As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 83

Senator Williams Cosponsor: Senator Thomas

A BILL

To enact section 109.021 of the Revised Code to	1
establish the duties and authority of the	2
Attorney General to investigate and prosecute	3
cases relating to the death of a person caused	4
by a peace officer.	5

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

Section 1. That section 109.021 of the Revised Code be	6
enacted to read as follows:	7
Sec. 109.021. (A) As used in this section:	8
(1) "Detention" has the same meaning as in section 2921.01	9
of the Revised Code.	10
(2) "Peace officer" has the same meaning as in section	11
109.71 of the Revised Code.	12
(3) "Prosecutor" means the county prosecuting attorney,	13
city director of law, village solicitor, or similar chief legal	14
officer, who has the authority to prosecute a criminal case in	15
the court in which the case is filed.	16
(B)(1) The attorney general shall investigate the death of	17

an unarmed person caused by a peace officer engaged in the	18
officer's duties, regardless of whether the person was in	19
detention at the time of the action that resulted in the	20
person's death. If the attorney general believes that there is a	21
significant question as to whether a person, whose death was	22
caused by a peace officer, was armed and dangerous at the time	23
of the action that resulted in the person's death, the attorney	24
general may investigate the death of a person pursuant to this	25
section.	26
(2) The attorney general shall conduct a full, reasoned,	27
and independent investigation, including all of the following:	28
(a) Gathering and analyzing evidence;	29
(b) Conducting witness interviews;	30
(c) Reviewing investigative reports, scientific evidence,	31
and audio and video recording.	32
(3) The attorney general shall have exclusive supervision	33
and control of all investigations conducted under this section.	34
In conducting an investigation, the attorney general and any	35
assistant attorney general or special counsel designated by the	36
attorney general has all rights, privileges, powers, and duties	37
of a prosecutor, including the power to issue subpoenas and	38
subpoenas duces tecum, to compel the attendance of witnesses,	39
and to compel the production of records and papers of all kinds	40
and descriptions that are relevant to the investigation. Upon	41
the failure of any person to comply with any subpoena or	42
subpoena duces tecum issued under this section, the attorney	43
general, assistant attorney general, or special counsel may	44
apply to the court of common pleas of Franklin county or of any	45
county in which an element of the crime occurred for a contempt	46

Page 2

<u>order.</u>

(C) When it appears to the attorney general, as a result	48
of an investigation under division (B) of this section, that a	49
prosecution should be commenced, the attorney general shall	50
refer the evidence to a grand jury under sections 2939.01 to	51
2939.24 of the Revised Code or to a special grand jury under	52
section 2939.17 of the Revised Code. The attorney general and	53
any assistant attorney general or special counsel designated by	54
the attorney general may appear at any time before the grand	55
jury to give information relative to a legal matter or to advise	56
upon a legal matter when required. The attorney general and any	57
assistant attorney general or special counsel designated by the	58
attorney general shall have and may exercise all rights,	59
privileges, and powers of a prosecutor in such cases.	60
(D) If an indictment is returned by a grand jury pursuant	61

(D) If an indictment is returned by a grand jury pursuant to a referral made under division (C) of this section, the attorney general has sole responsibility to prosecute the case. When prosecuting a case under this section, the attorney general and any assistant attorney general or special counsel designated by the attorney general has all rights, privileges, duties, and powers of a prosecutor.

(E) The attorney general's authority to conduct an investigation under division (B)(1) of this section and to prosecute related crimes supersedes the authority of any other prosecutor to investigate the death in these circumstances and to prosecute related crimes. A prosecutor shall have only those powers and duties designated by the attorney general.

(F) (1) The attorney general shall provide a report to the74governor or the governor's designee if either of the following75applies:76

Page 3

47

62

63

64

65

66

67

68

69

70

71

72

73

(a) The attorney general declines to refer evidence to a	77
grand jury regarding a death investigated under this section.	78
(b) A grand jury declines to return an indictment on	79
evidence referred to the grand jury under this section.	80
(2) A report required under division (F)(1) of this	81
section shall include, to the extent possible and lawful, an	82
explanation of the outcome of the investigation and any	83
resulting recommendations for systemic reform.	84

Page 4