132nd General Assembly

Regular Session 2017-2018

H. B. No. 477

Representative Koehler

Cosponsors: Representatives Thompson, Sweeney, Becker, Ingram, Vitale, Hambley, Brenner

A BILL

To ame	nd sections 109.57, 2917.46, 3301.133,	1
330	2.26, 3313.71, and 3313.753 and to repeal	2
sec	tions 3301.073, 3301.0722, 3301.111, 3301.21,	3
330	1.25, 3301.86, 3301.88, 3301.95, 3301.96,	4
330	2.037, 3302.30, 3311.061, 3313.206, and	5
331	3.711 of the Revised Code to eliminate	6
var	ious provisions and programs related to the	7
Dep	artment of Education and the operation of	8
pri	mary and secondary schools.	9

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

Section 1. That sections 109.57, 2917.46, 3301.133,	10
3302.26, 3313.71, and 3313.753 of the Revised Code be amended to	11
read as follows:	12
$\mathbf{r} = 1 0 0 5 7$ (A) (1) The superinterdent of the human of	13
Sec. 109.57. (A)(1) The superintendent of the bureau of	13
criminal identification and investigation shall procure from	14
wherever procurable and file for record photographs, pictures,	15
descriptions, fingerprints, measurements, and other information	16
that may be pertinent of all persons who have been convicted of	17
committing within this state a felony, any crime constituting a	18

misdemeanor on the first offense and a felony on subsequent 19 offenses, or any misdemeanor described in division (A)(1)(a), 20 (A) (5) (a), or (A) (7) (a) of section 109.572 of the Revised Code, 21 of all children under eighteen years of age who have been 22 adjudicated delinguent children for committing within this state 23 an act that would be a felony or an offense of violence if 24 committed by an adult or who have been convicted of or pleaded 25 guilty to committing within this state a felony or an offense of 26 violence, and of all well-known and habitual criminals. The 27 person in charge of any county, multicounty, municipal, 28 municipal-county, or multicounty-municipal jail or workhouse, 29 community-based correctional facility, halfway house, 30 alternative residential facility, or state correctional 31 institution and the person in charge of any state institution 32 having custody of a person suspected of having committed a 33 felony, any crime constituting a misdemeanor on the first 34 offense and a felony on subsequent offenses, or any misdemeanor 35 described in division (A)(1)(a), (A)(5)(a), or (A)(7)(a) of 36 section 109.572 of the Revised Code or having custody of a child 37 under eighteen years of age with respect to whom there is 38 probable cause to believe that the child may have committed an 39 act that would be a felony or an offense of violence if 40 committed by an adult shall furnish such material to the 41 superintendent of the bureau. Fingerprints, photographs, or 42 other descriptive information of a child who is under eighteen 43 years of age, has not been arrested or otherwise taken into 44 custody for committing an act that would be a felony or an 45 offense of violence who is not in any other category of child 46 specified in this division, if committed by an adult, has not 47 been adjudicated a delinquent child for committing an act that 48 would be a felony or an offense of violence if committed by an 49 adult, has not been convicted of or pleaded guilty to committing 50

a felony or an offense of violence, and is not a child with 51 respect to whom there is probable cause to believe that the 52 child may have committed an act that would be a felony or an 53 offense of violence if committed by an adult shall not be 54 procured by the superintendent or furnished by any person in 55 charge of any county, multicounty, municipal, municipal-county, 56 or multicounty-municipal jail or workhouse, community-based 57 correctional facility, halfway house, alternative residential 58 facility, or state correctional institution, except as 59 authorized in section 2151.313 of the Revised Code. 60

(2) Every clerk of a court of record in this state, other 61 than the supreme court or a court of appeals, shall send to the 62 superintendent of the bureau a weekly report containing a 63 summary of each case involving a felony, involving any crime 64 constituting a misdemeanor on the first offense and a felony on 65 subsequent offenses, involving a misdemeanor described in 66 division (A)(1)(a), (A)(5)(a), or (A)(7)(a) of section 109.572 67 of the Revised Code, or involving an adjudication in a case in 68 which a child under eighteen years of age was alleged to be a 69 delinquent child for committing an act that would be a felony or 70 an offense of violence if committed by an adult. The clerk of 71 the court of common pleas shall include in the report and 72 summary the clerk sends under this division all information 73 described in divisions (A)(2)(a) to (f) of this section 74 regarding a case before the court of appeals that is served by 75 that clerk. The summary shall be written on the standard forms 76 furnished by the superintendent pursuant to division (B) of this 77 section and shall include the following information: 78

(a) The incident tracking number contained on the standard
forms furnished by the superintendent pursuant to division (B)
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- (b) The style and number of the case; 82
- (c) The date of arrest, offense, summons, or arraignment; 83

(d) The date that the person was convicted of or pleaded 84 guilty to the offense, adjudicated a delinquent child for 85 committing the act that would be a felony or an offense of 86 violence if committed by an adult, found not guilty of the 87 offense, or found not to be a delinquent child for committing an 88 act that would be a felony or an offense of violence if 89 committed by an adult, the date of an entry dismissing the 90 charge, an entry declaring a mistrial of the offense in which 91 the person is discharged, an entry finding that the person or 92 child is not competent to stand trial, or an entry of a nolle 93 prosequi, or the date of any other determination that 94 constitutes final resolution of the case; 95

(e) A statement of the original charge with the section of the Revised Code that was alleged to be violated;

(f) If the person or child was convicted, pleaded guilty,
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or was adjudicated a delinquent child, the sentence or terms of
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probation imposed or any other disposition of the offender or
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the delinquent child.

If the offense involved the disarming of a law enforcement102officer or an attempt to disarm a law enforcement officer, the103clerk shall clearly state that fact in the summary, and the104superintendent shall ensure that a clear statement of that fact105is placed in the bureau's records.106

(3) The superintendent shall cooperate with and assist
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sheriffs, chiefs of police, and other law enforcement officers
in the establishment of a complete system of criminal
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identification and in obtaining fingerprints and other means of
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identification of all persons arrested on a charge of a felony, 111 any crime constituting a misdemeanor on the first offense and a 112 felony on subsequent offenses, or a misdemeanor described in 113 division (A)(1)(a), (A)(5)(a), or (A)(7)(a) of section 109.572 114 of the Revised Code and of all children under eighteen years of 115 age arrested or otherwise taken into custody for committing an 116 act that would be a felony or an offense of violence if 117 committed by an adult. The superintendent also shall file for 118 record the fingerprint impressions of all persons confined in a 119 county, multicounty, municipal, municipal-county, or 120 multicounty-municipal jail or workhouse, community-based 121 correctional facility, halfway house, alternative residential 122 facility, or state correctional institution for the violation of 123 state laws and of all children under eighteen years of age who 124 are confined in a county, multicounty, municipal, municipal-125 county, or multicounty-municipal jail or workhouse, community-126 based correctional facility, halfway house, alternative 127 residential facility, or state correctional institution or in 128 any facility for delinguent children for committing an act that 129 would be a felony or an offense of violence if committed by an 130 adult, and any other information that the superintendent may 131 receive from law enforcement officials of the state and its 132 political subdivisions. 133

(4) The superintendent shall carry out Chapter 2950. of the Revised Code with respect to the registration of persons who are convicted of or plead guilty to a sexually oriented offense or a child-victim oriented offense and with respect to all other duties imposed on the bureau under that chapter.

(5) The bureau shall perform centralized recordkeeping
functions for criminal history records and services in this
state for purposes of the national crime prevention and privacy
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compact set forth in section 109.571 of the Revised Code and is142the criminal history record repository as defined in that143section for purposes of that compact. The superintendent or the144superintendent's designee is the compact officer for purposes of145that compact and shall carry out the responsibilities of the146compact officer specified in that compact.147

(6) The superintendent shall, upon request, assist a
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county coroner in the identification of a deceased person
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through the use of fingerprint impressions obtained pursuant to
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division (A) (1) of this section or collected pursuant to section
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109.572 or 311.41 of the Revised Code.

(B) The superintendent shall prepare and furnish to every 153 county, multicounty, municipal, municipal-county, or 154 multicounty-municipal jail or workhouse, community-based 155 correctional facility, halfway house, alternative residential 156 facility, or state correctional institution and to every clerk 157 of a court in this state specified in division (A)(2) of this 158 section standard forms for reporting the information required 159 under division (A) of this section. The standard forms that the 160 superintendent prepares pursuant to this division may be in a 161 tangible format, in an electronic format, or in both tangible 162 formats and electronic formats. 163

(C) (1) The superintendent may operate a center for 164 electronic, automated, or other data processing for the storage 165 and retrieval of information, data, and statistics pertaining to 166 criminals and to children under eighteen years of age who are 167 adjudicated delinquent children for committing an act that would 168 be a felony or an offense of violence if committed by an adult, 169 criminal activity, crime prevention, law enforcement, and 170 criminal justice, and may establish and operate a statewide 171

communications network to be known as the Ohio law enforcement 172 gateway to gather and disseminate information, data, and 173 statistics for the use of law enforcement agencies and for other 174 uses specified in this division. The superintendent may gather, 175 store, retrieve, and disseminate information, data, and 176 statistics that pertain to children who are under eighteen years 177 of age and that are gathered pursuant to sections 109.57 to 178 109.61 of the Revised Code together with information, data, and 179 statistics that pertain to adults and that are gathered pursuant 180 to those sections. 181

182 (2) The superintendent or the superintendent's designee shall gather information of the nature described in division (C) 183 (1) of this section that pertains to the offense and delinquency 184 history of a person who has been convicted of, pleaded guilty 185 to, or been adjudicated a delinquent child for committing a 186 sexually oriented offense or a child-victim oriented offense for 187 inclusion in the state registry of sex offenders and child-188 victim offenders maintained pursuant to division (A)(1) of 189 section 2950.13 of the Revised Code and in the internet database 190 operated pursuant to division (A) (13) of that section and for 191 possible inclusion in the internet database operated pursuant to 192 division (A)(11) of that section. 193

(3) In addition to any other authorized use of
information, data, and statistics of the nature described in
division (C) (1) of this section, the superintendent or the
superintendent's designee may provide and exchange the
information, data, and statistics pursuant to the national crime
prevention and privacy compact as described in division (A) (5)
of this section.

(4) The Ohio law enforcement gateway shall contain the

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name, confidential address, and telephone number of program 202
participants in the address confidentiality program established 203
under sections 111.41 to 111.47 of the Revised Code. 204

(5) The attorney general may adopt rules under Chapter 205 119. of the Revised Code establishing guidelines for the 206 operation of and participation in the Ohio law enforcement 207 gateway. The rules may include criteria for granting and 208 restricting access to information gathered and disseminated 209 through the Ohio law enforcement gateway. The attorney general 210 211 shall adopt rules under Chapter 119. of the Revised Code that 212 grant access to information in the gateway regarding an address confidentiality program participant under sections 111.41 to 213 111.47 of the Revised Code to only chiefs of police, village 214 marshals, county sheriffs, county prosecuting attorneys, and a 215 designee of each of these individuals. The attorney general 216 shall permit the state medical board and board of nursing to 217 access and view, but not alter, information gathered and 218 disseminated through the Ohio law enforcement gateway. 219

The attorney general may appoint a steering committee to 220 advise the attorney general in the operation of the Ohio law 221 enforcement gateway that is comprised of persons who are 222 representatives of the criminal justice agencies in this state 223 that use the Ohio law enforcement gateway and is chaired by the 224 superintendent or the superintendent's designee. 225

(D) (1) The following are not public records under section 226149.43 of the Revised Code: 227

(a) Information and materials furnished to the228superintendent pursuant to division (A) of this section;229

(b) Information, data, and statistics gathered or 230

disseminated through the Ohio law enforcement gateway pursuant 231 to division (C)(1) of this section; 232

(c) Information and materials furnished to any board orperson under division (F) or (G) of this section.234

(2) The superintendent or the superintendent's designee
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shall gather and retain information so furnished under division
(A) of this section that pertains to the offense and delinquency
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history of a person who has been convicted of, pleaded guilty
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to, or been adjudicated a delinquent child for committing a
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sexually oriented offense or a child-victim oriented offense for
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the purposes described in division (C) (2) of this section.

(E)(1) The attorney general shall adopt rules, in 242 accordance with Chapter 119. of the Revised Code and subject to 243 division (E)(2) of this section, setting forth the procedure by 244 which a person may receive or release information gathered by 245 the superintendent pursuant to division (A) of this section. A 246 reasonable fee may be charged for this service. If a temporary 247 employment service submits a request for a determination of 248 whether a person the service plans to refer to an employment 249 position has been convicted of or pleaded guilty to an offense 250 listed or described in division (A) (1), (2), or (3) of section 251 109.572 of the Revised Code, the request shall be treated as a 252 single request and only one fee shall be charged. 253

(2) Except as otherwise provided in this division or 254 division (E)(3) or (4) of this section, a rule adopted under 255 division (E)(1) of this section may provide only for the release 256 of information gathered pursuant to division (A) of this section 257 that relates to the conviction of a person, or a person's plea 258 of guilty to, a criminal offense or to the arrest of a person as 259 provided in division (E)(3) of this section. The superintendent 260

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shall not release, and the attorney general shall not adopt any 261 rule under division (E)(1) of this section that permits the 262 release of, any information gathered pursuant to division (A) of 263 this section that relates to an adjudication of a child as a 264 delinquent child, or that relates to a criminal conviction of a 265 person under eighteen years of age if the person's case was 266 transferred back to a juvenile court under division (B)(2) or 267 (3) of section 2152.121 of the Revised Code and the juvenile 268 court imposed a disposition or serious youthful offender 269 disposition upon the person under either division, unless either 270 of the following applies with respect to the adjudication or 271 conviction: 272 (a) The adjudication or conviction was for a violation of 273 section 2903.01 or 2903.02 of the Revised Code. 274 (b) The adjudication or conviction was for a sexually 275 oriented offense, the juvenile court was required to classify 276 the child a juvenile offender registrant for that offense under 277 section 2152.82, 2152.83, or 2152.86 of the Revised Code, that 278 classification has not been removed, and the records of the 279 adjudication or conviction have not been sealed or expunged 280 pursuant to sections 2151.355 to 2151.358 or sealed pursuant to 281 section 2952.32 of the Revised Code. 282 (3) A rule adopted under division (E) (1) of this section 283 may provide for the release of information gathered pursuant to 284 division (A) of this section that relates to the arrest of a 285 person who is eighteen years of age or older when the person has 286 not been convicted as a result of that arrest if any of the 287 following applies: 288

(a) The arrest was made outside of this state. 289

(b) A criminal action resulting from the arrest is pending, and the superintendent confirms that the criminal action has not been resolved at the time the criminal records check is performed.

(c) The bureau cannot reasonably determine whether a 294
criminal action resulting from the arrest is pending, and not 295
more than one year has elapsed since the date of the arrest. 296

(4) A rule adopted under division (E)(1) of this section 297 may provide for the release of information gathered pursuant to 298 299 division (A) of this section that relates to an adjudication of a child as a delinquent child if not more than five years have 300 elapsed since the date of the adjudication, the adjudication was 301 for an act that would have been a felony if committed by an 302 adult, the records of the adjudication have not been sealed or 303 expunged pursuant to sections 2151.355 to 2151.358 of the 304 Revised Code, and the request for information is made under 305 division (F) of this section or under section 109.572 of the 306 Revised Code. In the case of an adjudication for a violation of 307 the terms of community control or supervised release, the five-308 year period shall be calculated from the date of the 309 adjudication to which the community control or supervised 310 release pertains. 311

(F) (1) As used in division (F) (2) of this section, "head
start agency" means an entity in this state that has been
approved to be an agency for purposes of subchapter II of the
"Community Economic Development Act," 95 Stat. 489 (1981), 42
U.S.C.A. 9831, as amended.

(2) (a) In addition to or in conjunction with any request
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that is required to be made under section 109.572, 2151.86,
3301.32, 3301.541, division (C) of section 3310.58, or section
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3319.39, 3319.391, 3327.10, 3701.881, 5104.013, 5123.081, or 320 5153.111 of the Revised Code or that is made under section 321 3314.41, 3319.392, 3326.25, or 3328.20 of the Revised Code, the 322 board of education of any school district; the director of 323 developmental disabilities; any county board of developmental 324 disabilities; any provider or subcontractor as defined in 325 section 5123.081 of the Revised Code; the chief administrator of 326 any chartered nonpublic school; the chief administrator of a 327 registered private provider that is not also a chartered 328 329 nonpublic school; the chief administrator of any home health agency; the chief administrator of or person operating any child 330 day-care center, type A family day-care home, or type B family 331 day-care home licensed under Chapter 5104. of the Revised Code; 332 the chief administrator of any head start agency; the executive 333 director of a public children services agency; a private company 334 described in section 3314.41, 3319.392, 3326.25, or 3328.20 of 335 the Revised Code; or an employer described in division (J)(2) of 336 section 3327.10 of the Revised Code may request that the 337 superintendent of the bureau investigate and determine, with 338 respect to any individual who has applied for employment in any 339 position after October 2, 1989, or any individual wishing to 340 apply for employment with a board of education may request, with 341 regard to the individual, whether the bureau has any information 342 gathered under division (A) of this section that pertains to 343 that individual. On receipt of the request, subject to division 344 (E) (2) of this section, the superintendent shall determine 345 whether that information exists and, upon request of the person, 346 board, or entity requesting information, also shall request from 347 the federal bureau of investigation any criminal records it has 348 pertaining to that individual. The superintendent or the 349 superintendent's designee also may request criminal history 350 351 records from other states or the federal government pursuant to

the national crime prevention and privacy compact set forth in 352 section 109.571 of the Revised Code. Within thirty days of the 353 date that the superintendent receives a request, subject to 354 division (E)(2) of this section, the superintendent shall send 355 to the board, entity, or person a report of any information that 356 the superintendent determines exists, including information 357 contained in records that have been sealed under section 2953.32 358 of the Revised Code, and, within thirty days of its receipt, 359 subject to division (E)(2) of this section, shall send the 360 board, entity, or person a report of any information received 361 from the federal bureau of investigation, other than information 362 the dissemination of which is prohibited by federal law. 363

364 (b) When a board of education or a registered private provider is required to receive information under this section 365 as a prerequisite to employment of an individual pursuant to 366 division (C) of section 3310.58 or section 3319.39 of the 367 Revised Code, it may accept a certified copy of records that 368 were issued by the bureau of criminal identification and 369 investigation and that are presented by an individual applying 370 for employment with the district in lieu of requesting that 371 information itself. In such a case, the board shall accept the 372 certified copy issued by the bureau in order to make a photocopy 373 of it for that individual's employment application documents and 374 shall return the certified copy to the individual. In a case of 375 that nature, a district or provider only shall accept a 376 certified copy of records of that nature within one year after 377 the date of their issuance by the bureau. 378

(c) Notwithstanding division (F) (2) (a) of this section, in
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the case of a request under section 3319.39, 3319.391, or
3327.10 of the Revised Code only for criminal records maintained
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by the federal bureau of investigation, the superintendent shall
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not determine whether any information gathered under division383(A) of this section exists on the person for whom the request is384made.385

(3) The state board of education may request, with respect 386 to any individual who has applied for employment after October 387 2, 1989, in any position with the state board or the department 388 of education, any information that a school district board of 389 education is authorized to request under division (F)(2) of this 390 section, and the superintendent of the bureau shall proceed as 391 if the request has been received from a school district board of 392 education under division (F)(2) of this section. 393

(4) When the superintendent of the bureau receives a 394
request for information under section 3319.291 of the Revised 395
Code, the superintendent shall proceed as if the request has 396
been received from a school district board of education and 397
shall comply with divisions (F) (2) (a) and (c) of this section. 398

(5) When a recipient of a classroom reading improvement 399 grant paid under section 3301.86 of the Revised Code requests, 400 with respect to any individual who applies to participate in 401 402 providing any program or service funded in whole or in part by the grant, the information that a school district board of 403 education is authorized to request under division (F)(2)(a) of 404 this section, the superintendent of the bureau shall proceed as 405 if the request has been received from a school district board of 406 education under division (F) (2) (a) of this section. 407

(G) In addition to or in conjunction with any request that
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is required to be made under section 3701.881, 3712.09, or
3721.121 of the Revised Code with respect to an individual who
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has applied for employment in a position that involves providing
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direct care to an older adult or adult resident, the chief
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administrator of a home health agency, hospice care program, 413 home licensed under Chapter 3721. of the Revised Code, or adult 414 day-care program operated pursuant to rules adopted under 415 section 3721.04 of the Revised Code may request that the 416 superintendent of the bureau investigate and determine, with 417 respect to any individual who has applied after January 27, 418 1997, for employment in a position that does not involve 419 providing direct care to an older adult or adult resident, 420 whether the bureau has any information gathered under division 421 (A) of this section that pertains to that individual. 422

423 In addition to or in conjunction with any request that is required to be made under section 173.27 of the Revised Code 424 425 with respect to an individual who has applied for employment in a position that involves providing ombudsman services to 426 residents of long-term care facilities or recipients of 427 community-based long-term care services, the state long-term 428 care ombudsman, the director of aging, a regional long-term care 429 ombudsman program, or the designee of the ombudsman, director, 430 or program may request that the superintendent investigate and 431 determine, with respect to any individual who has applied for 432 employment in a position that does not involve providing such 433 ombudsman services, whether the bureau has any information 434 gathered under division (A) of this section that pertains to 435 that applicant. 436

In addition to or in conjunction with any request that is 437 required to be made under section 173.38 of the Revised Code 438 with respect to an individual who has applied for employment in 439 a direct-care position, the chief administrator of a provider, 440 as defined in section 173.39 of the Revised Code, may request 441 that the superintendent investigate and determine, with respect 442 to any individual who has applied for employment in a position 443

that is not a direct-care position, whether the bureau has any 444 information gathered under division (A) of this section that 445 pertains to that applicant. 446

In addition to or in conjunction with any request that is 447 required to be made under section 3712.09 of the Revised Code 448 with respect to an individual who has applied for employment in 449 a position that involves providing direct care to a pediatric 450 respite care patient, the chief administrator of a pediatric 451 respite care program may request that the superintendent of the 452 bureau investigate and determine, with respect to any individual 453 who has applied for employment in a position that does not 454 involve providing direct care to a pediatric respite care 455 patient, whether the bureau has any information gathered under 456 division (A) of this section that pertains to that individual. 457

On receipt of a request under this division, the 458 superintendent shall determine whether that information exists 459 and, on request of the individual requesting information, shall 460 also request from the federal bureau of investigation any 461 criminal records it has pertaining to the applicant. The 462 superintendent or the superintendent's designee also may request 463 criminal history records from other states or the federal 464 government pursuant to the national crime prevention and privacy 465 compact set forth in section 109.571 of the Revised Code. Within 466 thirty days of the date a request is received, subject to 467 division (E)(2) of this section, the superintendent shall send 468 to the requester a report of any information determined to 469 exist, including information contained in records that have been 470 sealed under section 2953.32 of the Revised Code, and, within 471 thirty days of its receipt, shall send the requester a report of 472 any information received from the federal bureau of 473 investigation, other than information the dissemination of which 474

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is prohibited by federal law.

(H) Information obtained by a government entity or person
 under this section is confidential and shall not be released or
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 disseminated.

(I) The superintendent may charge a reasonable fee for providing information or criminal records under division (F)(2) or (G) of this section.

(J) As used in this section:

(1) "Pediatric respite care program" and "pediatric care
patient" have the same meanings as in section 3712.01 of the
Revised Code.

(2) "Sexually oriented offense" and "child-victim oriented
 offense" have the same meanings as in section 2950.01 of the
 Revised Code.

(3) "Registered private provider" means a nonpublic school
(3) "Registered with the superintendent of public
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(3) instruction under section 3310.41 of the Revised Code to
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Sec. 2917.46. (A) No person shall, with intent to identify 495 a building as a block parent home or building, display the block 496 parent symbol adopted by the state board of education pursuant 497 to former section 3301.076 of the Revised Code prior to its 498 repeal on the effective date of this amendment July 1, 2007. 499

(B) No person shall, with intent to identify a building as
a block parent home or building, display a symbol that falsely
gives the appearance of being the block parent symbol adopted by
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the state board of education pursuant to former section 3301.076503of the Revised Code prior to its repeal on the effective date of504this amendment_July 1, 2007.505

(C) No person, with intent to identify a home or building 506 as a mcgruff house program home or building, shall display the 507 mcgruff house symbol adopted by the division of criminal justice 508 services in the state department of public safety pursuant to 509 section 5502.62 of the Revised Code unless authorized in 510 accordance with that section, any rule adopted pursuant to that 511 section, or <u>former</u> section 3313.206 of the Revised Code_prior to_ 512 its repeal on the effective date of this amendment. 513

(D) No person, with intent to identify a home or building
as a mcgruff house program home or building, shall display a
symbol that falsely gives the appearance of being the mcgruff
house symbol adopted by the division of criminal justice
services in the state department of public safety pursuant to
section 5502.62 of the Revised Code or any rule adopted pursuant
to that section.

(E) (1) Whoever violates division (A) or (B) of this section is guilty of unauthorized use of a block parent symbol, a minor misdemeanor.

(2) Whoever violates division (C) or (D) of this section is guilty of unauthorized use of a mcgruff house symbol, a minor misdemeanor.

Sec. 3301.133. As used in this section, "form" has the527same meaning as in section 3301.0722 means any report, document,528paper, computer software program, or other instrument used in529the management information system created by section 3301.0714530of the Revised Code or used to gather required or requested531

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education data under division (I) of section 3301.07 of the		
Revised Code or any other provision of state or federal statute		
<u>or rule</u> .	534	
(A) No later than July 1, 1992, the <u>The</u>organization of	535	
the department of education shall include an identifiable	536	
organizational unit that deals with the management of any	537	
education data that the department gathers, processes, uses, or	538	
reports. The superintendent of public instruction shall assign	539	
employees to this unit or employ persons for this unit who are	540	
trained and experienced in data management and the design of	541	
forms and who understand the data needs of the department of	542	
education. The superintendent shall provide a sufficient number	543	
of such employees for the unit to perform its duties in an	544	
effective and timely manner.	545	
(B) The unit established pursuant to division (A) of this	546	
section shall:	547	
(1) Review each new form or modification of any existing	548	
form that the state board, the superintendent of public	549	
instruction, or the department of education proposes to put into	550	
use on or after July 1, 1992. In conducting the review of any	551	
form, the unit shall evaluate it utilizing at least the criteria	552	
specified under division (C) of this section. The unit shall	553	
report in writing to the superintendent of public instruction	554	
whether the form satisfies the criteria specified under division	555	
(C) of this section, and if not, the reasons why it does not.	556	
Each report shall include recommendations regarding the	557	
simplification, consolidation, or elimination of the proposed	558	
form or any other forms related to the proposed form that would	559	
enable all the criteria specified under division (C) of this	560	
section to be met.		

(2) Regularly contact and seek to work with other state

and federal agencies that collect and use education data for the 563 purpose of increasing the efficiency and coordination of data 564 collection; 565 (3) Perform any other duties assigned by the 566 superintendent of public instruction. 567 (C) In conducting the review of any form pursuant to 568 division (B)(1) of this section, the unit established under 569 division (A) of this section shall determine whether the 570 following criteria are satisfied: 571 572 (1) Each data item on the form does not duplicate data already submitted to the state board, superintendent of public 573 instruction, or department of education. 574 (2) The form cannot be consolidated with any other form 575 required by the state board, superintendent, or department. 576 (3) The form is required to be submitted no more often 577 than necessary and no sooner than reasonably necessary prior to 578 the date on which the data reported on the form will be 579 initially used. 580 (4) The stated purpose of the form cannot be met as part

(4) The stated purpose of the form cannot be met as part
of any other procedure, such as a verification or certification
procedure or other reporting procedure.

(5) If the form or any data item on the form is attributed
to any requirement of state statute, federal statute or rule, or
any court, the form or data item is limited to the data that the
statute, rule, or court requires.

(6) If the form or any data item on the form is attributed588to the requirements of any research or of any process of589

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auditing school districts for compliance with any requirement,	590
the research is planned or currently taking place or the	591
compliance is currently required.	592
(7) The form is designed in a way that minimizes the cost	593
of completing it.	594
(8) The form includes instructions that clearly explain	595
how to complete it, who will use the data reported on it, and	596
whom to contact with questions about completing the form or the	597
use of the data reported on it.	598
Sec. 3302.26. (A) As used in this section:	599
(1) "Expenditure per equivalent pupils" is the total	600
operating expenditures of a school district divided by the	601
measure of equivalent pupils.	602
(2) "Measure of equivalent pupils" is the total number of	603
students in a school district adjusted for the relative	604
differences in costs associated with the unique characteristics	605
and needs of each category of pupil.	606
(B) The department of education shall create a performance	607
management section on the department's public web site. The	608
performance management section shall include information on	609
academic and financial performance metrics for each school	610
district to assist schools and districts in providing an	611
effective and efficient delivery of educational services. <u>The</u>	612
section shall be located in a prominent location on the	613
department's public web site. The section shall include, but not	614
be limited to, all of the following:	615
(1) A graph that illustrates the relationship between a	616
district's academic performance, as measured by the performance	617
index score, and its expenditure per equivalent pupils as	618

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compared to similar districts;

(2) Each district's total operating expenditures per pupil;

(3) Statistics of academic and financial performance
 measures for each district to allow for a comparison and
 benchmarking between districts.
 624

(C) The department may contract with an independent
 625
 organization to develop and host the performance management
 626
 section of its web site.
 627

Sec. 3313.71. School physicians may make examinations, 628 which shall include tests to determine the existence of hearing 629 defects, and diagnoses of all children referred to them. They 630 may make such examination of teachers and other school employees 631 and inspection of school buildings as in their opinion the 632 protection of health of the pupils, teachers, and other school 633 employees requires. 634

Boards of education shall require and provide, in635accordance with section 3313.67 of the Revised Code, such tests636and examinations for tuberculosis of pupils in selected grades637and of school employees as may be required by the director of638health.639

Boards may require annual tuberculin tests of any grades. 640 All pupils with positive reactions to the test shall have chest 641 x-rays and all positive reactions and x-ray findings shall be 642 reported promptly to the county record bureau of tuberculosis 643 cases provided for in section 339.74 of the Revised Code. Boards 644 shall waive the required test where a pupil presents a written 645 statement from the pupil's family physician certifying that such 646 test has been given and that such pupil is free from 647

tuberculosis in a communicable stage, or that such test is	648
inadvisable for medical reasons, or from the pupil's parent or	649
guardian objecting to such test because of religious	650
convictions.	651
	001
Whenever a pupil, teacher, or other school employee is	652
found to be ill or suffering from tuberculosis in a communicable	653
stage or other communicable disease, the school physician shall	654
promptly send such pupil, teacher, or other school employee	655
home, with a statement, in the case of a pupil, to the pupil's	656
parents or guardian, briefly setting forth the discovered facts,	657
and advising that the family physician be consulted. School	658
physicians shall keep accurate card-index records of all	659
examinations, and said records, that they may be uniform	660
throughout the state, shall be according to the form prescribed	661
by the state board of education, and the reports shall be made	662
according to the method of said form. If the parent or guardian	663
of any pupil or any teacher or other school employee, after	664
notice from the board of education, furnishes within two weeks	665
thereafter the written certificate of any reputable physician	666
that the pupil, teacher, or other school employee has been	667
examined, in such cases the service of the school physician	668
shall be dispensed with, and such certificate shall be furnished	669
by such parent or guardian, as required by the board of	670
education. Such individual records shall not be open to the	671
public and shall be solely for the use of the boards of	672
education and boards of health officer. If any teacher or other	673
school employee is found to have tuberculosis in a communicable	674
stage or other communicable disease, the teacher's or employee's	675
employment shall be discontinued or suspended upon such terms as	676
to salary as the board deems just until the school physician has	677
certified to a recovery from such disease. The methods of making	678

the tuberculin tests and chest x-rays required by this section	679
shall be such as are approved by the director of health.	680
This section shall apply to all elementary and high	681
schools for which the state board of education sets minimum	
standards pursuant to section 3301.07 of the Revised Code.	683
Sec. 3313.753. (A) As used in this section:	684
(1) "Electronic communications device" means any device	685
that is powered by batteries or electricity and that is capable	686
of receiving, transmitting, or receiving and transmitting	687
communications between two or more persons or a communication	688
from or to a person.	689
(2) "Pocket pager" means any device that can be carried by-	690
a person, that is capable of receiving a radio signal or other-	691
telecommunications signal, and that emits a signal upon receipt-	692
of a radio or other telecommunications signal.	
(3) "School" means any school that is operated by a board	694
of education of a city, local, exempted village, or joint	695
vocational school district.	696
(4) (3) "School building" means any building in which any	697
of the instruction, extracurricular activities, or training	698
provided by a school is conducted.	699
(5) (4) "School grounds or premises" means either of the	700
following:	701
(a) The parcel of real property on which any school	702
(a) The parcel of real property on which any school building is situated;	702 703
building is situated;	703

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707

school is conducted.

(B) The board of education of any city, exempted village, 708 local, joint vocational, or cooperative education school 709 district may adopt a policy prohibiting pupils from carrying a 710 pocket pager or other an electronic communications device in any 711 school building or on any school grounds or premises of the 712 district. The policy may provide for exceptions to this 713 prohibition as specified in the policy. The policy shall specify 714 any disciplinary measures that will be taken for violation of 715 this prohibition. 716

If a board of education adopts a policy under this 717 section, the board shall post the policy in a central location 718 in each school building and make it available to pupils and 719 parents upon request. 720

Section 2. That existing sections 109.57, 2917.46,7213301.133, 3302.26, 3313.71, and 3313.753 and sections 3301.073,7223301.0722, 3301.111, 3301.21, 3301.25, 3301.86, 3301.88,7233301.95, 3301.96, 3302.037, 3302.30, 3311.061, 3313.206, and7243313.711 of the Revised Code are hereby repealed.725

Section 3. Section 109.57 of the Revised Code is presented 726 in this act as a composite of the section as amended by both 727 Sub. H.B. 359 and Am. Sub. S.B. 227 of the 131st General 728 Assembly. The General Assembly, applying the principle stated in 729 division (B) of section 1.52 of the Revised Code that amendments 730 are to be harmonized if reasonably capable of simultaneous 731 operation, finds that the composite is the resulting version of 732 the section in effect prior to the effective date of the section 733 as presented in this act. 734