

H. B. No. 689  
As Introduced

\_\_\_\_\_ moved to amend as follows:

In line 555, strike through "or" and insert "  "; after "police" 1  
insert ", a designee of the sheriff or chief of police, or an individual 2  
under the authority of the court and designated by the court to take and 3  
submit fingerprints," 4

In line 557, strike through the first "or" and insert "  "; after 5  
"police" insert ", or other designated individual" 6

In line 570, strike through "a sheriff or chief of police to take" 7

In line 571, after "fingerprints" insert "to be taken"; strike 8  
through "inquire" and insert "  "; after "at" insert "or before" 9

In line 572, after "adjudication" insert ", verify or cause to be 10  
verified through a reliable electronic records system" 11

In line 580, strike through "or" and insert "  "; strike through 12  
"within twenty-four" 13

In line 581, strike through "hours" and insert ", a designee of the 14  
sheriff or chief of police, or an individual under the authority of the 15  
court and designated by the court to take and submit fingerprints"; after 16



"taken" insert "at any time before sentencing or adjudication. If the 17  
person or child has not been fingerprinted prior to sentencing or 18  
adjudication, the court shall continue the proceeding for the time 19  
required for the court to obtain the fingerprints" 20

In line 593, delete "or" and insert ","; after "police" insert ", a 21  
designee of the sheriff or chief of police, or other individual under the 22  
authority of the court and designated by the court to take fingerprints" 23

The motion was \_\_\_\_\_ agreed to.

**SYNOPSIS** 24

**Fingerprinting procedures** 25

**R.C. 109.60** 26

Clarifies that a designee of the sheriff or chief of 27  
police or an individual under the authority of the court and 28  
designated by the court to take and submit fingerprints may take 29  
fingerprints of a person or child ordered by the court to be 30  
fingerprinted. 31

Clarifies that if the person or child has not been 32  
fingerprinted prior to sentencing or adjudication, the court 33  
must continue the proceeding for the time required for the court 34  
to obtain the fingerprints. 35