As Introduced

132nd General Assembly

Regular Session 2017-2018

H. B. No. 146

Representative Householder

Cosponsors: Representatives Hughes, Blessing, Huffman, Johnson, T., Rogers, Stein, Riedel, Gavarone, Antani, Seitz, Faber, Lipps, Edwards, Arndt, Schaffer, Hambley, Green, DeVitis, Manning, Becker, Patton, Hill, Carfagna, Ginter, Keller, Hagan, Romanchuk, Sweeney, West, Brinkman, Henne, Gonzales, Brenner, Sprague

A BILL

ТО	amend sections 313.19 and 3705.22 of the Revised	1
	Code to allow a coroner to change the cause,	2
	manner, and mode of death in a filed death	3
	certificate only after a hearing in the court of	4
	common pleas.	5

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

Section 1. That sections 313.19 and 3/05.22 of the Revised	Ю
Code be amended to read as follows:	7
Sec. 313.19. The cause of death and the manner and mode in	8
which the death occurred, as delivered by the coroner and	9
incorporated in the coroner's verdict and in the death	10
certificate filed with the division of vital statistics, shall	11
be the legally accepted manner and mode in which such death	12
occurred, and the legally accepted cause of death, unless the	13
court of common pleas of the county in which the death occurred,	14
after a hearing, directs or allows the coroner to change his the	15

<pre>coroner's decision as to such cause and manner and mode of</pre>	16
death.	17
Sec. 3705.22. Whenever it is alleged that the facts stated	18
in any birth, fetal death, or death record filed in the	19
department of health are not true, the director may require	20
satisfactory evidence to be presented in the form of affidavits,	21
amended records, or certificates to establish the alleged facts.	22
When established, the original record or certificate shall be	23
supplemented by the affidavit or the amended certificate or	24
record information.	25
An affidavit in a form prescribed by the director shall be	26
sworn to by a person having personal knowledge of the matter	27
sought to be corrected. Medical certifications contained on	28
fetal death or death records signed by an attending physician	29
may be corrected only by the person whose name appears on the	30
original record as attending physician or by . Medical	31
certifications contained on fetal death or death records signed	32
by the coroner of the county in which the death occurred may be	33
changed only if the court of common pleas of the county in which	34
the death occurred, after a hearing, allows the coroner to	35
change the cause of death as provided under section 313.19 of	36
the Revised Code.	37
The amended birth record shall be signed by the person who	38
attended the birth and the informant or informants whose names	39
appear on the original record. The amended death or fetal death	40
record shall be signed by the physician or coroner, funeral	41
director, and informant whose names appear on the original	42
record.	43
An affidavit or amended record for the correction of the	44

given name of a person shall have the signature of the person,

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if the person is age eighteen or older, or of both parents if	46	
the person is under eighteen, except that in the case of a child	47	
born out of wedlock, the mother's signature will suffice; in the		
case of the death or incapacity of either parent, the signature	49	
of the other parent will suffice; in the case of a child not in	50	
the custody of his the child's parents, the signature of the	51	
guardian or agency having the custody of the child will suffice;	52	
and in the case of a child whose parents are deceased, the	53	
signature of another person who knows the child will suffice.	54	
Once a correction or amendment of an item is made on a	55	
vital record, that item shall not be corrected or amended again	56	
except on the order of a court of this state or the request of a	57	
court of another state or jurisdiction.	58	
The director may refuse to accept an affidavit or amended	59	
certificate or record that appears to be submitted for the	60	
purpose of falsifying the certificate or record.	61	
A certified copy of a certificate or record issued by the	62	
department of health shall show the information as originally	63	
given and the corrected information, except that an	64	
electronically produced copy need indicate only that the	65	
certificate or record was corrected and the item that was		
corrected.		
Section 2. That existing sections 313.19 and 3705.22 of	68	

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the Revised Code are hereby repealed.