the time of reception and at	223
other times the sheriff or other person in charge of the operation	224
of the jail determines to be appropriate, the sheriff or other	225
person in charge of the operation of the jail may cause the	226
convicted or accused offender to be examined and tested for	227
tuberculosis, HIV infection, hepatitis, including, but not limited	228
to, hepatitis A, B, and C, and other contagious diseases. The	229
sheriff or other person in charge of the operation of the jail may	230
cause a convicted or accused offender in the jail who refuses to	231
be tested or treated for tuberculosis, HIV infection, hepatitis,	232
including, but not limited to, hepatitis A, B, and C, or another	
contagious disease to be tested and treated involuntarily.	234
Section 2. That existing sections 9.63, 311.07, and 341.21 of	235
the Revised Code are hereby repealed.	236