As Introduced

136th General Assembly

Regular Session 2025-2026

H. B. No. 31

Representatives Humphrey, Stewart

Cosponsors: Representatives Fischer, Ray, McNally, Cockley, Tims, Williams, Brewer, Russo, Johnson, Piccolantonio, Daniels, Brennan, Upchurch, Sims, Schmidt, Thomas, C., Sweeney, Denson, Sigrist, Brent, Mohamed, Isaacsohn, Click, Jarrells, Plummer

A BILL

]	To amend sections 149.43 and 5149.10 and to enact	1
	section 5149.102 of the Revised Code to require	2
	electronic recordings to be made of all parole	3
	board hearings and to make electronic recordings	4
	of full parole board hearings public records.	5

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

Section 1. That sections 149.43 and 5149.10 be amended and	6
section 5149.102 of the Revised Code be enacted to read as	7
follows:	8
Sec. 149.43. (A) As used in this section:	9
(1) "Public record" means records kept by any public	10
office, including, but not limited to, state, county, city,	11
village, township, and school district units, and records	12
pertaining to the delivery of educational services by an	13
alternative school in this state kept by the nonprofit or for-	14
profit entity operating the alternative school pursuant to	15
section 3313.533 of the Revised Code. "Public record" does not	16

mean any of the following:	17
(a) Medical records;	18
(b) Records pertaining to probation the following:	19
(i) Probation and parole proceedings, to proceedings	20
including the electronic recording of institutional parole board	21
release consideration hearings, revocation hearings under	22
section 2967.15 of the Revised Code, and other parole board	23
hearings made as provided in sections 5149.10 and 5149.102 of	24
the Revised Code, except for the electronic recording of full	25
parole board hearings under section 5149.101 of the Revised Code	26
made as provided in section 5149.10 of the Revised Code;	27
(ii) Proceedings related to the imposition of community	28
control sanctions and post-release control sanctions, or to	29
proceedings_including the electronic recording of post-release	30
control revocation hearings under section 2967.28 of the Revised	31
Code made as provided in sections 5149.10 and 5149.102 of the	32
Revised Code;	33
(iii) Proceedings related to determinations under section	34
2967.271 of the Revised Code regarding the release or maintained	35
incarceration of an offender to whom that section applies \div .	36
(c) Records pertaining to actions under section 2151.85	37
and division (C) of section 2919.121 of the Revised Code and to	38

(d) Records pertaining to adoption proceedings, including
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the contents of an adoption file maintained by the department of
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health under sections 3705.12 to 3705.124 of the Revised Code;
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appeals of actions arising under those sections;

(e) Information in a record contained in the putativefather registry established by section 3107.062 of the Revised44

Code, regardless of whether the information is held by the	45
department of job and family services or, pursuant to section	46
3111.69 of the Revised Code, the office of child support in the	47
department or a child support enforcement agency;	48
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(f) Records specified in division (A) of section 3107.52	49
of the Revised Code;	50
(g) Trial preparation records;	51
(h) Confidential law enforcement investigatory records;	52
(i) Records containing information that is confidential	53
under section 2710.03 or 4112.05 of the Revised Code;	54
(j) DNA records stored in the DNA database pursuant to	55
section 109.573 of the Revised Code;	56
(k) Inmate records released by the department of	57 58
rehabilitation and correction to the department of youth	
services or a court of record pursuant to division (E) of	
section 5120.21 of the Revised Code;	60
(1) Records maintained by the department of youth services	61
pertaining to children in its custody released by the department	62
of youth services to the department of rehabilitation and	63
correction pursuant to section 5139.05 of the Revised Code;	64
(m) Intellectual property records;	65
(n) Donor profile records;	66
(o) Records maintained by the department of job and family	67
services pursuant to section 3121.894 of the Revised Code;	68
(p) Designated public service worker residential and	69
familial information;	70
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(q) In the case of a county hospital operated pursuant to	71

Page 3

H. B. No. 31 As Introduced

72 Chapter 339. of the Revised Code or a municipal hospital operated pursuant to Chapter 749. of the Revised Code, 73 information that constitutes a trade secret, as defined in 74 section 1333.61 of the Revised Code; 75 (r) Information pertaining to the recreational activities 76 77 of a person under the age of eighteen; (s) In the case of a child fatality review board acting 78 under sections 307.621 to 307.629 of the Revised Code or a 79 review conducted pursuant to guidelines established by the 80 director of health under section 3701.70 of the Revised Code, 81 records provided to the board or director, statements made by 82 board members during meetings of the board or by persons 83 participating in the director's review, and all work products of 84 the board or director, and in the case of a child fatality 85 review board, child fatality review data submitted by the board 86 to the department of health or a national child death review 87 database, other than the report prepared pursuant to division 88 (A) of section 307.626 of the Revised Code; 89 (t) Records provided to and statements made by the 90 executive director of a public children services agency or a 91 prosecuting attorney acting pursuant to section 5153.171 of the 92 Revised Code other than the information released under that 93 section; 94 (u) Test materials, examinations, or evaluation tools used 95 in an examination for licensure as a nursing home administrator

in an examination for licensure as a nursing home administrator 96
that the board of executives of long-term services and supports 97
administers under section 4751.15 of the Revised Code or 98
contracts under that section with a private or government entity 99
to administer; 100

(v) Records the release of which is prohibited by state or 101 federal law; 102 (w) Proprietary information of or relating to any person 103 that is submitted to or compiled by the Ohio venture capital 104 authority created under section 150.01 of the Revised Code; 105 (x) Financial statements and data any person submits for 106 any purpose to the Ohio housing finance agency or the 107 controlling board in connection with applying for, receiving, or 108 accounting for financial assistance from the agency, and 109 information that identifies any individual who benefits directly 110 or indirectly from financial assistance from the agency; 111 (y) Records listed in section 5101.29 of the Revised Code; 112 (z) Discharges recorded with a county recorder under 113 section 317.24 of the Revised Code, as specified in division (B) 114 (2) of that section; 115 (aa) Usage information including names and addresses of 116 specific residential and commercial customers of a municipally 117 owned or operated public utility; 118 (bb) Records described in division (C) of section 187.04 119 of the Revised Code that are not designated to be made available 120 to the public as provided in that division; 121

(cc) Information and records that are made confidential,
privileged, and not subject to disclosure under divisions (B)
and (C) of section 2949.221 of the Revised Code;
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(dd) Personal information, as defined in section 149.45 of 125 the Revised Code; 126

(ee) The confidential name, address, and other personally 127 identifiable information of a program participant in the address 128

Page 5

confidentiality program established under sections 111.41 to 129 111.47 of the Revised Code, including the contents of any 130 application for absent voter's ballots, absent voter's ballot 131 identification envelope statement of voter, or provisional 132 ballot affirmation completed by a program participant who has a 133 confidential voter registration record; records or portions of 134 records pertaining to that program that identify the number of 135 program participants that reside within a precinct, ward, 136 township, municipal corporation, county, or any other geographic 137 area smaller than the state; and any real property 138 confidentiality notice filed under section 111.431 of the 139 Revised Code and the information described in division (C) of 140 that section. As used in this division, "confidential address" 141 and "program participant" have the meaning defined in section 142 111.41 of the Revised Code. 143

(ff) Orders for active military service of an individual 144 serving or with previous service in the armed forces of the 145 United States, including a reserve component, or the Ohio 146 organized militia, except that, such order becomes a public 147 record on the day that is fifteen years after the published date 148 or effective date of the call to order; 149

(gg) The name, address, contact information, or other 150 personal information of an individual who is less than eighteen 151 years of age that is included in any record related to a traffic 152 accident involving a school vehicle in which the individual was 153 an occupant at the time of the accident; 154

(hh) Protected health information, as defined in 45 C.F.R.
160.103, that is in a claim for payment for a health care
product, service, or procedure, as well as any other health
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claims data in another document that reveals the identity of an
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reveal that individual's identity; 160 (ii) Any depiction by photograph, film, videotape, or 161 printed or digital image under either of the following 162 circumstances: 163 (i) The depiction is that of a victim of an offense the 164 release of which would be, to a reasonable person of ordinary 165 sensibilities, an offensive and objectionable intrusion into the 166 victim's expectation of bodily privacy and integrity. 167 (ii) The depiction captures or depicts the victim of a 168 sexually oriented offense, as defined in section 2950.01 of the 169 Revised Code, at the actual occurrence of that offense. 170 (jj) Restricted portions of a body-worn camera or 171 dashboard camera recording; 172 (kk) In the case of a fetal-infant mortality review board 173 acting under sections 3707.70 to 3707.77 of the Revised Code, 174 records, documents, reports, or other information presented to 175 the board or a person abstracting such materials on the board's 176 behalf, statements made by review board members during board 177 meetings, all work products of the board, and data submitted by 178 the board to the department of health or a national infant death 179 review database, other than the report prepared pursuant to 180 section 3707.77 of the Revised Code. 181

individual who is the subject of the data or could be used to

(11) Records, documents, reports, or other information
presented to the pregnancy-associated mortality review board
established under section 3738.01 of the Revised Code,
statements made by board members during board meetings, all work
products of the board, and data submitted by the board to the
department of health, other than the biennial reports prepared

under section 3738.08 of the Revised Code;

(mm) Except as otherwise provided in division (A)(1)(00) 189
of this section, telephone numbers for a victim, as defined in 190
section 2930.01 of the Revised Code or a witness to a crime that 191
are listed on any law enforcement record or report. 192

(nn) A preneed funeral contract, as defined in section 193
4717.01 of the Revised Code, and contract terms and personally 194
identifying information of a preneed funeral contract, that is 195
contained in a report submitted by or for a funeral home to the 196
board of embalmers and funeral directors under division (C) of 197
section 4717.13, division (J) of section 4717.31, or section 198
4717.41 of the Revised Code. 199

(oo) Telephone numbers for a party to a motor vehicle accident subject to the requirements of section 5502.11 of the Revised Code that are listed on any law enforcement record or report, except that the telephone numbers described in this division are not excluded from the definition of "public record" under this division on and after the thirtieth day after the occurrence of the motor vehicle accident.

(pp) Records pertaining to individuals who complete 207 training under section 5502.703 of the Revised Code to be 208 permitted by a school district board of education or governing 209 body of a community school established under Chapter 3314. of 210 the Revised Code, a STEM school established under Chapter 3326. 211 of the Revised Code, or a chartered nonpublic school to convey 212 deadly weapons or dangerous ordnance into a school safety zone; 213

(qq) Records, documents, reports, or other information 214
presented to a domestic violence fatality review board 215
established under section 307.651 of the Revised Code, 216

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statements made by board members during board meetings, all work 217 products of the board, and data submitted by the board to the 218 department of health, other than a report prepared pursuant to 219 section 307.656 of the Revised Code; 220 (rr) Records, documents, and information the release of 221 which is prohibited under sections 2930.04 and 2930.07 of the 222 Revised Code; 223 224 (ss) Records of an existing qualified nonprofit corporation that creates a special improvement district under 225 Chapter 1710. of the Revised Code that do not pertain to a 226 purpose for which the district is created; 227 (tt) Educational support services data, as defined in 228 section 3319.325 of the Revised Code; 229 (uu) Records of the past, current, and future work 230 schedule of a designated public service worker. As used in 231 division (A)(1)(uu) of this section, "work schedule" does not 232 include the docket of cases of a court, judge, or magistrate; 233 (vv) A request form or confirmation letter submitted to a 234 public office under section 149.45 of the Revised Code; 235 (ww) An affidavit or confirmation letter submitted under 236 section 319.28 of the Revised Code; 2.37 (xx) License or certificate application or renewal 238 responses and supporting documentation submitted to the state 239 medical board regarding an applicant's, or a license or 240 certificate holder's, inability to practice according to 241 acceptable and prevailing standards of care by reason of a 242 medical condition. 243

A record that is not a public record under division (A)(1) 244

Page 9

H. B. No. 31 As Introduced

of this section and that, under law, is permanently retained 245 becomes a public record on the day that is seventy-five years 246 after the day on which the record was created, or in the case of 247 a record that is not a public record under division (A)(1)(uu) 248 of this section that is retained, three years after the day on 249 which the record was created, except for any record protected by 250 the attorney-client privilege, a trial preparation record as 251 defined in this section, a statement prohibiting the release of 252 identifying information signed under section 3107.083 of the 253 Revised Code, a denial of release form filed pursuant to section 254 3107.46 of the Revised Code, or any record that is exempt from 255 release or disclosure under section 149.433 of the Revised Code. 256 If the record is a birth certificate and a biological parent's 257 name redaction request form has been accepted under section 258 3107.391 of the Revised Code, the name of that parent shall be 259 redacted from the birth certificate before it is released under 260 this paragraph. If any other section of the Revised Code 261 establishes a time period for disclosure of a record that 2.62 conflicts with the time period specified in this section, the 263 time period in the other section prevails. 264

(2) "Confidential law enforcement investigatory record"
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means any record that pertains to a law enforcement matter of a
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criminal, quasi-criminal, civil, or administrative nature, but
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only to the extent that the release of the record would create a
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high probability of disclosure of any of the following:

(a) The identity of a suspect who has not been charged
with the offense to which the record pertains, or of an
information source or witness to whom confidentiality has been
reasonably promised;

(b) Information provided by an information source or

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witness to whom confidentiality has been reasonably promised, 275
which information would reasonably tend to disclose the source's 276
or witness's identity; 277

(c) Specific confidential investigatory techniques or 278procedures or specific investigatory work product; 279

(d) Information that would endanger the life or physical
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safety of law enforcement personnel, a crime victim, a witness,
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or a confidential information source.
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(3) "Medical record" means any document or combination of
(3) "Medical record" means any document or combination of
(3) documents, except births, deaths, and the fact of admission to
(3) 283
(3) documents, except births, deaths, and the fact of admission to
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(4) "Trial preparation record" means any record that contains information that is specifically compiled in reasonable anticipation of, or in defense of, a civil or criminal action or proceeding, including the independent thought processes and personal trial preparation of an attorney.

(5) "Intellectual property record" means a record, other 294 than a financial or administrative record, that is produced or 295 collected by or for faculty or staff of a state institution of 296 higher learning in the conduct of or as a result of study or 297 research on an educational, commercial, scientific, artistic, 298 technical, or scholarly issue, regardless of whether the study 299 or research was sponsored by the institution alone or in 300 conjunction with a governmental body or private concern, and 301 that has not been publicly released, published, or patented. 302

(6) "Donor profile record" means all records about donors 303

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or potential donors to a public institution of higher education 304 except the names and reported addresses of the actual donors and 305 the date, amount, and conditions of the actual donation. 306

(7) "Designated public service worker" means a peace 307 officer, parole officer, probation officer, bailiff, prosecuting 308 attorney, assistant prosecuting attorney, correctional employee, 309 county or multicounty corrections officer, community-based 310 correctional facility employee, designated Ohio national guard 311 member, protective services worker, youth services employee, 312 firefighter, EMT, medical director or member of a cooperating 313 physician advisory board of an emergency medical service 314 organization, state board of pharmacy employee, investigator of 315 the bureau of criminal identification and investigation, 316 emergency service telecommunicator, forensic mental health 317 provider, mental health evaluation provider, regional 318 psychiatric hospital employee, judge, magistrate, or federal law 319 enforcement officer. 320

(8) "Designated public service worker residential and
familial information" means any information that discloses any
of the following about a designated public service worker:
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(a) The address of the actual personal residence of a
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 designated public service worker, except for the following
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 information:
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(i) The address of the actual personal residence of a 327prosecuting attorney or judge; and 328

(ii) The state or political subdivision in which a 329designated public service worker resides. 330

(b) Information compiled from referral to or participation 331in an employee assistance program; 332

H. B. No. 31 As Introduced

(c) The social security number, the residential telephone
 number, any bank account, debit card, charge card, or credit
 card number, or the emergency telephone number of, or any
 medical information pertaining to, a designated public service
 worker;

(d) The name of any beneficiary of employment benefits,
including, but not limited to, life insurance benefits, provided
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to a designated public service worker by the designated public
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service worker's employer;
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(e) The identity and amount of any charitable or
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employment benefit deduction made by the designated public
service worker's employer from the designated public service
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worker's compensation, unless the amount of the deduction is
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required by state or federal law;

(f) The name, the residential address, the name of the
address of the employer, the social security
address of the employer, the social security
address of the employer, any bank account,
address of the spouse, a former spouse, or any child of
a designated public service worker;

(g) A photograph of a peace officer who holds a position
or has an assignment that may include undercover or plain
clothes positions or assignments as determined by the peace
officer's appointing authority.

(9) As used in divisions (A)(7) and (15) to (17) of this 357 section: 358

"Peace officer" has the meaning defined in section 109.71 359 of the Revised Code and also includes the superintendent and 360 troopers of the state highway patrol; it does not include the 361 sheriff of a county or a supervisory employee who, in the362absence of the sheriff, is authorized to stand in for, exercise363the authority of, and perform the duties of the sheriff.364

"Correctional employee" means any employee of the 365 department of rehabilitation and correction who in the course of 366 performing the employee's job duties has or has had contact with 367 inmates and persons under supervision. 368

"County or multicounty corrections officer" means any 369 corrections officer employed by any county or multicounty 370 correctional facility. 371

"Designated Ohio national guard member" means a member of 372 the Ohio national guard who is participating in duties related 373 to remotely piloted aircraft, including, but not limited to, 374 pilots, sensor operators, and mission intelligence personnel, 375 duties related to special forces operations, or duties related 376 to cybersecurity, and is designated by the adjutant general as a 377 designated public service worker for those purposes. 378

"Protective services worker" means any employee of a 379 county agency who is responsible for child protective services, 380 child support services, or adult protective services. 381

"Youth services employee" means any employee of the 382 department of youth services who in the course of performing the 383 employee's job duties has or has had contact with children 384 committed to the custody of the department of youth services. 385

"Firefighter" means any regular, paid or volunteer, member 386 of a lawfully constituted fire department of a municipal 387 corporation, township, fire district, or village. 388

"EMT" means EMTs-basic, EMTs-I, and paramedics that 389 provide emergency medical services for a public emergency 390 medical service organization. "Emergency medical service 391
organization," "EMT-basic," "EMT-I," and "paramedic" have the 392
meanings defined in section 4765.01 of the Revised Code. 393

"Investigator of the bureau of criminal identification and 394 investigation" has the meaning defined in section 2903.11 of the 395 Revised Code. 396

"Emergency service telecommunicator" means an individual 397 employed by an emergency service provider as defined under 398 section 128.01 of the Revised Code, whose primary responsibility 399 is to be an operator for the receipt or processing of calls for 400 emergency services made by telephone, radio, or other electronic 401 means. 402

"Forensic mental health provider" means any employee of a community mental health service provider or local alcohol, drug addiction, and mental health services board who, in the course of the employee's duties, has contact with persons committed to a local alcohol, drug addiction, and mental health services board by a court order pursuant to section 2945.38, 2945.39, 2945.40, or 2945.402 of the Revised Code.

"Mental health evaluation provider" means an individual 410
who, under Chapter 5122. of the Revised Code, examines a 411
respondent who is alleged to be a mentally ill person subject to 412
court order, as defined in section 5122.01 of the Revised Code, 413
and reports to the probate court the respondent's mental 414
condition. 415

"Regional psychiatric hospital employee" means any 416 employee of the department of mental health and addiction 417 services who, in the course of performing the employee's duties, 418 has contact with patients committed to the department of mental 419

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health and addiction services by a court order pursuant to420section 2945.38, 2945.39, 2945.40, or 2945.402 of the Revised421Code.422

"Federal law enforcement officer" has the meaning defined 423 in section 9.88 of the Revised Code. 424

(10) "Information pertaining to the recreational 425 activities of a person under the age of eighteen" means 426 information that is kept in the ordinary course of business by a 427 public office, that pertains to the recreational activities of a 428 person under the age of eighteen years, and that discloses any 429 of the following: 430

(a) The address or telephone number of a person under the
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age of eighteen or the address or telephone number of that
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person's parent, guardian, custodian, or emergency contact
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person;
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(b) The social security number, birth date, or435photographic image of a person under the age of eighteen;436

(c) Any medical record, history, or information pertainingto a person under the age of eighteen;438

(d) Any additional information sought or required about a
person under the age of eighteen for the purpose of allowing
that person to participate in any recreational activity
that personsored by a public office or to use or obtain
admission privileges to any recreational facility owned or
operated by a public office.

(11) "Community control sanction" has the meaning definedin section 2929.01 of the Revised Code.446

(12) "Post-release control sanction" has the meaning 447

Page 16

defined in section 2967.01 of the Revised Code.

(13) "Redaction" means obscuring or deleting any
information that is exempt from the duty to permit public
inspection or copying from an item that otherwise meets the
definition of a "record" in section 149.011 of the Revised Code.
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(14) "Designee," "elected official," and "future official"have the meanings defined in section 109.43 of the Revised Code.454

(15) "Body-worn camera" means a visual and audio recording
device worn on the person of a correctional employee, youth
services employee, or peace officer while the correctional
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employee, youth services employee, or peace officer is engaged
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in the performance of official duties.

(16) "Dashboard camera" means a visual and audio recording device mounted on a peace officer's vehicle or vessel that is used while the peace officer is engaged in the performance of the peace officer's duties.

(17) "Restricted portions of a body-worn camera or
dashboard camera recording" means any visual or audio portion of
a body-worn camera or dashboard camera recording that shows,
communicates, or discloses any of the following:

(a) The image or identity of a child or information that
(a) The image or identity of a child or information that
(b) could lead to the identification of a child who is a primary
(c) department of a child who is a primary
(d) department of the department of rehabilitation
(d) department of youth services, or the law
(d) department of youth services, or the law
(d) department of has reason to know the person is a
(d) department's or law enforcement agency's
(d) department of the recording;
(d) department of the recording;

(b) The death of a person or a deceased person's body,475unless the death was caused by a correctional employee, youth476

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services employee, or peace officer or, subject to division (H) 477 (1) of this section, the consent of the decedent's executor or 478 administrator has been obtained; 479

(c) The death of a correctional employee, youth services
employee, peace officer, firefighter, paramedic, or other first
responder, occurring while the decedent was engaged in the
performance of official duties, unless, subject to division (H)
(1) of this section, the consent of the decedent's executor or
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administrator has been obtained;

(d) Grievous bodily harm, unless the injury was effected
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by a correctional employee, youth services employee, or peace
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officer or, subject to division (H) (1) of this section, the
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consent of the injured person or the injured person's guardian
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has been obtained;

(e) An act of severe violence against a person that
results in serious physical harm to the person, unless the act
and injury was effected by a correctional employee, youth
services employee, or peace officer or, subject to division (H)
(1) of this section, the consent of the injured person or the
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(f) Grievous bodily harm to a correctional employee, youth
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services employee, peace officer, firefighter, paramedic, or
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other first responder, occurring while the injured person was
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engaged in the performance of official duties, unless, subject
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to division (H) (1) of this section, the consent of the injured
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person or the injured person's guardian has been obtained;
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(g) An act of severe violence resulting in serious503physical harm against a correctional employee, youth services504employee, peace officer, firefighter, paramedic, or other first505

responder, occurring while the injured person was engaged in the 506 performance of official duties, unless, subject to division (H) 507 (1) of this section, the consent of the injured person or the 508 injured person's guardian has been obtained; 509

(h) A person's nude body, unless, subject to division (H)(1) of this section, the person's consent has been obtained;511

(i) Protected health information, the identity of a person
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in a health care facility who is not the subject of a
correctional, youth services, or law enforcement encounter, or
any other information in a health care facility that could
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identify a person who is not the subject of a correctional,
youth services, or law enforcement encounter;
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(j) Information that could identify the alleged victim ofa sex offense, menacing by stalking, or domestic violence;519

(k) Information, that does not constitute a confidential 520 law enforcement investigatory record, that could identify a 521 person who provides sensitive or confidential information to the 522 department of rehabilitation and correction, the department of 523 youth services, or a law enforcement agency when the disclosure 524 525 of the person's identity or the information provided could reasonably be expected to threaten or endanger the safety or 526 property of the person or another person; 527

(1) Personal information of a person who is not arrested,(1) S28(1) cited, or issued a written warning by a peace officer;(1) S29

(m) Proprietary correctional, youth services, or police
 contingency plans or tactics that are intended to prevent crime
 and maintain public order and safety;
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(n) A personal conversation unrelated to work between533correctional employees, youth services employees, or peace534

officers or between a correctional employee, youth services 535 employee, or peace officer and an employee of a law enforcement 536 agency; 537

(o) A conversation between a correctional employee, youth
services employee, or peace officer and a member of the public
that does not concern correctional, youth services, or law
enforcement activities;
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(p) The interior of a residence, unless the interior of a
residence is the location of an adversarial encounter with, or a
use of force by, a correctional employee, youth services
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employee, or peace officer;
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(q) Any portion of the interior of a private business that
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is not open to the public, unless an adversarial encounter with,
or a use of force by, a correctional employee, youth services
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employee, or peace officer occurs in that location.
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As used in division (A)(17) of this section:

"Grievous bodily harm" has the same meaning as in section 551 5924.120 of the Revised Code. 552

"Health care facility" has the same meaning as in section 1337.11 of the Revised Code.

"Protected health information" has the same meaning as in 555 45 C.F.R. 160.103. 556

"Law enforcement agency" means a government entity that 557 employs peace officers to perform law enforcement duties. 558

"Personal information" means any government-issued 559 identification number, date of birth, address, financial 560 information, or criminal justice information from the law 561 enforcement automated data system or similar databases. 562

Page 20

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"Sex offense" has the same meaning as in section 2907.10 563 of the Revised Code. 564

"Firefighter," "paramedic," and "first responder" have the 565 same meanings as in section 4765.01 of the Revised Code. 566

(B) (1) Upon request by any person and subject to division 567 (B) (8) of this section, all public records responsive to the 568 request shall be promptly prepared and made available for 569 inspection to the requester at all reasonable times during 570 regular business hours. Subject to division (B)(8) of this 571 section, upon request by any person, a public office or person 572 responsible for public records shall make copies of the 573 requested public record available to the requester at cost and 574 within a reasonable period of time. 575

When considering whether a state or local law enforcement 576 agency promptly prepared a video record for inspection or 577 provided a video record for production within a reasonable 578 period of time, in addition to any other factors, a court shall 579 consider the time required for a state or local law enforcement 580 agency to retrieve, download, review, redact, seek legal advice 581 regarding, and produce the video record. Notwithstanding any 582 other requirement set forth in Chapter 149. of the Revised Code, 583 a state or local law enforcement agency may charge a requester 584 the actual cost associated with preparing a video record for 585 inspection or production, not to exceed seventy-five dollars per 586 hour of video produced, nor seven hundred fifty dollars total. 587 As used in this division, "actual cost," with respect to video 588 records only, means all costs incurred by the state or local law 589 enforcement agency in reviewing, blurring or otherwise 590 obscuring, redacting, uploading, or producing the video records, 591 including but not limited to the storage medium on which the 592

H. B. No. 31 As Introduced

record is produced, staff time, and any other relevant overhead 593 necessary to comply with the request. A state or local law 594 enforcement agency may include in its public records policy the 595 requirement that a requester pay the estimated actual cost 596 before beginning the process of preparing a video record for 597 inspection or production. Where a state or local law enforcement 598 agency imposes such a requirement, its obligation to produce a 599 video or make it available for inspection begins once the 600 estimated actual cost is paid in full by the requester. A state 601 or local law enforcement agency shall provide the requester with 602 the estimated actual cost within five business days of receipt 603 of the public records request. If the actual cost exceeds the 604 estimated actual cost, a state or local law enforcement agency 605 may charge a requester for the difference upon fulfilling a 606 request for video records if the requester is notified in 607 advance that the actual cost may be up to twenty per cent higher 608 than the estimated actual cost. A state or local law enforcement 609 agency shall not charge a requester a difference that exceeds 610 twenty per cent of the estimated actual cost. 611

If a public record contains information that is exempt 612 from the duty to permit public inspection or to copy the public 613 record, the public office or the person responsible for the 614 public record shall make available all of the information within 615 the public record that is not exempt. When making that public 616 record available for public inspection or copying that public 617 record, the public office or the person responsible for the 618 public record shall notify the requester of any redaction or 619 make the redaction plainly visible. A redaction shall be deemed 620 a denial of a request to inspect or copy the redacted 621 information, except if federal or state law authorizes or 622 requires a public office to make the redaction. When the auditor 623

H. B. No. 31 As Introduced

of state receives a request to inspect or to make a copy of a 624 record that was provided to the auditor of state for purposes of 625 an audit, but the original public office has asserted to the 626 auditor of state that the record is not a public record, the 627 auditor of state may handle the requests by directing the 628 requestor to the original public office that provided the record 629 to the auditor of state. 630

(2) To facilitate broader access to public records, a 631 public office or the person responsible for public records shall 632 organize and maintain public records in a manner that they can 633 be made available for inspection or copying in accordance with 634 division (B) of this section. A public office also shall have 635 available a copy of its current records retention schedule at a 636 location readily available to the public. If a requester makes 637 an ambiguous or overly broad request or has difficulty in making 638 a request for copies or inspection of public records under this 639 section such that the public office or the person responsible 640 for the requested public record cannot reasonably identify what 641 public records are being requested, the public office or the 642 person responsible for the requested public record may deny the 643 request but shall provide the requester with an opportunity to 644 revise the request by informing the requester of the manner in 645 which records are maintained by the public office and accessed 646 in the ordinary course of the public office's or person's 647 duties. 648

(3) If a request is ultimately denied, in part or in
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whole, the public office or the person responsible for the
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requested public record shall provide the requester with an
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explanation, including legal authority, setting forth why the
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request was denied. If the initial request was provided in
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writing, the explanation also shall be provided to the requester
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Page 23

in writing. The explanation shall not preclude the public office 655 or the person responsible for the requested public record from 656 relying upon additional reasons or legal authority in defending 657 an action commenced under division (C) of this section. 658

(4) Unless specifically required or authorized by state or 659 federal law or in accordance with division (B) of this section, 660 no public office or person responsible for public records may 661 limit or condition the availability of public records by 662 requiring disclosure of the requester's identity or the intended 663 664 use of the requested public record. Any requirement that the requester disclose the requester's identity or the intended use 665 of the requested public record constitutes a denial of the 666 667 request.

(5) A public office or person responsible for public 668 records may ask a requester to make the request in writing, may 669 ask for the requester's identity, and may inquire about the 670 intended use of the information requested, but may do so only 671 after disclosing to the requester that a written request is not 672 mandatory, that the requester may decline to reveal the 673 674 requester's identity or the intended use, and when a written request or disclosure of the identity or intended use would 675 benefit the requester by enhancing the ability of the public 676 office or person responsible for public records to identify, 677 locate, or deliver the public records sought by the requester. 678

(6) If any person requests a copy of a public record in
accordance with division (B) of this section, the public office
or person responsible for the public record may require the
requester to pay in advance the cost involved in providing the
copy of the public record in accordance with the choice made by
the requester under this division. The public office or the

person responsible for the public record shall permit the 685 requester to choose to have the public record duplicated upon 686 paper, upon the same medium upon which the public office or 687 person responsible for the public record keeps it, or upon any 688 other medium upon which the public office or person responsible 689 for the public record determines that it reasonably can be 690 duplicated as an integral part of the normal operations of the 691 public office or person responsible for the public record. When 692 the requester makes a choice under this division, the public 693 office or person responsible for the public record shall provide 694 a copy of it in accordance with the choice made by the 695 requester. Nothing in this section requires a public office or 696 person responsible for the public record to allow the requester 697 of a copy of the public record to make the copies of the public 698 record. 699

(7) (a) Upon a request made in accordance with division (B) of this section and subject to division (B) (6) of this section, a public office or person responsible for public records shall transmit a copy of a public record to any person by United States mail or by any other means of delivery or transmission within a reasonable period of time after receiving the request for the copy. The public office or person responsible for the public record may require the person making the request to pay in advance the cost of postage if the copy is transmitted by United States mail or the cost of delivery if the copy is transmitted other than by United States mail, and to pay in advance the costs incurred for other supplies used in the mailing, delivery, or transmission.

(b) Any public office may adopt a policy and procedures
that it will follow in transmitting, within a reasonable period
of time after receiving a request, copies of public records by
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United States mail or by any other means of delivery or716transmission pursuant to division (B) (7) of this section. A717public office that adopts a policy and procedures under division718(B) (7) of this section shall comply with them in performing its719duties under that division.720

(c) In any policy and procedures adopted under division(B) (7) of this section:

(i) A public office may limit the number of records
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requested by a person that the office will physically deliver by
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United States mail or by another delivery service to ten per
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month, unless the person certifies to the office in writing that
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the person does not intend to use or forward the requested
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records, or the information contained in them, for commercial
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purposes;

(ii) A public office that chooses to provide some or all 730 of its public records on a web site that is fully accessible to 731 and searchable by members of the public at all times, other than 732 during acts of God outside the public office's control or 733 maintenance, and that charges no fee to search, access, 734 download, or otherwise receive records provided on the web site, 735 may limit to ten per month the number of records requested by a 736 person that the office will deliver in a digital format, unless 737 the requested records are not provided on the web site and 738 unless the person certifies to the office in writing that the 739 person does not intend to use or forward the requested records, 740 or the information contained in them, for commercial purposes. 741

(iii) For purposes of division (B) (7) of this section,
"commercial" shall be narrowly construed and does not include
reporting or gathering news, reporting or gathering information
to assist citizen oversight or understanding of the operation or
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activities of government, or nonprofit educational research. 746 (8) A public office or person responsible for public 747 records is not required to permit a person who is incarcerated 748 pursuant to a criminal conviction or a juvenile adjudication to 749 inspect or to obtain a copy of any public record concerning a 750 criminal investigation or prosecution or concerning what would 751 be a criminal investigation or prosecution if the subject of the 752 investigation or prosecution were an adult, unless the request 753 to inspect or to obtain a copy of the record is for the purpose 754 of acquiring information that is subject to release as a public 755 record under this section and the judge who imposed the sentence 756 or made the adjudication with respect to the person, or the 757 judge's successor in office, finds that the information sought 758 in the public record is necessary to support what appears to be 759 a justiciable claim of the person. As used in this division, 760

payroll and attendance records of designated public service 765 workers. 766 (9) (a) Upon written request made and signed by a 767 journalist, a public office, or person responsible for public 768 records, having custody of the records of the agency employing a 769 specified designated public service worker shall disclose to the 770 journalist the address of the actual personal residence of the 771 designated public service worker and, if the designated public 772 service worker's spouse, former spouse, or child is employed by 773 a public office, the name and address of the employer of the 774 designated public service worker's spouse, former spouse, or 775 child, and any past, current, and future work schedules of the 776

"public record concerning a criminal investigation or

prosecution or concerning what would be a criminal investigation

or prosecution if the subject of the investigation were an

adult" includes, but is not limited to, personnel files and

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designated public service worker. The request shall include the777journalist's name and title and the name and address of the778journalist's employer and shall state that disclosure of the779information sought would be in the public interest.780

(b) Division (B)(9)(a) of this section also applies to 781 journalist requests for: 782

(i) Customer information maintained by a municipally owned
or operated public utility, other than social security numbers
and any private financial information such as credit reports,
payment methods, credit card numbers, and bank account
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information;

(ii) Information about minors involved in a school vehicle
accident as provided in division (A) (1) (gg) of this section,
other than personal information as defined in section 149.45 of
the Revised Code;

(iii) A request form submitted to a public office under section 149.45 of the Revised Code;

(iv) An affidavit submitted under section 319.28 of the 794
Revised Code. 795

(c) As used in division (B) (9) of this section,
"journalist" means a person engaged in, connected with, or
employed by any news medium, including a newspaper, magazine,
press association, news agency, or wire service, a radio or
television station, or a similar medium, for the purpose of
gathering, processing, transmitting, compiling, editing, or
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disseminating information for the general public.

(10) Upon a request made by a victim, victim's attorney,
or victim's representative, as that term is used in section
2930.02 of the Revised Code, a public office or person
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responsible for public records shall transmit a copy of a 806 depiction of the victim as described in division (A)(1)(ii) of 807 this section to the victim, victim's attorney, or victim's 808 representative. 809

(C) (1) If a person allegedly is aggrieved by the failure 810 of a public office or the person responsible for public records 811 to promptly prepare a public record and to make it available to 812 the person for inspection in accordance with division (B) of 813 this section or by any other failure of a public office or the 814 815 person responsible for public records to comply with an obligation in accordance with division (B) of this section, the 816 person allegedly aggrieved may serve pursuant to Rule 4 of the 817 Ohio Rules of Civil Procedure a complaint, on a form prescribed 818 by the clerk of the court of claims, to the public office or 819 person responsible for public records allegedly responsible for 820 the alleged failure. Upon receipt of the complaint of the person 821 allegedly aggrieved, the public office or person responsible for 822 public records has three business days to cure or otherwise 823 address the failure alleged in the complaint. The person 824 allegedly aggrieved shall not file a complaint with a court or 825 commence a mandamus action under this section within the three-826 day period. Upon the expiration of the three-day period, the 827 person allegedly aggrieved may, subject to the requirements of 828 division (C)(2) of this section, do only one of the following, 829 and not both: 830

(a) File a complaint with the clerk of the court of claimsor the clerk of the court of common pleas under section 2743.75of the Revised Code;

(b) Commence a mandamus action to obtain a judgment that 834 orders the public office or the person responsible for the 835

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public record to comply with division (B) of this section, that 836 awards court costs and reasonable attorney's fees to the person 837 that instituted the mandamus action, and, if applicable, that 838 includes an order fixing statutory damages under division (C)(3) 839 of this section. The mandamus action may be commenced in the 840 court of common pleas of the county in which division (B) of 841 842 this section allegedly was not complied with, in the supreme court pursuant to its original jurisdiction under Section 2 of 843 Article IV, Ohio Constitution, or in the court of appeals for 844 the appellate district in which division (B) of this section 845 allegedly was not complied with pursuant to its original 846 jurisdiction under Section 3 of Article IV, Ohio Constitution. 847

(2) Upon filing a complaint or mandamus action with a 848 court under divisions (C)(1)(a) or (b) of this section, a person 849 allegedly aggrieved shall file with the court, in conjunction 850 with the person's complaint or petition, a written affirmation 8.51 stating that the person properly transmitted a complaint to the 852 public office or person responsible for public records, the 853 failure alleged in the complaint has not been cured or otherwise 854 resolved to the person's satisfaction, and that the complaint 855 was transmitted to the public office or person responsible for 856 public records at least three business days before the filing of 857 the suit. If the person fails to file an affirmation pursuant to 858 this division, the suit shall be dismissed. 859

(3) If a requester transmits a written request by hand 860 delivery, electronic submission, or certified mail to inspect or 861 receive copies of any public record in a manner that fairly 862 describes the public record or class of public records to the 863 public office or person responsible for the requested public 864 records, except as otherwise provided in this section, the 865 requester shall be entitled to recover the amount of statutory 866

damages set forth in this division if a court determines that 867 the public office or the person responsible for public records 868 failed to comply with an obligation in accordance with division 869 (B) of this section. Statutory damages are not available 870 pursuant to this section to a person committed to the custody of 871 the department of rehabilitation and correction or the United 872 States bureau of prisons, or a child committed to the department 873 of youth services as permitted in Chapter 2152. of the Revised 874 Code. 875

The amount of statutory damages shall be fixed at one 876 hundred dollars for each business day during which the public 877 office or person responsible for the requested public records 878 failed to comply with an obligation in accordance with division 879 (B) of this section, beginning with the day on which the 880 requester files a mandamus action to recover statutory damages, 881 up to a maximum of one thousand dollars. The award of statutory 882 damages shall not be construed as a penalty, but as compensation 883 for injury arising from lost use of the requested information. 884 The existence of this injury shall be conclusively presumed. The 885 award of statutory damages shall be in addition to all other 886 remedies authorized by this section. 887

The court may reduce an award of statutory damages or not award statutory damages if the court determines both of the following:

(a) That, based on the ordinary application of statutory
law and case law as it existed at the time of the conduct or
threatened conduct of the public office or person responsible
for the requested public records that allegedly constitutes a
failure to comply with an obligation in accordance with division
(B) of this section and that was the basis of the mandamus

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action, a well-informed public office or person responsible for897the requested public records reasonably would believe that the898conduct or threatened conduct of the public office or person899responsible for the requested public records did not constitute900a failure to comply with an obligation in accordance with901division (B) of this section;902

(b) That a well-informed public office or person
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responsible for the requested public records reasonably would
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believe that the conduct or threatened conduct of the public
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office or person responsible for the requested public records
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would serve the public policy that underlies the authority that
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is asserted as permitting that conduct or threatened conduct.

(4) In a mandamus action filed under division (C)(1) of this section, the following apply:

(a) (i) If the court orders the public office or the person responsible for the public record to comply with division (B) of this section, the court shall determine and award to the relator all court costs, which shall be construed as remedial and not punitive.

(ii) If the court makes a determination described in
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division (C) (4) (b) (iii) of this section, the court shall
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determine and award to the relator all court costs, which shall
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be construed as remedial and not punitive.
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(b) If the court renders a judgment that orders the public 920
office or the person responsible for the public record to comply 921
with division (B) of this section or if the court determines any 922
of the following, the court may award reasonable attorney's fees 923
to the relator, subject to division (C) (5) of this section: 924

(i) The public office or the person responsible for the 925

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public records failed to respond affirmatively or negatively to926the public records request in accordance with the time allowed927under division (B) of this section.928

(ii) The public office or the person responsible for the
public records promised to permit the relator to inspect or
poseries of the public records requested within a
precified period of time but failed to fulfill that promise
poseries of the period of time.

934 (iii) The public office or the person responsible for the public records acted in bad faith when the office or person 935 voluntarily made the public records available to the relator for 936 the first time after the relator commenced the mandamus action, 937 but before the court issued any order concluding whether or not 938 the public office or person was required to comply with division 939 (B) of this section. No discovery may be conducted on the issue 940 of the alleged bad faith of the public office or person 941 responsible for the public records. This division shall not be 942 construed as creating a presumption that the public office or 943 the person responsible for the public records acted in bad faith 944 when the office or person voluntarily made the public records 945 available to the relator for the first time after the relator 946 commenced the mandamus action, but before the court issued any 947 order described in this division. 948

(c) The court shall not award attorney's fees to the949relator if the court determines both of the following:950

(i) That, based on the ordinary application of statutory
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law and case law as it existed at the time of the conduct or
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threatened conduct of the public office or person responsible
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for the requested public records that allegedly constitutes a
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failure to comply with an obligation in accordance with division
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(B) of this section and that was the basis of the mandamus
action, a well-informed public office or person responsible for
the requested public records reasonably would believe that the
conduct or threatened conduct of the public office or person
responsible for the requested public records did not constitute
a failure to comply with an obligation in accordance with
of this section;

(ii) That a well-informed public office or person
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responsible for the requested public records reasonably would
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believe that the conduct or threatened conduct of the public
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office or person responsible for the requested public records
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would serve the public policy that underlies the authority that
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is asserted as permitting that conduct or threatened conduct.

(5) All of the following apply to any award of reasonable969attorney's fees awarded under division (C)(4)(b) of this970section:971

(a) The fees shall be construed as remedial and not972punitive.973

(b) The fees awarded shall not exceed the total of the
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reasonable attorney's fees incurred before the public record was
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made available to the relator and the fees described in division
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(C) (5) (c) of this section.

(c) Reasonable attorney's fees shall include reasonable
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fees incurred to produce proof of the reasonableness and amount
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of the fees and to otherwise litigate entitlement to the fees.
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(d) The court may reduce the amount of fees awarded if the
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court determines that, given the factual circumstances involved
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with the specific public records request, an alternative means
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should have been pursued to more effectively and efficiently
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resolve the dispute that was subject to the mandamus action 985 filed under division (C)(1) of this section. 986

(6) If the court does not issue a writ of mandamus under
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division (C) of this section and the court determines at that
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time that the bringing of the mandamus action was frivolous
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conduct as defined in division (A) of section 2323.51 of the
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Revised Code, the court may award to the public office all court
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costs, expenses, and reasonable attorney's fees, as determined
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by the court.

(D) Chapter 1347. of the Revised Code does not limit the 994provisions of this section. 995

(E) (1) To ensure that all employees of public offices are 996 appropriately educated about a public office's obligations under 997 division (B) of this section, all elected officials or their 998 appropriate designees shall attend training approved by the 999 attorney general as provided in section 109.43 of the Revised 1000 Code. A future official may satisfy the requirements of this 1001 division by attending the training before taking office, 1002 provided that the future official may not send a designee in the 1003 future official's place. 1004

(2) All public offices shall adopt a public records policy 1005 in compliance with this section for responding to public records 1006 requests. In adopting a public records policy under this 1007 division, a public office may obtain guidance from the model 1008 public records policy developed and provided to the public 1009 office by the attorney general under section 109.43 of the 1010 Revised Code. Except as otherwise provided in this section, the 1011 policy may not limit the number of public records that the 1012 public office will make available to a single person, may not 1013 limit the number of public records that it will make available 1014

during a fixed period of time, and may not establish a fixed1015period of time before it will respond to a request for1016inspection or copying of public records, unless that period is1017less than eight hours.1018

The public office shall distribute the public records 1019 policy adopted by the public office under this division to the 1020 employee of the public office who is the records custodian or 1021 records manager or otherwise has custody of the records of that 1022 office. The public office shall require that employee to 1023 1024 acknowledge receipt of the copy of the public records policy. The public office shall create a poster that describes its 1025 public records policy and shall post the poster in a conspicuous 1026 place in the public office and in all locations where the public 1027 office has branch offices. The public office may post its public 1028 records policy on the internet web site of the public office if 1029 the public office maintains an internet web site. A public 1030 office that has established a manual or handbook of its general 1031 policies and procedures for all employees of the public office 1032 shall include the public records policy of the public office in 1033 the manual or handbook. 1034

(F)(1) The bureau of motor vehicles may adopt rules 1035 pursuant to Chapter 119. of the Revised Code to reasonably limit 1036 the number of bulk commercial special extraction requests made 1037 by a person for the same records or for updated records during a 1038 calendar year. The rules may include provisions for charges to 1039 be made for bulk commercial special extraction requests for the 1040 actual cost of the bureau, plus special extraction costs, plus 1041 ten per cent. The bureau may charge for expenses for redacting 1042 information, the release of which is prohibited by law. 1043

(2) As used in division (F)(1) of this section:

H. B. No. 31 As Introduced

(a) "Actual cost" means the cost of depleted supplies, 1045
records storage media costs, actual mailing and alternative 1046
delivery costs, or other transmitting costs, and any direct 1047
equipment operating and maintenance costs, including actual 1048
costs paid to private contractors for copying services. 1049

(b) "Bulk commercial special extraction request" means a 1050 request for copies of a record for information in a format other 1051 than the format already available, or information that cannot be 1052 extracted without examination of all items in a records series, 1053 class of records, or database by a person who intends to use or 1054 forward the copies for surveys, marketing, solicitation, or 1055 resale for commercial purposes. "Bulk commercial special 1056 extraction request" does not include a request by a person who 1057 gives assurance to the bureau that the person making the request 1058 does not intend to use or forward the requested copies for 1059 surveys, marketing, solicitation, or resale for commercial 1060 purposes. 1061

(c) "Commercial" means profit-seeking production, buying, 1062or selling of any good, service, or other product. 1063

(d) "Special extraction costs" means the cost of the time 1064
spent by the lowest paid employee competent to perform the task, 1065
the actual amount paid to outside private contractors employed 1066
by the bureau, or the actual cost incurred to create computer 1067
programs to make the special extraction. "Special extraction 1068
costs" include any charges paid to a public agency for computer 1069
or records services. 1070

(3) For purposes of divisions (F) (1) and (2) of this
section, "surveys, marketing, solicitation, or resale for
commercial purposes" shall be narrowly construed and does not
include reporting or gathering news, reporting or gathering
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information to assist citizen oversight or understanding of the 1075 operation or activities of government, or nonprofit educational 1076 research. 1077

(G) A request by a defendant, counsel of a defendant, or 1078 any agent of a defendant in a criminal action that public 1079 records related to that action be made available under this 1080 section shall be considered a demand for discovery pursuant to 1081 the Criminal Rules, except to the extent that the Criminal Rules 1082 plainly indicate a contrary intent. The defendant, counsel of 1083 the defendant, or agent of the defendant making a request under 1084 1085 this division shall serve a copy of the request on the prosecuting attorney, director of law, or other chief legal 1086 officer responsible for prosecuting the action. 1087

(H) (1) Any portion of a body-worn camera or dashboard 1088 camera recording described in divisions (A) (17) (b) to (h) of 1089 this section may be released by consent of the subject of the 1090 recording or a representative of that person, as specified in 1091 those divisions, only if either of the following applies: 1092

(a) The recording will not be used in connection with any probable or pending criminal proceedings;

(b) The recording has been used in connection with a 1095
criminal proceeding that was dismissed or for which a judgment 1096
has been entered pursuant to Rule 32 of the Rules of Criminal 1097
Procedure, and will not be used again in connection with any 1098
probable or pending criminal proceedings. 1099

(2) If a public office denies a request to release a
restricted portion of a body-worn camera or dashboard camera
recording, as defined in division (A) (17) of this section, any
person may file a mandamus action pursuant to this section or a
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Page 38

complaint with the clerk of the court of claims pursuant to 1104 section 2743.75 of the Revised Code, requesting the court to 1105 order the release of all or portions of the recording. If the 1106 court considering the request determines that the filing 1107 articulates by clear and convincing evidence that the public 1108 interest in the recording substantially outweighs privacy 1109 1110 interests and other interests asserted to deny release, the court shall order the public office to release the recording. 1111

Sec. 5149.10. (A) (1) The parole board shall consist of up 1112 1113 to twelve members, one of whom shall be designated as chairperson by the director of the department of rehabilitation 1114 and correction and who shall continue as chairperson until a 1115 successor is designated, and any other personnel that are 1116 necessary for the orderly performance of the duties of the 1117 board. In addition to the rules authorized by section 5149.02 of 1118 the Revised Code, the chief of the adult parole authority, 1119 subject to the approval of the chief of the division of parole 1120 and community services and subject to this section, shall adopt 1121 rules governing the proceedings of the parole board. The rules 1122 shall provide for all of the following: 1123

(a) The convening of full board hearings; 1124

(b) The procedures to be followed in full board hearings; 1125

(c) General procedures to be followed in other hearings of 1126 the board and by the board's hearing officers; 1127

(d) A requirement that a majority of all the board members 1128 must agree to any recommendation of clemency transmitted to the 1129 governor; 1130

(e) For parole hearings, procedures for considering the 1131 report of the warden of the institution in which the eligible 1132

Page 39

prisoner is incarcerated, submitted under section 5120.68 of the 1133 Revised Code; 1134

(f) A requirement that electronic recordings be made of1135full parole board hearings and other parole hearings of the1136board.1137

(2) When the board members sit as a full board, the 1138 chairperson shall preside. The chairperson shall also allocate 1139 the work of the parole board among the board members. The full 1140 board shall meet at least once each month. In the case of a tie 1141 vote on the full board, the chief of the adult parole authority 1142 shall cast the deciding vote. The chairperson may designate a 1143 person to serve in the chairperson's place. 1144

(3) Except for the chairperson and the member appointed 1145 under division (B) of this section, a member appointed to the 1146 parole board on or after September 30, 2011, shall be appointed 1147 to a six-year term. A member appointed as described in this 1148 division shall hold office from the date of appointment until 1149 the end of the term for which the member was appointed. A member 1150 appointed as described in this division is eligible for 1151 reappointment for another six-year term that may or may not be 1152 consecutive to the first six-year term. A member appointed as 1153 described in this division is not eligible for reappointment 1154 after serving two six-year terms whether or not served 1155 consecutively. Vacancies shall be filled in the same manner 1156 provided for original appointments. Any member appointed as 1157 described in this division to fill a vacancy occurring prior to 1158 the expiration date of the term for which the member's 1159 predecessor was appointed shall begin that member's first six-1160 year term upon appointment, regardless of the time remaining in 1161 the term of the member's predecessor. A member appointed as 1162 described in this division shall continue in office subsequent1163to the expiration date of the member's term until the member's1164successor takes office or until a period of sixty days has1165elapsed, whichever occurs first.1166

(4) Except as otherwise provided in division (B) of this
section, no person shall be appointed a member of the board who
is not qualified by education or experience in correctional
work, including law enforcement, prosecution of offenses,
advocating for the rights of victims of crime, probation, or
parole, in law, in social work, or in a combination of the three
categories.

(B) The director of rehabilitation and correction, in
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consultation with the governor, shall appoint one member of the
board, who shall be a person who has been a victim of crime or
who is a member of a victim's family or who represents an
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organization that advocates for the rights of victims of crime.
After appointment, this member shall be an unclassified employee
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of the department of rehabilitation and correction.

The initial appointment shall be for a term ending four 1181 years after July 1, 1996. Thereafter, the term of office of the 1182 member appointed under this division shall be for four years, 1183 with each term ending on the same day of the same month as did 1184 the term that it succeeds. The member shall hold office from the 1185 date of appointment until the end of the term for which the 1186 member was appointed and may be reappointed. Vacancies shall be 1187 filled in the manner provided for original appointments. Any 1188 member appointed under this division to fill a vacancy occurring 1189 prior to the expiration date of the term for which the member's 1190 predecessor was appointed shall hold office as a member for the 1191 remainder of that term. The member appointed under this division 1192

Page 41

shall continue in office subsequent to the expiration date of1193the member's term until the member's successor takes office or1194until a period of sixty days has elapsed, whichever occurs1195first.1196

The member appointed under this division shall be 1197 compensated in the same manner as other board members and shall 1198 be reimbursed for actual and necessary expenses incurred in the 1199 performance of the member's duties. The member may vote on all 1200 cases heard by the full board under section 5149.101 of the 1201 Revised Code, has such duties as are assigned by the chairperson 1202 of the board, and shall coordinate the member's activities with 1203 the office of victims' services created under section 5120.60 of 1204 the Revised Code. 1205

As used in this division, "crime," "member of the victim's 1206 family," and "victim" have the meanings given in section 2930.01 1207 of the Revised Code. 1208

(C) The chairperson shall submit all recommendations foror against clemency directly to the governor.1210

(D) The chairperson shall transmit to the chief of the
adult parole authority all determinations for or against parole
made by the board. Parole determinations are final and are not
subject to review or change by the chief.

(E) In addition to its duties pertaining to parole and
1215
clemency, if an offender is sentenced to a prison term pursuant
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to division (A) (3), (B) (1) (a), (b), or (c), (B) (2) (a), (b), or
(c), or (B) (3) (a), (b), (c), or (d) of section 2971.03 of the
Revised Code, the parole board shall have control over the
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offender's service of the prison term during the entire term
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unless the board terminates its control in accordance with

Page 42

section 2971.04 of the Revised Code. The parole board may 1222 terminate its control over the offender's service of the prison 1223 term only in accordance with section 2971.04 of the Revised 1224 1225 Code. Sec. 5149.102. (A) As used in this section: 1226 (1) "Member of the victim's immediate family" means a 1227 1228 spouse, child, stepchild, parent, stepparent, grandparent, or brother or sister of a victim. 1229 (2) "Person entitled to receive the electronic recording 1230 of other parole board hearings" means any of the following 1231 persons who are entitled to receive the electronic recording of 1232 institutional parole board release consideration hearings, 1233 revocation hearings under section 2967.15 of the Revised Code, 1234 post-release control revocation hearings under section 2967.28 1235 of the Revised Code, and other parole board hearings: 1236 (a) The person who is the subject of the hearing; 1237 (b) The attorney of the person who is the subject of the 1238 1239 hearing; (c) The prosecuting attorney; 1240 (d) The victim. 1241 (B)(1) Subject to division (C) of this section, only upon 1242 request of a person entitled to receive the electronic recording 1243 of other parole board hearings, the department of rehabilitation 1244 and correction shall provide the electronic recording of 1245 institutional parole board release consideration hearings, 1246 revocation hearings under section 2967.15 of the Revised Code, 1247 post-release control revocation hearings under section 2967.28 1248 of the Revised Code, and other parole hearings to the person 1249

entitled to receive the electronic recording of other parole	1250
board hearings. If the person entitled to receive the electronic	1251
recording of other parole board hearings wishes to have a	1252
recording transcribed, the person entitled to receive the	1253
electronic recording of other parole board hearings shall do so	1254
at the expense of the person entitled to receive the electronic	1255
recording of other parole board hearings.	1256
(2) A person entitled to receive the electronic recording	1257
of other parole board hearings and who receives the electronic	1258
recording of an institutional parole board release consideration	1259
hearing as described in division (B)(1) of this section shall	1260
not make copies of the electronic recording of the institutional	1261
parole board release consideration hearing, shall keep the	1262
electronic recording of the institutional parole board release	1263
consideration hearing confidential, and shall not post the	1264
electronic recording of the institutional parole board release	1265
consideration hearing on the internet.	1266
(C) The electropic recordings of full percle beard	1267
(C) The electronic recordings of full parole board	-
hearings provided as public records under section 149.43 of the	1268
Revised Code and electronic recordings of other parole board	1269
hearings under this section shall not include the following	1270
personal identifying information of any victim of a crime or a	1271
member of the victim's immediate family:	1272
(1) Name;	1273
(2) Date of birth;	1274
(3) Home or work address;	1275
(4) Social security number;	1276
(5) Age;	1277

(6) Telephone number;	1278
(7) Electronic mail address;	1279
(8) Any other information that is likely to identify the	1280
victim or a member of the victim's immediate family.	1281
Section 2. That existing sections 149.43 and 5149.10 of	1282
the Revised Code are hereby repealed.	
Section 3. Section 149.43 of the Revised Code is presented	1284
in this act as a composite of the section as amended by H.B.	1285
265, H.B. 315, S.B. 29, and S.B. 109 all of the 135th General	1286
Assembly. The General Assembly, applying the principle stated in	1287
division (B) of section 1.52 of the Revised Code that amendments	1288
are to be harmonized and reconciled if reasonably capable of	1289
simultaneous operation, finds that the composite is the	1290
resulting version of the section in effect prior to the	1291

effective date of the section as presented in this act. 1292