As Introduced

129th General Assembly Regular Session 2011-2012

H. B. No. 576

Representative Hottinger

A BILL

То	enact sections 2937.223 and 2967.132 of the	1
	Revised Code to require the court clerk to	2
	promptly give written notice to the county sheriff	3
	and chief law enforcement officer of the political	4
	subdivision in which a person accused of an	5
	offense of violence will reside as a condition of	6
	bail if the offense was not committed in that	7
	political subdivision and to require the Adult	8
	Parole Authority to give similar notice to the	9
	chief law enforcement officer of the political	10
	subdivision in which an inmate who served a prison	11
	term for an offense of violence and is on parole	12
	or post-release control establishes a residence if	13
	not the political subdivision in which that	14
	offense was committed.	15

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

Section 1. That sections 2937.223 and 2967.132 of the Revised	16
Code be enacted to read as follows:	17
Sec. 2937.223. (A) In any case involving an alleged	18
commission of an offense of violence, if a condition of bail set	
by the court under Criminal Rule 46 requires the accused to reside	20
in a political subdivision other than the political subdivision in	21

which the alleged offense was committed, the clerk of the court in	22
which the case is being heard promptly shall provide the written	23
notice set forth in division (B) of this section to the chief law	24
enforcement officer of that political subdivision if the accused	25
posts bail.	26
(B) The written notice provided by the clerk pursuant to	27
division (A) of this section shall include, but is not limited to,	28
the accused's name, a description of the accused, a list of all	29
criminal charges against the accused in the case, a copy of the	30
criminal complaint, information, or indictment filed in the case,	31
the accused's home address, the address where the accused will be	32
residing pursuant to the condition of bail, and, in cases in which	33
the accused is incarcerated at the time that the court imposes	34
bail, the name of the jail or other residential facility from	35
which the accused was released. The supreme court may adopt a	36
standard notification form to be used by all clerks of court.	37
Sec. 2967.132. (A) If a person serving a prison term for an	38
offense of violence is released from a state correctional	39
institution on parole or under a period of post-release control	40
imposed pursuant to section 2967.28 of the Revised Code and	41
establishes a residence in a political subdivision other than the	42
political subdivision in which the offense of violence was	43
committed or if that person establishes a residence in a political	44
subdivision of that nature at any time during the person's period	45
of parole or post-release control, the adult parole authority	46
promptly shall provide the written notice set forth in division	47
(B) of this section to the chief law enforcement officer of that	48
political subdivision.	49
(B) The written notice provided by the adult parole authority	50
pursuant to division (A) of this section shall include, but is not	51
limited to, the person's name, a description of the person, a list	52

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of all criminal offenses for which the person was confined, a copy	53
of the criminal complaint, information, or indictment filed in the	54
case that resulted in the person's confinement, a copy of the	55
court's sentence, the person's residential address, and the name	56
of the state correctional institution from which the person was	57
released.	58