As Passed by the House

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Am. H. B. No. 57

Representative Gerberry

Cosponsors: Representatives Fedor, Strahorn, Mallory, Phillips, Hagan, R., Cera, Lundy, Letson, Clyde, Brown, Anielski, Antonio, Baker, Barborak, Beck, Blair, Blessing, Boose, Budish, Carney, Celebrezze, Driehaus, Foley, Grossman, Hackett, Heard, Hottinger, Huffman, Johnson, Milkovich, O'Brien, Patmon, Patterson, Ramos, Rogers, Ruhl, Sheehy, Stebelton, Stinziano, Winburn Speaker Batchelder

A BILL

To amend sections 109.73, 317.08, 959.131, 1717.01,

1717.04, 1717.06, and 1717.09 of the Revised Code

to require an individual to file proof of

successful completion of training with the county

recorder prior to being appointed as a humane

society agent and to require the revocation or

suspension of an appointment under certain

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circumstances.

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

Section 1. That sections 109.73, 317.08, 959.131, 1717.01,	9
1717.04, 1717.06, and 1717.09 of the Revised Code be amended to	10
read as follows:	11
Sec. 109.73. (A) The Ohio peace officer training commission	12
shall recommend rules to the attorney general with respect to all	13
of the following:	14

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(1) The approval, or revocation of approval, of peace officer 15 training schools administered by the state, counties, municipal 16 corporations, public school districts, technical college 17 districts, and the department of natural resources; 18 (2) Minimum courses of study, attendance requirements, and 19 equipment and facilities to be required at approved state, county, 20 municipal, and department of natural resources peace officer 21 training schools; 22 (3) Minimum qualifications for instructors at approved state, 23 county, municipal, and department of natural resources peace 24 officer training schools; 25 (4) The requirements of minimum basic training that peace 26 officers appointed to probationary terms shall complete before 27 being eligible for permanent appointment, which requirements shall 28 include training in the handling of the offense of domestic 29 violence, other types of domestic violence-related offenses and 30 incidents, and protection orders and consent agreements issued or 31 approved under section 2919.26 or 3113.31 of the Revised Code; 32 crisis intervention training; and training in the handling of 33 missing children and child abuse and neglect cases; and training 34 in handling violations of section 2905.32 of the Revised Code; and 35 the time within which such basic training shall be completed 36 following appointment to a probationary term; 37 (5) The requirements of minimum basic training that peace 38 officers not appointed for probationary terms but appointed on 39 other than a permanent basis shall complete in order to be 40 eligible for continued employment or permanent appointment, which 41 requirements shall include training in the handling of the offense 42 of domestic violence, other types of domestic violence-related 43 offenses and incidents, and protection orders and consent 44

agreements issued or approved under section 2919.26 or 3113.31 of

the Revised Code, crisis intervention training, and training in

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the handling of missing children and child abuse and neglect cases, and training in handling violations of section 2905.32 of the Revised Code, and the time within which such basic training shall be completed following appointment on other than a permanent basis;

- (6) Categories or classifications of advanced in-service 52 training programs for peace officers, including programs in the 53 handling of the offense of domestic violence, other types of 54 domestic violence-related offenses and incidents, and protection 55 orders and consent agreements issued or approved under section 56 2919.26 or 3113.31 of the Revised Code, in crisis intervention, 57 and in the handling of missing children and child abuse and 58 neglect cases, and in handling violations of section 2905.32 of 59 the Revised Code, and minimum courses of study and attendance 60 requirements with respect to such categories or classifications; 61
- (7) Permitting persons, who are employed as members of a 62 campus police department appointed under section 1713.50 of the 63 Revised Code; who are employed as police officers by a qualified 64 nonprofit corporation police department pursuant to section 65 1702.80 of the Revised Code; who are appointed and commissioned as 66 bank, savings and loan association, savings bank, credit union, or 67 association of banks, savings and loan associations, savings 68 banks, or credit unions police officers, as railroad police 69 officers, or as hospital police officers pursuant to sections 70 4973.17 to 4973.22 of the Revised Code; or who are appointed and 71 commissioned as amusement park police officers pursuant to section 72 4973.17 of the Revised Code, to attend approved peace officer 73 training schools, including the Ohio peace officer training 74 academy, and to receive certificates of satisfactory completion of 75 basic training programs, if the private college or university that 76 established the campus police department; qualified nonprofit 77 corporation police department; bank, savings and loan association, 78

savings bank, credit union, or association of banks, savings and	79
loan associations, savings banks, or credit unions; railroad	80
company; hospital; or amusement park sponsoring the police	81
officers pays the entire cost of the training and certification	82
and if trainee vacancies are available;	83
(8) Permitting undercover drug agents to attend approved	84
peace officer training schools, other than the Ohio peace officer	85
training academy, and to receive certificates of satisfactory	86
completion of basic training programs, if, for each undercover	87
drug agent, the county, township, or municipal corporation that	88
employs that undercover drug agent pays the entire cost of the	89
training and certification;	90
(9)(a) The requirements for basic training programs for	91
bailiffs and deputy bailiffs of courts of record of this state and	92
for criminal investigators employed by the state public defender	93
that those persons shall complete before they may carry a firearm	94
while on duty;	95
(b) The requirements for any training received by a bailiff	96
or deputy bailiff of a court of record of this state or by a	97
criminal investigator employed by the state public defender prior	98
to June 6, 1986, that is to be considered equivalent to the	99
training described in division (A)(9)(a) of this section.	100
(10) Establishing minimum qualifications and requirements for	101
certification for dogs utilized by law enforcement agencies;	102
(11) Establishing minimum requirements for certification of	103
persons who are employed as correction officers in a full-service	104
jail, five-day facility, or eight-hour holding facility or who	105
provide correction services in such a jail or facility;	106
(12) Establishing requirements for the training of agents of	107
a county humane society under section 1717.06 of the Revised Code,	108

including, without limitation, a requirement that the agents

but not limited to, fees for training, certification, and testing;	141
(6) Perform such other acts as are necessary or appropriate	142
to carry out the powers and duties of the commission as set forth	143
in sections 109.71 to 109.77 of the Revised Code.	144
(D) In establishing the requirements, under division (A)(12)	145
of this section, the commission may consider any portions of the	146
curriculum for instruction on the topic of animal husbandry	147
practices, if any, of the Ohio state university college of	148
veterinary medicine and the standards of care of livestock adopted	149
by the Ohio livestock care standards board. No person or entity	150
that fails to provide instruction on traditional animal husbandry	151
methods and training techniques, including customary	152
owner-performed practices, shall qualify to train a humane society	153
agent for appointment under section 1717.06 of the Revised Code.	154
Sec. 317.08. (A) Except as provided in divisions (C) and (D)	155
of this section, the county recorder shall keep six seven separate	156
sets of records as follows:	157
(1) A record of deeds, in which shall be recorded all deeds	158
and other instruments of writing for the absolute and	159
unconditional sale or conveyance of lands, tenements, and	160
hereditaments; all notices as provided in sections 5301.47 to	161
5301.56 of the Revised Code; all judgments or decrees in actions	162
brought under section 5303.01 of the Revised Code; all	163
declarations and bylaws, and all amendments to declarations and	164
bylaws, as provided in Chapter 5311. of the Revised Code;	165
affidavits as provided in sections 5301.252 and 5301.56 of the	166
Revised Code; all certificates as provided in section 5311.17 of	167
the Revised Code; all articles dedicating archaeological preserves	168
accepted by the director of the Ohio historical society under	169
section 149.52 of the Revised Code; all articles dedicating nature	170

preserves accepted by the director of natural resources under

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section 1517.05 of the Revised Code; all agreements for the	172
registration of lands as archaeological or historic landmarks	173
under section 149.51 or 149.55 of the Revised Code; all	174
conveyances of conservation easements and agricultural easements	175
under section 5301.68 of the Revised Code; all instruments	176
extinguishing agricultural easements under section 901.21 or	177
5301.691 of the Revised Code or pursuant to terms of such an	178
easement granted to a charitable organization under section	179
5301.68 of the Revised Code; all instruments or orders described	180
in division (B)(2)(b) of section 5301.56 of the Revised Code; all	181
no further action letters issued under section 122.654 or 3746.11	182
of the Revised Code; all covenants not to sue issued under section	183
3746.12 of the Revised Code, including all covenants not to sue	184
issued pursuant to section 122.654 of the Revised Code; any	185
restrictions on the use of property contained in a no further	186
action letter issued under section 122.654 of the Revised Code,	187
any restrictions on the use of property identified pursuant to	188
division (C)(3)(a) of section 3746.10 of the Revised Code, and any	189
restrictions on the use of property contained in a deed or other	190
instrument as provided in division (E) or (F) of section 3737.882	191
of the Revised Code; any easement executed or granted under	192
section 3734.22, 3734.24, 3734.25, or 3734.26 of the Revised Code;	193
any environmental covenant entered into in accordance with	194
sections 5301.80 to 5301.92 of the Revised Code; all memoranda of	195
trust, as described in division (A) of section 5301.255 of the	196
Revised Code, that describe specific real property; and all	197
agreements entered into under division (A) of section 1506.44 of	198
the Revised Code;	199

- (2) A record of mortgages, in which shall be recorded all of the following:
- (a) All mortgages, including amendments, supplements,202modifications, and extensions of mortgages, or other instruments203

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(7) Proof of successful completion of training by humane	235
society agents and notices of revocation of agents' appointments	236
as required in section 1717.06 of the Revised Code.	237

(B) All instruments or memoranda of instruments entitled to 238 record shall be recorded in the proper record in the order in 239 which they are presented for record. The recorder may index, keep, 240 and record in one volume unemployment compensation liens, internal 241 revenue tax liens and other liens in favor of the United States as 242 described in division (A) of section 317.09 of the Revised Code, 243 personal tax liens, mechanic's liens, agricultural product liens, 244 notices of liens, certificates of satisfaction or partial release 245 of estate tax liens, discharges of recognizances, excise and 246 franchise tax liens on corporations, broker's liens, and liens 247 provided for in sections 1513.33, 1513.37, 3752.13, 5111.022, and 248 5311.18 of the Revised Code. 249

The recording of an option to purchase real estate, including 250 any supplement, modification, and amendment of the option, under 251 this section shall serve as notice to any purchaser of an interest 252 in the real estate covered by the option only during the period of 253 the validity of the option as stated in the option. 254

- (C) In lieu of keeping the six seven separate sets of records required in divisions (A)(1) to (6)(7) of this section and the records required in division (D) of this section, a county recorder may record all the instruments required to be recorded by this section in two separate sets of record books. One set shall be called the "official records" and shall contain the instruments listed in divisions (A)(1), (2), (3), (5), (6), and (6)(7) and (D) of this section. The second set of records shall contain the instruments listed in division (A)(4) of this section.
- (D) Except as provided in division (C) of this section, the 264 county recorder shall keep a separate set of records containing 265 all corrupt activity lien notices filed with the recorder pursuant 266

(C) No person who confines or who is the custodian or

caretaker of a companion animal shall negligently do any of the

following:

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(1) Torture, torment, needlessly mutilate or maim, cruelly	297
beat, poison, needlessly kill, or commit an act of cruelty against	298
the companion animal;	299
(2) Deprive the companion animal of necessary sustenance,	300
confine the companion animal without supplying it during the	301
confinement with sufficient quantities of good, wholesome food and	302
water, or impound or confine the companion animal without	303
affording it, during the impoundment or confinement, with access	304
to shelter from heat, cold, wind, rain, snow, or excessive direct	305
sunlight, if it can reasonably be expected that the companion	306
animal would become sick or suffer in any other way as a result of	307
or due to the deprivation, confinement, or impoundment or	308
confinement in any of those specified manners.	309
(D) Divisions (B) and (C) of this section do not apply to any	310
of the following:	311
(1) A companion animal used in scientific research conducted	312
by an institution in accordance with the federal animal welfare	313
act and related regulations;	314
(2) The lawful practice of veterinary medicine by a person	315
who has been issued a license, temporary permit, or registration	316
certificate to do so under Chapter 4741. of the Revised Code;	317
(3) Dogs being used or intended for use for hunting or field	318
trial purposes, provided that the dogs are being treated in	319
accordance with usual and commonly accepted practices for the care	320
of hunting dogs;	321
(4) The use of common training devices, if the companion	322
animal is being treated in accordance with usual and commonly	323
accepted practices for the training of animals;	324
(5) The administering of medicine to a companion animal that	325
was properly prescribed by a person who has been issued a license,	326

temporary permit, or registration certificate under Chapter 4741.

of the Revised Code. 328 (E) Notwithstanding any section of the Revised Code that 329 otherwise provides for the distribution of fine moneys, the clerk 330 of court shall forward all fines the clerk collects that are so 331 imposed for any violation of this section to the treasurer of the 332 political subdivision or the state, whose county humane society or 333 law enforcement agency is to be paid the fine money as determined 334 under this division. The treasurer to whom the fines are forwarded 335 shall pay the fine moneys to the county humane society or the 336 county, township, municipal corporation, or state law enforcement 337 agency in this state that primarily was responsible for or 338 involved in the investigation and prosecution of the violation. If 339 a county humane society receives any fine moneys under this 340 division, the county humane society shall use the fine moneys to 341 provide the training that is required for humane society agents 342 under section 1717.06 of the Revised Code. 343 Sec. 1717.01. As used in sections 1717.01 to 1717.14, 344 inclusive, of the Revised Code, this chapter and in every law 345 relating to animals: 346 (A) "Animal" includes every living dumb creature +. 347 (B) "Cruelty," "torment," and "torture" include every act, 348 omission, or neglect by which unnecessary or unjustifiable pain or 349 suffering is caused, permitted, or allowed to continue, when there 350 is a reasonable remedy or relief ÷. 351 (C) "Humane society agent" or "agent" means an individual who 352 complies with, and is appointed by a county humane society under, 353 section 1717.06 of the Revised Code for the purpose of 354 investigating any person who is accused of an act of cruelty to 355 animals regardless of the title that is given to the individual. 356

(D) "Owner" and "person" include corporations. For the

purpose of this section the knowledge and acts of the agents and	358
employees of a corporation, in regard to animals transported,	359
owned, or employed by, or in the custody of, such agents and	360
employees, are the knowledge and acts of the corporation.	361

Sec. 1717.04. The Ohio humane society may appoint agents, in 362 any county where no active county humane society exists under 363 section 1717.05 of the Revised Code, to represent it and to 364 receive and account for all funds coming to it from fines or 365 otherwise, and may also appoint agents at large to prosecute its 366 work throughout the state. Such agents may arrest any person found 367 violating any law for the protection of persons or animals, or the 368 prevention of cruelty thereto. Upon making such an arrest, the 369 agent forthwith shall convey the person arrested before some court 370 or magistrate having jurisdiction of the offense, and there make 371 complaint against him the person. 372

Such agents shall not make such arrests within a municipal 373 corporation unless their appointment has been approved by the 374 mayor of the municipal corporation, or within a county beyond the 375 limits of a municipal corporation unless their appointment has 376 been approved by the probate judge of the county. Such The mayor 377 or probate judge shall keep a record of such appointments. 378

Sec. 1717.06. (A)(1) A county humane society organized under 379 section 1717.05 of the Revised Code may appoint agents, who are 380 residents of the county or municipal corporation for which the 381 appointment is made, for the purpose of prosecuting any person 382 guilty of an act of cruelty to persons or animals. Such agents may 383 arrest any person found violating this chapter or any other law 384 for protecting persons or animals or preventing acts of cruelty 385 thereto. Upon making an arrest, the agent forthwith shall convey 386 the person arrested before some court or magistrate having 387 jurisdiction of the offense, and there make complaint against the 388

person on oath or affirmation of the offense.

(2) All appointments of agents under this section shall be
approved by the mayor of the municipal corporation for which they
are made. If the society exists outside a municipal corporation,
such appointments shall be approved by the probate judge of the
county for which they are made. The mayor or probate judge shall
keep a record of such appointments approvals.

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(B) In order to qualify for appointment as a humane <u>society</u>

agent under this section, a <u>person first shall successfully an</u>

individual shall do all of the following:

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(1) Successfully complete a minimum of twenty hours of 399 training on issues relating to the investigation and prosecution 400 of cruelty to and neglect of animals. The training shall comply 401 with rules recommended by the peace officer training commission 402 under section 109.73 of the Revised Code and shall include, 403 without limitation, instruction regarding animal husbandry 404 practices as described in division (A)(12) of that section. A 405 person Proof of successful completion of training shall be signed 406 by the chief executive officer of the organization or entity that 407 provided the training and by the chief officer of the county 408 humane society appointing the agent. An individual who has been 409 appointed as a humane society agent under this section prior to 410 the effective date of this amendment April 9, 2003, may continue 411 to act as a humane society agent for a period of time on and after 412 the effective date of this amendment April 9, 2003, without 413 completing the training. However, on or before December 31, 2004, 414 a person an individual who has been appointed as a humane society 415 agent under this section prior to the effective date of this 416 amendment April 9, 2003, shall successfully complete the training 417 described in this paragraph division and submit proof of its 418 successful completion to the appropriate appointing mayor or 419 probate judge who approved the appointment in order to continue to 420

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act as a humane <u>society</u> agent after December 31, 2004.	421
(2) Present proof of successful completion of training that	422
is signed as required by division (B)(1) of this section to the	423
appropriate mayor or probate judge for approval. Proof of	424
successful completion of training shall be signed by the	425
appropriate mayor or probate judge before the proof is filed under	426
division (B)(3) of this section.	427
(3) File proof of successful completion of training that is	428
signed as required by divisions (B)(1) and (2) of this section	429
with the county recorder in accordance with section 317.08 of the	430
Revised Code.	431
An appointment is not final until the day on which proof of	432
successful completion of training is filed with the county	433
recorder under this division. The fee charged by the county	434
recorder for filing proof of successful completion of training	435
shall be paid by the county humane society appointing the agent.	436
(C) An individual who is serving as a humane society agent on	437
the effective date of this amendment shall file proof of	438
successful completion of training, including the required	439
signatures, with the county recorder not later than six months	440
after the effective date of this amendment. If that individual has	441
not filed the required proof of successful completion of training	442
with the county recorder as required in this section, the	443
individual is suspended as a humane society agent by operation of	444
law until such proof is on file with the county recorder.	445
(D) An individual who suspects that a humane society agent	446
has not successfully completed the training that is required in	447
this section or that an agent's proof of successful completion of	448
training contains false or misleading information may file a	449
complaint with the mayor or probate judge who approved the	450
appointment. The mayor or probate judge shall investigate the	451

hereby repealed.

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complaint. If the mayor or probate judge finds that the agent has	452
not successfully completed the required training or that the proof	453
of successful completion contains false or misleading information,	454
the mayor or probate judge shall rescind the approval of the	455
appointment and order the applicable humane society to revoke the	456
appointment. The applicable county humane society shall file	457
written notice with the county recorder of the revocation under	458
this division of a humane society agent's appointment. Revocation	459
of the appointment shall be duly noted and recorded in the records	460
kept under section 317.08 of the Revised Code, and the county	461
humane society shall pay the fee for that filing.	462
(E) An agent of a county humane society only has the specific	463
authority granted to the agent under this section and section	464
1717.08 of the Revised Code.	465
Sec. 1717.09. A member of the Ohio humane society or of a	466
county humane society may require the sheriff of any county, the	467
constable of any township, the marshal or a policeman police	468
officer of any municipal corporation, or any agent of such a	469
society, to arrest any person found violating the laws in relation	470
to cruelty to persons or animals, and to take possession of any	471
animal cruelly treated in their respective counties or municipal	472
corporations, and deliver such <u>the</u> animal to the proper officers	473
of the society.	474
Section 2. That existing sections 109.73, 317.08, 959.131,	475
1717.01. 1717.04. 1717.06. and 1717.09 of the Revised Code are	476