As Reported by the Senate Judiciary Committee

136th General Assembly

Regular Session 2025-2026

S. B. No. 114

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Senator Patton

Cosponsor: Senator Manning

A BILL

To enact section 109.70 of the Revised Code to

	prohibit law enforcement agencies from using quotas for arrests and citations.	2
BE IT ENACTE	ED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	

Section 1. That section 109.70 of the Revised Code be	
enacted to read as follows:	5
Sec. 109.70. (A) As used in this section:	6
(1) "Law enforcement official or agency" means any of the	7
following that has jurisdiction over the applicable local or	8
state police officer listed in division (A)(2)(a), (b), (c),	9
(d), (e), (f), or (g) of this section that corresponds with the	10
respective division (A)(1)(a), (b), (c), (d), (e), (f), or (g)	11
of this section:	12
(a) A county sheriff;	13
(b) A village marshal;	14
(c) The organized police department of a municipal	15
corporation;	16

(d) The organized police department of a township;	17
(e) A board of township trustees that appoints a township	18
<pre>constable;</pre>	19
(f) The board of a township police district or of a joint	20
police district;	21
(g) The state highway patrol.	22
(2) "Local or state police officer" means any of the	23
following who is under the jurisdiction of the applicable law	24
enforcement official or agency listed in division (A)(1)(a),	25
(b), (c), (d), (e), (f), or (g) of this section that corresponds	26
with the respective division (A)(2)(a), (b), (c), (d), (e), (f),	27
or (g) of this section:	28
(a) A county deputy sheriff;	29
(b) A village deputy marshal;	30
(c) A member of the organized police department of a	31
municipal corporation;	32
(d) A member of the organized police department of a	33
<pre>township;</pre>	34
(e) A police constable appointed by a board of township	35
<pre>trustees;</pre>	36
(f) A member of the police force of a township police	37
district or of a joint police district;	38
(g) A highway patrol trooper of the state highway patrol.	39
(3) "Quota" means a mandate of a finite number of arrests	40
made or citations issued for any offense that a local or state	41
police officer must meet in a specified time period.	42

(B) No law enforcement official or agency shall do any of	43
the following:	44
(1) Establish or maintain, formally or informally, a plan	45
utilizing a quota as the basis by which to evaluate, promote,	46
compensate, transfer, or discipline a local or state police	47
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officer over whom the law enforcement official or agency has	
jurisdiction;	49
(2) Require a local or state police officer described in	50
division (B)(1) of this section, or suggest to the police	51
officer, that the police officer is required or expected to meet	52
a quota;	53
(3) Offer a financial reward or other benefit to a local	54
or state police officer described in division (B)(1) of this	55
section that is determined by or based on the quota of that	56
police officer.	57
(C) This section does not prohibit a law enforcement	58
official or agency from doing any of the following:	59
(1) Collecting, analyzing, and applying any information	60
concerning the number of arrests made and citations issued in	61
order to ensure that a particular local or state police officer	62
or group of local or state police officers does not violate an	63
applicable legal obligation of the officer or officers;	64
(2) Assessing the proportion of the arrests made, and	65
citations issued, by a local or state police officer or group of	66
local or state police officers.	67
(D)(1) The attorney general shall establish a form that	68
any local or state police officer may access on the web site of	
the attorney general for the purpose of reporting the use of	69 70
quotas in violation of division (B)(1), (2), or (3) of this	70
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section by the law enforcement official or agency that has	72
jurisdiction over the local or state police officer. Upon	73
receiving a report, including a report submitted by an	74
unidentified complainant, under this division, the attorney	75
general shall investigate the alleged use of quotas in violation	76
of any of those divisions by the law enforcement official or	77
agency that is the subject of the report and whether any of the	78
circumstances described in division (C) of this section apply.	79
The investigation shall be conducted within one year after	80
receiving the report.	
(2) The attorney general shall determine the procedure for	82
the investigation conducted under division (D)(1) of this	83
section on a case-by-case basis and shall provide the law	84
enforcement official or agency that is the subject of the	85
investigation an opportunity to be heard. If after the	86
investigation the attorney general finds that the law	87
enforcement official or agency uses quotas in violation of	88
division (B)(1), (2), or (3) of this section, the attorney	89
general shall order the law enforcement official or agency to	90
cease and desist from using quotas in violation of any of those	
divisions.	92