As Introduced

129th General Assembly Regular Session 2011-2012

S. B. No. 120

5

19

Senator Beagle

Cosponsors: Senators Seitz, Schaffer, Wagoner, Tavares

A BILL

То	amend section 309.09 of the Revised Code to make	1
	clear that the prosecuting attorney of a county is	2
	the legal adviser of all tax-supported public	3
	libraries.	4

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

Section 1. That section 309.09 of the Revised Code be amended

to read as follows:	6
Sec. 309.09. (A) The prosecuting attorney shall be the legal	7
adviser of the board of county commissioners, board of elections,	8
and all other county officers and boards, including and all	9
tax-supported public libraries, and any of them may require	10
written opinions or instructions from the prosecuting attorney in	11
matters connected with their official duties. The prosecuting	12
attorney shall prosecute and defend all suits and actions which	13
that any such officer ex, board, or tax-supported public library	14
directs or to which it is a party, and no county officer may	15
employ any other counsel or attorney at the expense of the county,	16
except as provided in section 305.14 of the Revised Code.	17
(B)(1) The prosecuting attorney shall be the legal adviser	18

for all township officers, boards, and commissions, unless,

subject to division (B)(2) of this section, the township has	20
adopted a limited home rule government pursuant to Chapter 504. of	21
the Revised Code and has not entered into a contract to have the	22
prosecuting attorney serve as the township law director, in which	23
case, subject to division (B)(2) of this section, the township law	24
director, whether serving full-time or part-time, shall be the	25
legal adviser for all township officers, boards, and commissions.	26
When the board of township trustees finds it advisable or	27
necessary to have additional legal counsel, it may employ an	28
attorney other than the township law director or the prosecuting	29
attorney of the county, either for a particular matter or on an	30
annual basis, to represent the township and its officers, boards,	31
and commissions in their official capacities and to advise them on	32
legal matters. No such legal counsel may be employed, except on	33
the order of the board of township trustees, duly entered upon its	34
journal, in which the compensation to be paid for the legal	35
services shall be fixed. The compensation shall be paid from the	36
township fund.	37

Nothing in this division confers any of the powers or duties 38 of a prosecuting attorney under section 309.08 of the Revised Code 39 upon a township law director. 40

- (2)(a) If any township in the county served by the 41 prosecuting attorney has adopted any resolution regarding the 42 operation of adult entertainment establishments pursuant to the 43 authority that is granted under section 503.52 of the Revised Code 44 or if a resolution of that nature has been adopted under section 45 503.53 of the Revised Code in a township in the county served by 46 the prosecuting attorney, all of the following apply: 47
- (i) Upon the request of a township in the county that has 48 adopted, or in which has been adopted, a resolution of that nature 49 that is made pursuant to division (E)(1)(c) of section 503.52 of 50 the Revised Code, the prosecuting attorney shall prosecute and 51

defend on behalf of the township in the trial and argument in any 52 court or tribunal of any challenge to the validity of the 53 resolution. If the challenge to the validity of the resolution is 54 before a federal court, the prosecuting attorney may request the 55 attorney general to assist the prosecuting attorney in prosecuting 56 and defending the challenge and, upon the prosecuting attorney's 57 making of such a request, the attorney general shall assist the 58 prosecuting attorney in performing that service if the resolution 59 was drafted in accordance with legal guidance provided by the 60 attorney general as described in division (B)(2) of section 503.52 61 of the Revised Code. The attorney general shall provide this 62 assistance without charge to the township for which the service is 63 performed. If a township adopts a resolution without the legal 64 guidance of the attorney general, the attorney general is not 65 required to provide assistance as described in this division to a 66 67 prosecuting attorney.

- (ii) Upon the request of a township in the county that has 68 adopted, or in which has been adopted, a resolution of that nature 69 that is made pursuant to division (E)(1)(a) of section 503.52 of 70 the Revised Code, the prosecuting attorney shall prosecute and 71 defend on behalf of the township a civil action to enjoin the 72 violation of the resolution in question. 73
- (iii) Upon the request of a township in the county that has 74 adopted, or in which has been adopted, a resolution of that nature 75 that is made pursuant to division (E)(1)(b) of section 503.52 of 76 the Revised Code, the prosecuting attorney shall prosecute and 77 defend on behalf of the township a civil action under Chapter 78 3767. of the Revised Code to abate as a nuisance the place in the 79 unincorporated area of the township at which the resolution is 80 being or has been violated. Proceeds from the sale of personal 81 property or contents seized pursuant to the action shall be 82 applied and deposited in accordance with division (E)(1)(b) of 83

84

93

94

95

96

114

section 503.52 of the Revised Code.

(b) The provisions of division (B)(2)(a) of this section 85 apply regarding all townships, including townships that have 86 adopted a limited home rule government pursuant to Chapter 504. of 87 the Revised Code, and regardless of whether a township that has so 88 adopted a limited home rule government has entered into a contract 89 with the prosecuting attorney as described in division (B) of 90 section 504.15 of the Revised Code or has appointed a law director 91 as described in division (A) of that section. 92

The prosecuting attorney shall prosecute and defend in the actions and proceedings described in division (B)(2)(a) of this section without charge to the township for which the services are performed.

- (C) Whenever the board of county commissioners employs an 97 attorney other than the prosecuting attorney of the county, 98 without the authorization of the court of common pleas as provided 99 in section 305.14 of the Revised Code, either for a particular 100 matter or on an annual basis, to represent the board in its 101 official capacity and to advise it on legal matters, the board 102 shall enter upon its journal an order of the board in which the 103 compensation to be paid for the legal services shall be fixed. The 104 compensation shall be paid from the county general fund. The total 105 compensation paid, in any year, by the board for legal services 106 under this division shall not exceed the total annual compensation 107 of the prosecuting attorney for that county. 108
- (D) The prosecuting attorney and the board of county

 commissioners jointly may contract with a board of park

 commissioners under section 1545.07 of the Revised Code for the

 prosecuting attorney to provide legal services to the park

 district the board of park commissioners operates.
 - (E) The prosecuting attorney may be, in the prosecuting

attorney's discretion and with the approval of the board of county	115
commissioners, the legal adviser of a joint fire district created	116
under section 505.371 of the Revised Code at no cost to the	117
district or may be the legal adviser to the district under a	118
contract that the prosecuting attorney and the district enter	119
into, and that the board of county commissioner approves, to	120
authorize the prosecuting attorney to provide legal services to	121
the district.	122

- (F) The prosecuting attorney may be, in the prosecuting 123 attorney's discretion and with the approval of the board of county 124 commissioners, the legal adviser of a joint ambulance district 125 created under section 505.71 of the Revised Code at no cost to the 126 district or may be the legal adviser to the district under a 127 contract that the prosecuting attorney and the district enter 128 into, and that the board of county commissioners approves, to 129 authorize the prosecuting attorney to provide legal services to 130 the district. 131
- (G) The prosecuting attorney may be, in the prosecuting 132 attorney's discretion and with the approval of the board of county 133 commissioners, the legal adviser of a joint emergency medical 134 services district created under section 307.052 of the Revised 135 Code at no cost to the district or may be the legal adviser to the 136 district under a contract that the prosecuting attorney and the 137 district enter into, and that the board of county commissioners 138 approves, to authorize the prosecuting attorney to provide legal 139 services to the district. 140
- (H) The prosecuting attorney may be, in the prosecuting

 141
 attorney's discretion and with the approval of the board of county

 142
 commissioners, the legal adviser of a fire and ambulance district

 143
 created under section 505.375 of the Revised Code at no cost to

 144
 the district or may be the legal adviser to the district under a

 145
 contract that the prosecuting attorney and the district enter

 146

S. B. No. 120 As Introduced	Page 6
into, and that the board of county commissioners approves, to	147
authorize the prosecuting attorney to provide legal services to	148
the district.	149
(I) All money received pursuant to a contract entered into	150
under division (D), (E), (F), (G), or (H) of this section shall be	151
deposited into the prosecuting attorney's legal services fund,	152
which shall be established in the county treasury of each county	153
in which such a contract exists. Moneys in that fund may be	154
appropriated only to the prosecuting attorney for the purpose of	155
providing legal services to a park district, joint fire district,	156
joint ambulance district, joint emergency medical services	157
district, or a fire and ambulance district, as applicable, under a	158
contract entered into under the applicable division.	159
Section 2. That existing section 309.09 of the Revised Code	160
is hereby repealed.	161