# As Introduced

#### **136th General Assembly**

# Regular Session 2025-2026

H. B. No. 36

**Representatives Stewart, Plummer** 

Cosponsors: Representatives Click, King, Hiner, Fowler Arthur, Newman, Young, Mathews, T., Bird, Barhorst, Miller, K.

# A BILL

To amend sections 2921.24, 2949.22, 2949.221, and	1
2949.25 of the Revised Code to add nitrogen	2
hypoxia as a method of execution and to prohibit	3
the disclosure of execution identifying	4
information.	5

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

Section 1. That sections 2921.24, 2949.22, 2949.221, and	6
2949.25 of the Revised Code be amended to read as follows:	7
Sec. 2921.24. (A) As used in this section:	8
(1) "Correctional employee" and "youth services employee"	9
have the same meanings as in section 149.43 of the Revised Code.	10
(2) "Execution identifying information" has the same meaning as in section 2949.221 of the Revised Code.	11 12
(3) "Peace officer" has the same meaning as in section	13
2935.01 of the Revised Code.	14
(B) No officer or employee of a law enforcement agency or court, or of the office of the clerk of any court, shall	15 16
(B) NO OFFICER OF Employee of a law enforcement agency of court, or of the office of the clerk of any court, shall	16

disclose during the pendency of any criminal case the home address of any peace officer, parole officer, prosecuting attorney, assistant prosecuting attorney, correctional employee, or youth services employee who is a witness or arresting officer in the case.

(B) (C) Except as required by division (B) (4) of section 2949.221 or section 2949.222 of the Revised Code, no person shall recklessly disclose execution identifying information.

(D) Division (A) (B) of this section does not prohibit a 25 peace officer, parole officer, prosecuting attorney, assistant 26 prosecuting attorney, correctional employee, or youth services 27 employee from disclosing the peace officer's, parole officer's, 28 prosecuting attorney's, assistant prosecuting attorney's, 29 correctional employee's, or youth services employee's own home 30 address, and does not apply to any person who discloses the home 31 address of a peace officer, parole officer, prosecuting 32 attorney, assistant prosecuting attorney, correctional employee, 33 or youth services employee pursuant to a court-ordered 34 disclosure under division  $\frac{(C)}{(E)}$  (E) of this section. 35

(C) (E) The court in which any criminal case is pending 36 may order the disclosure of the home address of any peace 37 officer, parole officer, prosecuting attorney, assistant 38 prosecuting attorney, correctional employee, or youth services 39 employee who is a witness or arresting officer in the case, if 40 the court determines after a written request for the disclosure 41 that good cause exists for disclosing the home address of the 42 peace officer, parole officer, prosecuting attorney, assistant 43 prosecuting attorney, correctional employee, or youth services 44 employee. 45

(D) (F) Whoever violates division (A) of this section is

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quilty of disclosure of confidential information, a misdemeanor 47 of the fourth degree. 48 (E) As used in this section: 49 (1) "Peace officer" has the same meaning as in section 50 2935.01 of the Revised Code. 51 (2) "Correctional employee" and "youth services employee" 52 have the same meanings as in section 149.43 of the Revised Code. 53 Sec. 2949.22. (A) Except as provided in division (C) 54 divisions (B), (C), and (E) of this section, a death sentence 55 shall be executed by causing the application to the person, upon 56 whom the sentence was imposed, of a lethal injection of a drug 57 or combination of drugs of sufficient dosage to quickly and 58 painlessly cause death. The application of the drug or 59 combination of drugs shall be continued until the person is 60 dead. The warden of the correctional institution in which the 61 sentence is to be executed or another person selected by the 62 director of rehabilitation and correction shall ensure that the 63 death sentence is executed. 64 (B) Except as provided in division (E) of this section, a 65 person upon whom a death sentence was imposed may elect to have 66 the death sentence executed by lethal injection or by nitrogen 67 hypoxia. The choice shall be made in writing and shall be 68 69 submitted to the director of rehabilitation and correction one week prior to the day designated in division (D) of this 70 section. If a person timely elects nitrogen hypoxia, the death 71 sentence shall be executed by causing the application to the 72 person, upon whom the sentence of death was imposed, of a lethal 73 quantity of nitrogen gas of sufficient dosage to quickly cause 74 death. The application of the nitrogen gas shall be continued 75

until the person is dead. The warden of the correctional	76
institution in which the sentence is to be executed or another	77
person selected by the director of rehabilitation and correction	78
shall ensure that the death sentence is executed.	79
(C)(1) Except as provided in division (C)(2) of this	80
section, if a person does not timely elect nitrogen hypoxia,	81
does not elect either nitrogen hypoxia or lethal injection, or	82
elects lethal injection, the death penalty shall be executed by	83
lethal injection pursuant to division (A) of this section.	84
(2) If, at the time a death sentence is to be executed,	85
the death sentence cannot be executed by lethal injection, the	86
death sentence shall be executed by nitrogen hypoxia, as if the	87
person upon whom the death sentence was imposed had elected	88
nitrogen hypoxia under division (B) of this section.	89
(D) A death sentence shall be executed within the walls of	90
the state correctional institution designated by the director of	91
rehabilitation and correction as the location for executions,	92
within an enclosure to be prepared for that purpose, under the	93
direction of the warden of the institution or, in the warden's	94
absence, a deputy warden, and on the day designated by the judge	95
passing sentence or otherwise designated by a court in the	96
course of any appellate or postconviction proceedings. The	97
enclosure shall exclude public view.	98

(C) (E) If a person is sentenced to death, and if the99execution of a death sentence by lethal injection or nitrogen100hypoxia has been determined to be unconstitutional by the Ohio101supreme court under the Ohio constitution, the death sentence or102has been determined to be unconstitutional by the United States103supreme court under the United States constitution, or if the104United States supreme court declines to review any judgment105

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holding a method of execution to be unconstitutional under the	106
United States constitution made by the Ohio supreme court or the	107
United States court of appeals that has jurisdiction over Ohio,	108
then all persons sentenced to death shall be executed by using	109
any different manner of execution <del>prescribed by law subsequent</del>	110
to the effective date of this amendment instead of by causing-	111
the application to the person of a lethal injection of a drug or	112
combination of drugs of sufficient dosage to quickly and	113
painlessly cause death, provided that the subsequently	114
prescribed different manner of execution has not been determined	115
to be unconstitutional. The use of the subsequently prescribed	116
different manner of execution shall be continued until the	117
person is dead. The warden of the state correctional institution	118
in which the sentence is to be executed or another person	119
selected by the director of rehabilitation and correction shall	120
ensure that the sentence of death is executed.	121
(D) No change in the law made by the amendment to this	122
section that took effect on October 1, 1993, or by this-	123
amendment constitutes a declaration by or belief of the general-	124
assembly that execution of a death sentence by electrocution is	125
a cruel and unusual punishment proscribed by (F) No sentence of	126
death shall be reduced as a result of a determination that a	127
method of execution is declared unconstitutional under the Ohio	128
Constitution or the United States Constitution. In any case in	129
which an execution method is declared unconstitutional, the	130
death sentence remains in force until the sentence can be	131
lawfully executed by any valid method of execution.	132
Sec. 2949.221. (A) As used in this section:	133

(1) "Person" has the same meaning as in section 1.59 of134the Revised Code.135

(2) "Licensing authority" means an entity, board,	136
department, commission, association, or agency that issues a	137
license to a person or entity.	138
(3) "Public office" has the same meaning as in section	139
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117.01 of the Revised Code.	140
(4) "Execution identifying information" means any record	141
or information that directly or indirectly reveals a name,	142
residential or business address, residential or business	143
telephone number, day and month of birth, social security	144
number, or professional qualifications of:	145
(a) Any person who participates in or administers the	146
execution of a death sentence;	147
(b) Any person that manufactures, compounds, imports,	148
transports, distributes, prescribes, prepares, administers, or	149
otherwise supplies any drugs or combination of drugs, active	150
pharmaceutical ingredients, gas, or other material used in the	151
execution of a death sentence, or any equipment used to	152
administer any drugs or combination of drugs, active	153
pharmaceutical ingredients, gas, or other material to any person	154
during the execution of a death sentence.	155
(B) If, at any time prior to the day that is twenty-four-	156
months after the effective date of this section, a person-	157
manufactures, compounds, imports, transports, distributes,	158
supplies, prescribes, prepares, administers, uses, or tests any	159
of the compounding equipment or components, the active	160
pharmaceutical ingredients, the drugs or combination of drugs,	161
the medical supplies, or the medical equipment used in the	162
application of a lethal injection of a drug or combination of	163
drugs in the administration of a death sentence by lethal	164
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injection as provided for in division (A) of section 2949.22 of165the Revised Code, notwithstanding Notwithstanding any provision166of law to the contrary, all of the following apply regarding any167information or record in the possession of any public office168that identifies or reasonably leads to the identification of the169person and the person's participation in any activity described170in this division171

(1) The information or record shall be classified as
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confidential, is privileged under law, and is not subject to
disclosure by any person, state agency, governmental entity,
board, or commission or any political subdivision as a public
record under section 149.43 of the Revised Code or otherwise.

(2) The information or record shall not be subject to
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disclosure by or during any judicial proceeding, inquiry, or
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process, except as described in division (B) (4) of this section
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or in section 2949.222 of the Revised Code.
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(3) The information or record shall not be subject to
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discovery, subpoena, or any other means of legal compulsion for
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disclosure to any person or entity, except as described in
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division (B) (4) of this section or in section 2949.222 of the
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Revised Code.

(4) (a) If the information or record pertains to the 186 manufacture, compounding, importing, transportation, 187 distribution, or supplying of any of the items or materials 188 described in division (B) of this section, the person or entity 189 that maintains the information or record shall disclose the 190 information or record to the Ohio ethics commission and the 191 commission may use the information or record, subject to 192 division (B)(1) of this section, only to confirm the following: 193

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(i) That the relationship between the person and the
department of rehabilitation and correction is consistent with
and complies with the ethics laws of this state;

(ii) That at the time of the specified conduct, the person
has all licenses required under the laws of this state to engage
in that conduct and the licenses are valid.

(b) If the Ohio ethics commission receives any information
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or record pursuant to division (B) (4) (a) of this section, the
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commission shall complete its use of the information or record
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for the purposes described in that division within fourteen days
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of its receipt and shall promptly report its findings to the
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director of rehabilitation and correction.

(C) (1) If, at any time prior to the day that is twenty-206 four months after the effective date of this section, an 207 employee or former employee of the department of rehabilitation 208 and correction or any other individual selected or designated by 209 the director of the department participates or participated in 210 the administration of a sentence of death by lethal injection, 211 as provided for in division (A) of section 2949.22 of the 212 Revised Code, subject to division (C)(2) of this section and 213 notwithstanding any other provision of law to the contrary, the 214 protections and limitations specified in divisions (B)(1), (2), 215 and (3) of this section shall apply regarding any information or 216 record in the possession of any public office that identifies or 217 reasonably leads to the identification of the employee, former 218 employee, or other individual and the employee's, former 219 employee's, or individual's participation in the administration 220 of the sentence of death by lethal injection described in this 221 division. 222

(2) Division (C)(1) of this section does not apply with

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respect to information or a record that identifies or reasonably 224 leads to the identification of the director of rehabilitation 225 and correction or the warden of the state correctional 226 institution in which the administration of the sentence of death 227 takes place. 228

(D) The protections and limitations specified in divisions
(B) (1), (2), and (3) of this section regarding information and records that identify or may reasonably lead to the identification of a person described in <u>divisions</u> <u>division</u> (B) or (C) of this section and the person's participation in any activity described in the particular division are rights that shall be recognized as follows:

(1) With respect to a person that is an individual,
 without any requirement for the person to take any action or
 specifically apply for recognition of such rights-;

(2) With respect to a person that is not an individual, the rights do not exist unless the person requests to have the rights recognized by applying in writing to the director of rehabilitation and correction.

The director of rehabilitation and correction by rule 243 shall establish the procedure according to which a person who is 244 not an individual may apply in writing for the rights described 245 in divisions (B)(1), (2), and (3) of this section. The director 246 shall approve an application that is submitted in compliance 247 with the rules. A person whose application is approved is 248 entitled to the rights for twenty years after the person ceases 249 the qualifying activity as contemplated by the first paragraph 250 of division (B) of this section. The director shall notify any 251 person, who is not an individual and who is entitled to the 252 rights, of the application procedures. 253

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(E) If a person or entity that, at any time prior to the 254 day that is twenty-four months after the effective date of this 255 section, participates in, consults regarding, performs any 256 function with respect to, including any activity described in 257 division (B) of this section, or provides any expert opinion 2.58 testimony regarding an execution by lethal injection conducted 259 in accordance with division (A) of section 2949.22 of the 260 Revised Code is licensed by a licensing authority, 261 notwithstanding any provision of law to the contrary, the 262 263 licensing authority shall not do any of the following as a result of that participation, consultation, performance, 264 activity, or testimony by the person or entity: 265 (1) Challenge, reprimand, suspend, or revoke the person's 266 or entity's license; 267 (2) Take any disciplinary action against the person or 268 entity or the person's or entity's licensure. 269 (F) A person may not, without the approval of the director 270 of rehabilitation and correction, knowingly disclose the 271 identity and participation in an activity described in the 272 particular division of any person to whom division (B) of this 273 section applies and that is made confidential, privileged, and 274 not subject to disclosure under that division or of an employee, 275 former employee, or other individual to whom division (C)(1) of 276 this section applies and that is made confidential, privileged, 277 and not subject to disclosure under that division. Any person, 278 employee, former employee, or individual whose identity and 279 participation in a specified activity is disclosed in violation 280 of this division has a civil cause of action against any person 281 who discloses the identity and participation in the activity in 2.82

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violation of this division. In a civil action brought under this

tried and convicted;

division, the plaintiff is entitled to recover from the 284 defendant actual damages, punitive or exemplary damages upon a 285 showing of a willful violation of this division, and reasonable 286 287 attorney's fees and court costs. (C) If division (B), (C), or (D) of this section applies 288 289 to a person with respect to any conduct or activity of the person occurring at a time prior to the day that is twenty-four 290 months after the effective date of this section, the expiration 291 of that twenty-four-month period does not affect, add to, or 292 293 diminish the protections and limitations specified in division (B) or (C), division (D), and division (E) of this section with 294 295 respect to their application to that person. Sec. 2949.25. (A) At the execution of a death sentence, 296 only the following persons may be present: 297 (1) The warden of the state correctional institution in 298 which the sentence is executed or a deputy warden, any other 299 person selected by the director of rehabilitation and correction 300 to ensure that the death sentence is executed, any persons 301 necessary to execute the death sentence by lethal injection or 302 nitrogen hypoxia, and the number of correction officers that the 303 304 warden thinks necessary; (2) The sheriff of the county in which the prisoner was 305

(3) The director of rehabilitation and correction, or thedirector's agent;308

(4) Physicians of the state correctional institution in 309which the sentence is executed; 310

(5) The clergyperson in attendance upon the prisoner, andnot more than three other persons, to be designated by the312

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prisoner, who are not confined in any state institution;	313
(6) Not more than three persons to be designated by the	314
immediate family of the victim;	315
(7) Representatives of the news media as authorized by the	316
director of rehabilitation and correction.	317
(B) The director shall authorize at least one	318
representative of a newspaper, at least one representative of a	319
television station, and at least one representative of a radio	320
station to be present at the execution of the sentence under	321
division (A)(7) of this section.	322
Section 2. That existing sections 2921.24, 2949.22,	323
2949.221, and 2949.25 of the Revised Code are hereby repealed.	324