As Introduced

132nd General Assembly

Regular Session 2017-2018

H. B. No. 645

Representative Howse

Cosponsors: Representatives Ashford, Boggs, Antonio, Sykes, Ramos, Smith, K.

A BILL

То	amend section 101.30 and to enact section	1
	103.147 of the Revised Code to require the	2
	Director of the Legislative Service Commission	3
	to prepare a human impact statement concerning a	4
	bill or resolution that proposes to amend the	5
	law governing criminal justice.	6

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

Section 1. That section 101.30 be amended and section	7
103.147 of the Revised Code be enacted to read as follows:	8
Sec. 101.30. (A) As used in this section:	9
(1) "Legislative document" includes, but is not limited	10
to, all of the following:	11
(a) A working paper, work product, correspondence,	12
preliminary draft, note, proposed bill or resolution, proposed	13
amendment to a bill or resolution, analysis, opinion,	
memorandum, or other document in whatever form or format	15
prepared by legislative staff for a member of the general	
assembly or for general assembly staff;	

H. B. No. 645
As Introduced

(b) Any document or material in whatever form or format	18
provided by a member of the general assembly or general assembly	19
staff to legislative staff that requests, or that provides	20
information or materials to assist in, the preparation of any of	21
the items described in division (A)(1)(a) of this section;	22
(c) Any summary of a bill or resolution or of an amendment	23
to a bill or resolution in whatever form or format that is	24
prepared by or in the possession of a member of the general	25
assembly or general assembly staff, if the summary is prepared	26
before the bill, resolution, or amendment is filed for	27
introduction or presented at a committee hearing or floor	28
session, as applicable.	29
(2) "Legislative staff" means the staff of the legislative	30
service commission, legislative budget office of the legislative	31
service commission, or any other legislative agency included in	32
the legislative service commission budget group.	33
(3) <u>"</u> General assembly staff <u>"</u> means an officer or employee	34
of either house of the general assembly who acts on behalf of a	35
member of the general assembly or on behalf of a committee or	
either house of the general assembly.	37
(B) Legislative staff shall maintain a confidential	38
relationship with each member of the general assembly, and with	39
each member of the general assembly staff, with respect to	40
communications between the member of the general assembly or	41
general assembly staff and legislative staff. Except as	42
otherwise provided in this division and division (C) of this	43
section, a legislative document arising out of this confidential	44
relationship is not a public record for purposes of section	45
149.43 of the Revised Code. When it is in the public interest	46

and with the consent of the commission, the director of the

47

H. B. No. 645
As Introduced

commission may release to the public any legislative document in	48	
the possession of the commission staff arising out of a	49	
confidential relationship with a former member of the general	50	
assembly or former member of the general assembly staff who is	51	
not available to make the legislative document a public record	52	
as provided in division (C) of this section because of death or	53	
disability, whom the director is unable to contact for that	54	
purpose, or who fails to respond to the director after the	55	
director has made a reasonable number of attempts to make such	56	
contact.	57	
(C)(1) A legislative document is a public record for	58	
purposes of section 149.43 of the Revised Code if it is an	59	
analysis, synopsis, fiscal note, or local impact statement, or	60	
human impact statement prepared by legislative staff that is	61	
required to be prepared by law, or by a rule of either house of	62	
the general assembly, for the benefit of the members of either		
or both of those houses or any legislative committee and if it		
has been presented to those members.	65	
(2) A legislative document is a public record for purposes	66	
of section 149.43 of the Revised Code if a member of the general	67	
assembly for whom legislative staff prepared the legislative	68	
document does any of the following:	69	
(a) Files it for introduction with the clerk of the senate	70	
or the clerk of the house of representatives, if it is a bill or	71	
resolution;	72	
(b) Presents it at a committee hearing or floor session,	73	
if it is an amendment to a bill or resolution or is a substitute	74	
bill or resolution;	75	

(c) Releases it, or authorizes general assembly staff or

76

legislative staff to release it, to the public.		
Sec. 103.147. (A) As used in this section, "disparate	78	
impact on a racial or ethnic group, or on a gender" includes		
increased exposure of the racial or ethnic group, or of the		
gender, to police contact, criminal investigation, detention,		
pretrial release, post-trial release, prosecution, plea		
bargaining, adjudication, conviction, sentencing, imprisonment,		
correctional supervision, or rehabilitation.	84	
(B) If a bill or joint resolution introduced or offered in	85	
the general assembly proposes to create or amend a criminal	86	
prohibition or criminal penalty, or to amend the law governing	87	
imprisonment, correctional supervision, or the rehabilitation of	88	
offenders, the director of the legislative service commission	89	
shall prepare a human impact statement concerning the bill or	90	
joint resolution before the bill or joint resolution is	91	
recommended for passage or adoption by the house committee or	92	
the senate committee of the general assembly to which the bill	93	
or joint resolution was referred, and again before the bill or	94	
joint resolution is taken up for final consideration by either	95	
house of the general assembly. The statement shall analyze	96	
whether the new or amended criminal prohibition, criminal	97	
penalty, or law, when implemented or enforced, would have a	98	
disparate impact on a racial or ethnic group, or on a gender.	99	
Specifically, the statement shall do one of the following:	100	
(1) Indicate that the bill or joint resolution would have	101	
a disparate impact on a racial or ethnic group, or on a gender	102	
and explain that impact;		
(2) Indicate that the bill or joint resolution would not	104	
have a disparate impact on a racial or ethnic group, or on a		
gender;		

(3) Indicate that it cannot be determined whether the bill	107		
or joint resolution would have a disparate impact on any racial			
or ethnic group, or on a gender; or			
(4) Indicate that the director of the legislative service	110		
commission cannot determine within the time allotted whether the			
bill or joint resolution would have a disparate impact on any			
racial or ethnic group, or on a gender.			
(C) The director of the legislative service commission may	114		
request any department, division, institution, board,	115		
commission, authority, bureau, or other instrumentality or	116		
officer of the state, a county, a municipal corporation, a	117		
township, a school district, or other governmental entity of the	118		
state to provide any information the director requires to	119		
complete the statement. An agency, instrumentality, or officer	120		
receiving such a request shall comply with the request as	121		
directed in the request.	122		
(D) The director shall provide the human impact statement	123		
solely for the purpose of informing the members of the general	124		
assembly, and the statement does not represent the intent of the			
general assembly or either house of the general assembly for any			
purpose.	127		
(E) The failure of the director of the legislative service	128		
commission to prepare a human impact statement before a bill or	129		
joint resolution is taken up for consideration by a house or	130		
senate committee or by either or both houses of the general	131		
assembly for final consideration does not impair the validity of	132		
any bill or joint resolution passed or adopted by either or both			
houses of the general assembly.	134		
Section 2. That existing section 101.30 of the Revised	135		

H. B. No. 645	Page 6
As Introduced	

Code is hereby repealed.

136