As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 138

Senator Eklund

A BILL

То	amend section 2933.32 of the Revised Code to	1
	authorize a corrections officer to cause a body	2
	cavity search to be conducted, to establish	3
	separate rules and restrictions for conducting	4
	strip searches, and to limit the right of any	5
	person to commence a civil action for a	6
	violation of the law governing body cavity	7
	searches and strip searches to violations	8
	related to body cavity searches.	9

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

Section 1. That section 2933.32 of the Revised Code be	10
amended to read as follows:	11
Sec. 2933.32. (A) As used in this section:	12
(1) "Body cavity search" means an inspection of the anal	13
or vaginal cavity of a person that is conducted visually,	14
manually, by means of any instrument, apparatus, or object, or	15
in any other manner while the person is detained or arrested for	16
the alleged commission of a misdemeanor or traffic offense.	17
(2) "Strip search" means an <u>a</u> visual inspection of the	18

genitalia, buttocks, breasts, or undergarments of a person that 19

is preceded by the removal or rearrangement of some or all of	20
the person's clothing that directly covers the person's	21
genitalia, buttocks, breasts, or undergarments and that is	22
conducted visually, manually, by means of any instrument,	23
apparatus, or object, or in any other manner while the person is	24
detained or arrested for the alleged commission of a misdemeanor-	25
or traffic offense. "Strip search" does not mean the visual	26
observation of a person who was afforded a reasonable-	27
opportunity to secure release on bail or recognizance, who fails	28
to secure such release, and who is to be integrated with the	29
general population of any detention facility, while the person-	30
is changing into clothing that is required to be worn by inmates	31
in the facility.	32
(3) "General population of a local detention facility"	33
means those inmates who have not secured release within a	34
reasonable time after the inmate's initial booking and therefore	35
have been classified and housed in areas that are not designated	
for booking, intake, or temporary special housing.	
(4) "Local detention facility" means a county jail,	38
municipal jail, regional jail, twelve-day jail, twelve-hour	
jail, temporary holding facility, or workhouse.	40
(B)(1) Except as authorized by this division, no law	41
enforcement officer, other <u>corrections officer</u>, employee of a	42
law enforcement agency or corrections agency, physician, or	43
registered nurse or licensed practical nurse shall conduct or	44
cause to be conducted a body cavity search or a strip search.	45
	1.6
(2) A body cavity search or strip search may be conducted	46
if a law enforcement officer, corrections officer, or employee	47
of a law enforcement agency or corrections agency has probable	48
cause to believe that the person is concealing evidence of the	49

commission of a criminal offense, including fruits or tools of a 50 crime, contraband, or a deadly weapon, as defined in section 51 2923.11 of the Revised Code, that could not otherwise be 52 discovered. In determining probable cause for purposes of this 53 section, a law enforcement officer, corrections officer, or 54 employee of a law enforcement agency or corrections agency shall 55 consider the nature of the offense with which the person to be 56 searched is charged, the circumstances of the person's arrest, 57 and, if known, the prior conviction record of the person. 58

(3) A body cavity search or strip search may be conductedfor any legitimate medical or hygienic reason.60

(4) Unless there is a legitimate medical reason or medical emergency justifying a warrantless search, a body cavity search shall be conducted only after a search warrant is issued that authorizes the search. In any case, a body cavity search shall be conducted under sanitary conditions and only by a physician, or a registered nurse or licensed practical nurse, who is registered or licensed to practice in this state.

(5) Unless there is a legitimate medical reason or medical emergency that makes obtaining written authorization impracticable, a body cavity search or strip search shall be conducted only after a law enforcement officer, corrections officer, or employee of a law enforcement agency or corrections agency obtains a written authorization for the search from the person in command of the law enforcement agency or corrections agency, or from a person specifically designated by the person in command to give a written authorization for either type of <u>a</u> body cavity search.

(6) A body cavity search or strip search shall be78conducted by a person or persons who are of the same sex as the79

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person who is being searched and the search shall be conducted80in a manner and in a location that permits only the person or81persons who are physically conducting the search and the person82who is being searched to observe the search.83

(C) (1) Upon completion of a body cavity search or strip
search pursuant to this section, the person or persons who
conducted the search shall prepare a written report concerning
the search that shall include all of the following:

(a) The written authorization for the search obtained from
(b) (5) of this section;
(c) The written authorization for the search obtained from
(c) 88

(b) The name of the person who was searched;

(c) The name of the person or persons who conducted the
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search, the time and date of the search, and the place at which
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the search was conducted;
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(d) A list of the items, if any, recovered during the96search;97

(e) The facts upon which the law enforcement officer, 98 99 <u>corrections officer</u>, or employee of the law enforcement agency or corrections agency based his the officer or employee's 100 probable cause for the search, including, but not limited to, 101 the officer or employee's review of the nature of the offense 102 with which the searched person is charged, the circumstances of 103 his the person's arrest, and, if known, his the person's prior 104 conviction record; 105

(f) If the body cavity search was conducted before or 106
without the issuance of a search warrant pursuant to division 107
(B) (4) of this section, or if the body cavity or strip search 108

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was conducted before or without the granting of written 109 authorization pursuant to division (B)(5) of this section, the 110 legitimate medical reason or medical emergency that justified 111 the warrantless search or made obtaining written authorization 112 impracticable. 113

(2) A copy of the written report required by division (C)
(1) of this section shall be kept on file in the law enforcement agency or corrections agency, and another copy of it shall be given to the person who was searched.

(D) (1) This section does not preclude the prosecution of a 118
law enforcement officer, corrections officer, or employee of a 119
law enforcement agency or corrections agency for the violation 120
of any other section of the Revised Code. 121

(2) This section does not limit, and shall not be
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construed to limit, any statutory or common law rights of a
person to obtain injunctive relief or to recover damages in a
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civil action.

(3) If a person is subjected to a body cavity search or-126 strip search in violation of this section, any person may 127 commence a civil action to recover compensatory damages for any 128 injury, death, or loss to person or property or any indignity 129 arising from the violation. In the civil action, the court may 130 award punitive damages to the plaintiffs if they prevail in the 131 action, and it may award reasonable attorney's fees to the 132 parties who prevail in the action. 133

(4) This section does not apply to body cavity strip
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searches or strip searches of persons who have been sentenced to
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serve a term of imprisonment and who are serving that term in a
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local detention facility, as defined in section 2921.01 of the
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Revised Code.		
(E)(1)(a) An administrator of a local detention facility	139	
shall require an arrestee to undergo a strip search during the	140	
booking process at the local detention facility in order to	141	
identify concealed contraband, a weapon, or evidence of the	142	
commission of a criminal offense, including fruits or tools of a	143	
<u>crime.</u>	144	
(b) An administrator of a local detention facility shall	145	
require an inmate who is committed to the general population of	146	
the local detention facility to undergo a strip search in order	147	
to identify concealed contraband, a weapon, or evidence of the	148	
commission of a criminal offense, including fruits or tools of a	149	
<u>crime.</u>	150	
(2) If an arrestee or inmate is required to undergo a	151	
strip search under division (E)(1) of this section and refuses	152	
to remove or rearrange some or all of the arrestee's or inmate's	153	
clothing that directly covers the arrestee's or inmate's	154	
genitalia, buttocks, breasts, or undergarments, the person or	155	
persons who are conducting the strip search may remove or	156	
rearrange the arrestee's or inmate's clothing as is necessary to	157	
proceed with the visual inspection of the arrestee's or inmate's	158	
<u>genitalia, buttocks, breasts, or undergarments.</u>	159	
(3) If an arrestee or inmate is required to undergo a	160	
strip search under division (E)(1) of this section, the person	161	
or persons who are conducting the strip search may require the	162	
arrestee or inmate to manipulate the arrestee's or inmate's	163	
genitalia, buttocks, breasts, or undergarments as necessary for	164	
the visual inspection of the arrestee's or inmate's genitalia,	165	
buttocks, breasts, or undergarments. If the arrestee or inmate	166	

refuses to manipulate the arrestee's or inmate's genitalia,

buttocks, breasts, or undergarments as required, the person or	168
persons conducting the strip search may manipulate the	169
arrestee's or inmate's genitalia, buttocks, breasts, or	170
undergarments as is necessary for the visual inspection of the	171
arrestee's or inmate's genitalia, buttocks, breasts, or	172
<u>undergarments.</u>	173
(4) A strip search conducted under this division shall be	174
conducted by a person or persons who are of the same sex as the	175
person who is being searched.	
(F)(1) Whoever violates division (B) of this section is	177
guilty of conducting an unauthorized search, a misdemeanor of	
the first degree.	
(2) Whoever violates division (C) of this section is	180
guilty of failure to prepare a proper search report, a	
misdemeanor of the fourth degree.	
Section 2. That existing section 2933.32 of the Revised	183
Code is hereby repealed.	184

Page 7