As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 172

Senator Roegner

To enact section 9.631 of the Revised Code to1specify that persons who are unlawfully present2in the United States are not privileged from3arrest.4

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

Section 1. That section 9.631 of the Revised Code be	5
enacted to read as follows:	6
Sec. 9.631. (A) As used in this section:	7
(1) "Public office" includes every department, bureau,	8
board, commission, office, or other organized body established	9
by the constitution and laws of this state for the exercise of	10
any function of state government, including any state-supported	11
institution of higher education, any public school of this	12
state, any court or judicial agency, or any political	13
subdivision or agency of a political subdivision. "Public	14
office" does not include the general assembly or a legislative	15
agency of the general assembly.	16
(2) "Public official" includes all elected or appointed	17
officials, officers, employees, or duly authorized	18
representatives or agents of a public office.	19
(B)(1) Subject to protections afforded under the United	20

States Constitution and the Ohio Constitution, and	21
notwithstanding any contrary provision of the Revised Code, no	22
person who is, or is suspected of being, unlawfully present in	23
the United States is privileged from arrest, detention, or being	24
taken into or held in custody by a federal, state, or local law	25
enforcement agency anywhere in this state under any	26
circumstances, with or without a warrant, and regardless of	27
whether the proceedings are administrative, civil, or criminal	28
in nature, for removal or other immigration related purposes or	29
proceedings.	30
(2) This section supersedes any conflicting rule,	31
ordinance, resolution, policy, or directive enacted or adopted,	32
and any other conflicting action approved, authorized, decreed,	33
ordered, taken, or permitted, by a public office or public	34
official before, on, or after the effective date of this	35
section.	36
(C) No public office or public official shall do, or	37
attempt to do, any of the following:	38
(1) Grant any privilege prohibited under division (B)(1)	39
of this section;	40
(2) Enforce any rule, ordinance, resolution, policy,	41
directive, or other action that purports, attempts, or is	42
designed to grant any privilege prohibited under or superseded	43
by division (B) of this section;	44
(3) Obstruct or otherwise interfere, directly or	45
indirectly, with a federal, state, or local law enforcement	46
agency or officer who is arresting or detaining a person, taking	47
a person into custody, or holding a person in custody as	48
permitted under division (B)(1) of this section;	49

Page 2

(4) Prohibit any person from inquiring or providing	50
information about an individual's citizenship or immigration	51
status, release date, or other personal identifying information	52
when doing so is in furtherance of an immigration enforcement	53
action or otherwise to aid or cooperate with a federal, state,	54
or local law enforcement agency or officer in arresting,	55
detaining, taking into custody, or holding in custody a person	56
who is, or is suspected of being, unlawfully present in the	57
United States;	58
(5) Seek or impose any form of civil or criminal liability	59
or penalty against any person acting in good faith under this	60
section, including by holding such a person in contempt of	61
court, ejecting or removing such a person from a public office	62
or the office's surrounding grounds, or barring such a person	63
from future access to a public office or the office's	64
surrounding grounds, on the basis that the person violated any	65
rule, ordinance, resolution, policy, directive, or other action	66
that conflicts with or is superseded by division (B) of this	67
section.	68