As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 84

Senators Williams, Tavares Cosponsors: Senators Thomas, Brown, Hite

A BILL

To amend sections 109.73, 109.77, 109.79, 109.80,	1
and 5503.05 and to enact sections 109.748,	2
109.749, and 2933.84 of the Revised Code to	3
require the Ohio Peace Officer Training	4
Commission to develop a course to train peace	5
officers in performing their duties without	6
biased policing or status-based profiling; to	7
prohibit law enforcement officers and officials	8
from engaging in biased policing or status-based	9
profiling; to require each law enforcement	10
agency to develop and provide annually to its	11
officers an educational training program on how	12
to perform law enforcement duties without	13
engaging in biased policing or status-based	14
profiling; to create the racial and identity	15
profiling advisory board; to provide a civil	16
cause of action for an individual who is a	17
victim of biased policing or status-based	18
profiling; and to permit the Attorney General to	19
seek injunctive relief against a law enforcement	20
agency served by an officer who commits biased	21
policing or status-based profiling.	22

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

Section 1. That sections 109.73, 109.77, 109.79, 109.80, 23 and 5503.05 be amended and sections 109.748, 109.749, and 24 2933.84 of the Revised Code be enacted to read as follows: 2.5 Sec. 109.73. (A) The Ohio peace officer training 26 commission shall recommend rules to the attorney general with 27 respect to all of the following: 28 29 (1) The approval, or revocation of approval, of peace officer training schools administered by the state, counties, 30 municipal corporations, public school districts, technical 31 college districts, and the department of natural resources; 32 (2) Minimum courses of study, attendance requirements, and 33 equipment and facilities to be required at approved state, 34 county, municipal, and department of natural resources peace 35 officer training schools; 36 (3) Minimum qualifications for instructors at approved 37 state, county, municipal, and department of natural resources 38 peace officer training schools; 39 (4) The requirements of minimum basic training that peace 40 officers appointed to probationary terms shall complete before 41 being eligible for permanent appointment, which requirements 42 shall include training in the handling of the offense of 43 domestic violence, other types of domestic violence-related 44 offenses and incidents, and protection orders and consent 45 agreements issued or approved under section 2919.26 or 3113.31 46 of the Revised Code; crisis intervention training; and training 47 in the handling of missing children and child abuse and neglect 48 cases; and training in handling violations of section 2905.32 of 49
the Revised Code; training in performing law enforcement duties 50
and handling law enforcement matters without engaging in biased 51
policing or status-based profiling; and the time within which 52
such basic training shall be completed following appointment to 53
a probationary term; 54

(5) The requirements of minimum basic training that peace 55 officers not appointed for probationary terms but appointed on 56 other than a permanent basis shall complete in order to be 57 eligible for continued employment or permanent appointment, 58 which requirements shall include training in the handling of the 59 offense of domestic violence, other types of domestic violence-60 related offenses and incidents, and protection orders and 61 consent agreements issued or approved under section 2919.26 or 62 3113.31 of the Revised Code₇; crisis intervention training, and; 63 training in the handling of missing children and child abuse and 64 neglect cases, and ; training in handling violations of section 65 2905.32 of the Revised Code <u>r;</u> training in performing law 66 enforcement duties and handling law enforcement matters without 67 engaging in biased policing or status-based profiling; and the 68 time within which such basic training shall be completed 69 following appointment on other than a permanent basis; 70

(6) Categories or classifications of advanced in-service 71 training programs for peace officers, including programs in the 72 handling of the offense of domestic violence, other types of 73 domestic violence-related offenses and incidents, and protection 74 orders and consent agreements issued or approved under section 75 2919.26 or 3113.31 of the Revised Code τ_i in crisis intervention,-76 and ; in the handling of missing children and child abuse and 77 neglect cases, and ; in handling violations of section 2905.32 78 of the Revised Code₇; training in performing law enforcement 79

duties and handling law enforcement matters without engaging in	80
biased policing or status-based profiling; and minimum courses	81
of study and attendance requirements with respect to such	82
categories or classifications;	83
(7) Permitting persons, who are employed as members of a	84
campus police department appointed under section 1713.50 of the	85
Revised Code; who are employed as police officers by a qualified	86
nonprofit corporation police department pursuant to section	87
1702.80 of the Revised Code; who are appointed and commissioned	88
as bank, savings and loan association, savings bank, credit	89
union, or association of banks, savings and loan associations,	90
savings banks, or credit unions police officers, as railroad	91
police officers, or as hospital police officers pursuant to	92
sections 4973.17 to 4973.22 of the Revised Code; or who are	93
appointed and commissioned as amusement park police officers	94
pursuant to section 4973.17 of the Revised Code, to attend	95
approved peace officer training schools, including the Ohio	96
peace officer training academy, and to receive certificates of	97
satisfactory completion of basic training programs, if the	98
private college or university that established the campus police	99
department; qualified nonprofit corporation police department;	100
bank, savings and loan association, savings bank, credit union,	101
or association of banks, savings and loan associations, savings	102
banks, or credit unions; railroad company; hospital; or	103
amusement park sponsoring the police officers pays the entire	104
cost of the training and certification and if trainee vacancies	105
are available;	106
(8) Permitting undercover drug agents to attend approved	107

(8) Permitting undercover drug agents to attend approved
peace officer training schools, other than the Ohio peace
officer training academy, and to receive certificates of
satisfactory completion of basic training programs, if, for each
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undercover drug agent, the county, township, or municipal 111
corporation that employs that undercover drug agent pays the 112
entire cost of the training and certification; 113

(9) (a) The requirements for basic training programs for
bailiffs and deputy bailiffs of courts of record of this state
and for criminal investigators employed by the state public
defender that those persons shall complete before they may carry
a firearm while on duty;

(b) The requirements for any training received by a
bailiff or deputy bailiff of a court of record of this state or
by a criminal investigator employed by the state public defender
prior to June 6, 1986, that is to be considered equivalent to
the training described in division (A) (9) (a) of this section.

(10) Establishing minimum qualifications and requirementsfor certification for dogs utilized by law enforcement agencies;125

(11) Establishing minimum requirements for certification
of persons who are employed as correction officers in a fullservice jail, five-day facility, or eight-hour holding facility
or who provide correction services in such a jail or facility;

(12) Establishing requirements for the training of agents
of a county humane society under section 1717.06 of the Revised
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Code, including, without limitation, a requirement that the
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agents receive instruction on traditional animal husbandry
methods and training techniques, including customary owner134
performed practices.

(B) The commission shall appoint an executive director,
with the approval of the attorney general, who shall hold office
during the pleasure of the commission. The executive director
shall perform such duties assigned by the commission. The
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executive director shall receive a salary fixed pursuant to 140 Chapter 124. of the Revised Code and reimbursement for expenses 141 within the amounts available by appropriation. The executive 142 director may appoint officers, employees, agents, and 143 consultants as the executive director considers necessary, 144 prescribe their duties, and provide for reimbursement of their 145 expenses within the amounts available for reimbursement by 146 appropriation and with the approval of the commission. 147 (C) The commission may do all of the following: 148

(1) Recommend studies, surveys, and reports to be made by
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the executive director regarding the carrying out of the
objectives and purposes of sections 109.71 to 109.77 of the
Revised Code;

(2) Visit and inspect any peace officer training school
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that has been approved by the executive director or for which
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application for approval has been made;
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(3) Make recommendations, from time to time, to the executive director, the attorney general, and the general assembly regarding the carrying out of the purposes of sections 109.71 to 109.77 of the Revised Code;

(4) Report to the attorney general from time to time, and
to the governor and the general assembly at least annually,
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concerning the activities of the commission;
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(5) Establish fees for the services the commission offers
under sections 109.71 to 109.79 of the Revised Code, including,
but not limited to, fees for training, certification, and
testing;

(6) Perform such other acts as are necessary or 167appropriate to carry out the powers and duties of the commission 168

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as set forth in sections 109.71 to 109.77 of the Revised Code.	169
(D) In establishing the requirements, under division (A)	170
(12) of this section, the commission may consider any portions	171
of the curriculum for instruction on the topic of animal	172
husbandry practices, if any, of the Ohio state university	173
college of veterinary medicine. No person or entity that fails	174
to provide instruction on traditional animal husbandry methods	175
and training techniques, including customary owner-performed	176
practices, shall qualify to train a humane agent for appointment	177
under section 1717.06 of the Revised Code.	178
Sec. 109.748. The attorney general shall do all of the	179
following:	180
(1) Adapt in accordance with Chapter 110, or purguant to	101
(A) Adopt, in accordance with Chapter 119. or pursuant to	181
section 109.74 of the Revised Code, rules governing the training	182
of peace officers in performing law enforcement duties and	183
handling law enforcement matters without engaging in biased	184
policing or status-based profiling, including biased policing	185
and status-based profiling of the type described in divisions	186
(B) and (C) of section 2933.84 of the Revised Code. The rules	187
shall specify the amount of that training necessary for the	188
satisfactory completion of basic training programs at approved	189
peace officer training schools other than the Ohio peace officer	190
training academy. The rules shall require that the training	191
include, but not be limited to, materials that provide an	192
understanding of the historical and cultural systems that	193
perpetuate biased policing and status-based profiling,	194
assistance in identifying biased policing and status-based	195
profiling practices, and self-evaluation strategies for officers	196
to preempt biased policing or status-based profiling prior to	197
stopping an individual.	198

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(B) Adopt reasonable rules under Chapter 119. of the	199
Revised Code prescribing the format and timing of the submission	200
by law enforcement agencies under division (G)(1) of section	201
2933.84 of the Revised Code of information gathered under	202
divisions (E) and (F) of that section.	203
(C) In accordance with division (G) of section 2933.84 of	204
the Revised Code, analyze all data submitted to the attorney	205
general pursuant to that division, publish the data and the	206
analysis of the data in a report, and distribute copies of the	207
report.	208
Sec. 109.749. (A) There is hereby created within the	209
office of the attorney general the racial and identity profiling	210
advisory board. The board is established for the purpose of	211
eliminating biased policing and status-based profiling, and	212
improving diversity and racial and identity sensitivity in law	213
enforcement.	214
entorcement.	214
(B) Unless otherwise stated in this division, the governor	214
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(5) Two members of the house of representatives, one	228
appointed by the speaker of the house of representatives and one	229
appointed by the minority leader of the house of	230
representatives;	231
(6) A member of the general assembly appointed by the Ohio	232
legislative black caucus;	232
registative Black caucus,	200
(7) A university professor who specializes in policing and	234
racial and identity equity;	235
(8) Two representatives of civil or human rights nonprofit	236
organizations who specialize in civil or human rights;	237
(9) Two representatives of community organizations who	238
specialize in civil or human rights and criminal justice and who	230
work with victims of biased policing or status-based profiling,	239
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with at least one of the representatives being between sixteen	241
and twenty-four years of age;	242
(10) Two religious clergy members with experience in	243
addressing and reducing racial and identity bias toward	244
individuals and groups.	245
(C) The board shall have the following annual duties:	246
(1) Assist the attorney general in analyzing the data	247
reported by law enforcement agencies pursuant to division (G) of	248
section 2933.84 of the Revised Code;	249
(2) Decree state and local law enforcement training	250
(2) Assess state and local law enforcement training	250
regarding biased policing and status-based profiling;	251
(3) Work in partnership with state and local law	252
enforcement agencies to review and analyze biased policing and	253
status-based profiling policies and practices across geographic	254
<u>areas in Ohio;</u>	255

(4) Conduct evidence-based research or consult available	256
research on intentional and implicit biases and law enforcement	257
stop, search, and seizure tactics;	258
(5) Hold at least three public meetings across the state	259
to discuss biased policing and status-based profiling and	260
potential reforms to prevent those practices, and provide public	261
notice of each meeting at least sixty days before each meeting;	262
(6) Issue an annual report that provides the board's	263
assessment of biased policing and status-based profiling in the	264
state, detailed findings on the past and current status of	265
racial and identity profiling, and policy recommendations to	266
eliminate biased policing and profiling.	267
(D) The appual report of the beard is a public record and	268
(D) The annual report of the board is a public record and	
shall be posted on the attorney general's web site. Previous	269
annual reports shall be retained and kept available on the web	270
<u>site.</u>	271
(E)(1) Members of the board shall serve initial four year	272
terms. At the end of each term the original appointing authority	273
may renew the member's appointment. Any vacancy that occurs on	274
the board shall be filled in the same manner as the original	275
appointment.	276
(2) The board shall annually elect two of its members as	277
co-chairpersons. No action of the board shall be valid unless	278
agreed to by a majority of its members.	279
(3) Members of the board shall serve without compensation.	280
Sec. 109.77. (A) As used in this section:	281
(1) "Felony" has the same meaning as in section 109.511 of	282
the Revised Code.	283

959.131 of the Revised Code. 285 (B) (1) Notwithstanding any general, special, or local law 286 or charter to the contrary, and except as otherwise provided in 287 this section, no person shall receive an original appointment on 288 a permanent basis as any of the following unless the person 289 previously has been awarded a certificate by the executive 290 director of the Ohio peace officer training commission attesting 291 to the person's satisfactory completion of an approved state, 292 293 county, municipal, or department of natural resources peace 294 officer basic training program: (a) A peace officer of any county, township, municipal 295 corporation, regional transit authority, or metropolitan housing 296 authority; 297 (b) A natural resources law enforcement staff officer, 298 forest-fire investigator, wildlife officer, or natural resources 299 officer of the department of natural resources; 300 (c) An employee of a park district under section 511.232 301 or 1545.13 of the Revised Code; 302 (d) An employee of a conservancy district who is 303 designated pursuant to section 6101.75 of the Revised Code; 304

(2) "Companion animal" has the same meaning as in section

(e) A state university law enforcement officer;

(f) A special police officer employed by the department of
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mental health and addiction services pursuant to section 5119.08
of the Revised Code or the department of developmental
disabilities pursuant to section 5123.13 of the Revised Code;
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(g) An enforcement agent of the department of publicsafety whom the director of public safety designates under311

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section 5502.14 of the Revised Code;

(h) A special police officer employed by a port authorityunder section 4582.04 or 4582.28 of the Revised Code;314

(i) A special police officer employed by a municipal 315 corporation at a municipal airport, or other municipal air 316 navigation facility, that has scheduled operations, as defined 317 in section 119.3 of Title 14 of the Code of Federal Regulations, 318 14 C.F.R. 119.3, as amended, and that is required to be under a 319 security program and is governed by aviation security rules of 320 the transportation security administration of the United States 321 department of transportation as provided in Parts 1542. and 322 1544. of Title 49 of the Code of Federal Regulations, as 323 amended: 324

(j) A gaming agent employed under section 3772.03 of the 325 Revised Code. 326

(2) Every person who is appointed on a temporary basis or 327 for a probationary term or on other than a permanent basis as 328 any of the following shall forfeit the appointed position unless 329 the person previously has completed satisfactorily or, within 330 331 the time prescribed by rules adopted by the attorney general pursuant to section 109.74 of the Revised Code, satisfactorily 332 completes a state, county, municipal, or department of natural 333 resources peace officer basic training program for temporary or 334 probationary officers and is awarded a certificate by the 335 director attesting to the satisfactory completion of the 336 program: 337

(a) A peace officer of any county, township, municipal
 corporation, regional transit authority, or metropolitan housing
 authority;
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(b) A natural resources law enforcement staff officer, 341 park officer, forest officer, preserve officer, wildlife 342 officer, or state watercraft officer of the department of 343 natural resources; 344 (c) An employee of a park district under section 511.232 345 or 1545.13 of the Revised Code; 346 (d) An employee of a conservancy district who is 347 designated pursuant to section 6101.75 of the Revised Code; 348 (e) A special police officer employed by the department of 349 mental health and addiction services pursuant to section 5119.08 350 351 of the Revised Code or the department of developmental disabilities pursuant to section 5123.13 of the Revised Code; 352 (f) An enforcement agent of the department of public 353 safety whom the director of public safety designates under 354 section 5502.14 of the Revised Code; 355 (q) A special police officer employed by a port authority 356 under section 4582.04 or 4582.28 of the Revised Code; 357 (h) A special police officer employed by a municipal 358 corporation at a municipal airport, or other municipal air 359 navigation facility, that has scheduled operations, as defined 360 in section 119.3 of Title 14 of the Code of Federal Regulations, 361 14 C.F.R. 119.3, as amended, and that is required to be under a 362 security program and is governed by aviation security rules of 363 the transportation security administration of the United States 364 department of transportation as provided in Parts 1542. and 365 1544. of Title 49 of the Code of Federal Regulations, as 366 amended. 367

(3) For purposes of division (B) of this section, a state,368county, municipal, or department of natural resources peace369

officer basic training program, regardless of whether the 370 program is to be completed by peace officers appointed on a 371 permanent or temporary, probationary, or other nonpermanent 372 basis, shall include training in the handling of the offense of 373 domestic violence, other types of domestic violence-related 374 offenses and incidents, and protection orders and consent 375 agreements issued or approved under section 2919.26 or 3113.31 376 of the Revised Code; crisis intervention training; training, 377 in accordance with the rules adopted under section 109.748 of 378 the Revised Code, in performing law enforcement duties and 379 handling law enforcement matters without engaging in biased 380 policing or status-based profiling; and training on companion 381 animal encounters and companion animal behavior. The requirement 382 to complete training in the handling of the offense of domestic 383 violence, other types of domestic violence-related offenses and 384 incidents, and protection orders and consent agreements issued 385 or approved under section 2919.26 or 3113.31 of the Revised Code 386 does not apply to any person serving as a peace officer on March 387 27, 1979, and the requirement to complete training in crisis 388 intervention does not apply to any person serving as a peace 389 officer on April 4, 1985, and the requirement to complete 390 training in performing law enforcement duties and handling law 391 enforcement matters without engaging in biased policing or 392 status-based profiling does not apply to any person serving as a 393 peace officer on the effective date of this amendment. Any 394 person who is serving as a peace officer on April 4, 1985, who 395 terminates that employment after that date, and who subsequently 396 is hired as a peace officer by the same or another law 397 enforcement agency shall complete training in crisis 398 intervention as prescribed by rules adopted by the attorney 399 general pursuant to section 109.742 of the Revised Code. Any 400 401 person who is serving as a peace officer on the effective date

of this amendment who terminates that employment after that date 402 and who subsequently is hired as a peace officer by the same or 403 another law enforcement agency shall complete training in 404 performing law enforcement duties and handling law enforcement 405 matters without engaging in biased policing or status-based 406 profiling, as prescribed by rules adopted by the attorney_ 407 general pursuant to section 109.748 of the Revised Code. No 408 peace officer shall have employment as a peace officer 409 terminated and then be reinstated with intent to circumvent this 410 section. 411

412 (4) Division (B) of this section does not apply to any person serving on a permanent basis on March 28, 1985, as a park 413 officer, forest officer, preserve officer, wildlife officer, or 414 state watercraft officer of the department of natural resources 415 or as an employee of a park district under section 511.232 or 416 1545.13 of the Revised Code, to any person serving on a 417 permanent basis on March 6, 1986, as an employee of a 418 conservancy district designated pursuant to section 6101.75 of 419 the Revised Code, to any person serving on a permanent basis on 420 January 10, 1991, as a preserve officer of the department of 421 natural resources, to any person employed on a permanent basis 422 on July 2, 1992, as a special police officer by the department 423 of mental health and addiction services pursuant to section 424 5119.08 of the Revised Code or by the department of 425 developmental disabilities pursuant to section 5123.13 of the 426 Revised Code, to any person serving on a permanent basis on May 427 17, 2000, as a special police officer employed by a port 428 authority under section 4582.04 or 4582.28 of the Revised Code, 429 to any person serving on a permanent basis on March 19, 2003, as 430 a special police officer employed by a municipal corporation at 431 a municipal airport or other municipal air navigation facility 432 described in division (A) (19) of section 109.71 of the Revised 433 Code, to any person serving on a permanent basis on June 19, 434 1978, as a state university law enforcement officer pursuant to 435 section 3345.04 of the Revised Code and who, immediately prior 436 to June 19, 1978, was serving as a special police officer 437 designated under authority of that section, or to any person 438 serving on a permanent basis on September 20, 1984, as a liquor 439 control investigator, known after June 30, 1999, as an 440 enforcement agent of the department of public safety, engaged in 441 the enforcement of Chapters 4301. and 4303. of the Revised Code. 442

443 (5) Division (B) of this section does not apply to any person who is appointed as a regional transit authority police 444 officer pursuant to division (Y) of section 306.35 of the 445 Revised Code if, on or before July 1, 1996, the person has 446 completed satisfactorily an approved state, county, municipal, 447 or department of natural resources peace officer basic training 448 program and has been awarded a certificate by the executive 449 director of the Ohio peace officer training commission attesting 450 to the person's satisfactory completion of such an approved 451 program and if, on July 1, 1996, the person is performing peace 452 officer functions for a regional transit authority. 453

454 (C) No person, after September 20, 1984, shall receive an original appointment on a permanent basis as a veterans' home 455 police officer designated under section 5907.02 of the Revised 456 Code unless the person previously has been awarded a certificate 457 by the executive director of the Ohio peace officer training 458 commission attesting to the person's satisfactory completion of 459 an approved police officer basic training program. Every person 460 who is appointed on a temporary basis or for a probationary term 461 or on other than a permanent basis as a veterans' home police 462 officer designated under section 5907.02 of the Revised Code 463

shall forfeit that position unless the person previously has464completed satisfactorily or, within one year from the time of465appointment, satisfactorily completes an approved police officer466basic training program.467

(D) No bailiff or deputy bailiff of a court of record of
this state and no criminal investigator who is employed by the
state public defender shall carry a firearm, as defined in
section 2923.11 of the Revised Code, while on duty unless the
bailiff, deputy bailiff, or criminal investigator has done or
received one of the following:

(1) Has been awarded a certificate by the executive
director of the Ohio peace officer training commission, which
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certificate attests to satisfactory completion of an approved
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state, county, or municipal basic training program for bailiffs
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and deputy bailiffs of courts of record and for criminal
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investigators employed by the state public defender that has
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been recommended by the Ohio peace officer training commission;
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(2) Has successfully completed a firearms training program
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approved by the Ohio peace officer training commission prior to
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employment as a bailiff, deputy bailiff, or criminal
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investigator;

(3) Prior to June 6, 1986, was authorized to carry a
firearm by the court that employed the bailiff or deputy bailiff
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or, in the case of a criminal investigator, by the state public
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defender and has received training in the use of firearms that
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the Ohio peace officer training commission determines is
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equivalent to the training that otherwise is required by
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division (D) of this section.

(E)(1) Before a person seeking a certificate completes an

approved peace officer basic training program, the executive 493 director of the Ohio peace officer training commission shall 494 request the person to disclose, and the person shall disclose, 495 any previous criminal conviction of or plea of quilty of that 496 person to a felony. 497

(2) Before a person seeking a certificate completes an approved peace officer basic training program, the executive 499 director shall request a criminal history records check on the 500 person. The executive director shall submit the person's 501 fingerprints to the bureau of criminal identification and investigation, which shall submit the fingerprints to the federal bureau of investigation for a national criminal history 504 records check.

Upon receipt of the executive director's request, the 506 bureau of criminal identification and investigation and the 507 federal bureau of investigation shall conduct a criminal history 508 records check on the person and, upon completion of the check, 509 shall provide a copy of the criminal history records check to 510 the executive director. The executive director shall not award 511 any certificate prescribed in this section unless the executive 512 513 director has received a copy of the criminal history records check on the person to whom the certificate is to be awarded. 514

(3) The executive director of the commission shall not 515 award a certificate prescribed in this section to a person who 516 has been convicted of or has pleaded guilty to a felony or who 517 fails to disclose any previous criminal conviction of or plea of 518 quilty to a felony as required under division (E)(1) of this 519 section. 520

(4) The executive director of the commission shall revoke 521 the certificate awarded to a person as prescribed in this 522

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section, and that person shall forfeit all of the benefits
derived from being certified as a peace officer under this
section, if the person, before completion of an approved peace
officer basic training program, failed to disclose any previous
criminal conviction of or plea of guilty to a felony as required
under division (E) (1) of this section.

(F) (1) Regardless of whether the person has been awarded
the certificate or has been classified as a peace officer prior
to, on, or after October 16, 1996, the executive director of the
Ohio peace officer training commission shall revoke any
certificate that has been awarded to a person as prescribed in
this section if the person does either of the following:

(a) Pleads guilty to a felony committed on or afterJanuary 1, 1997;536

(b) Pleads guilty to a misdemeanor committed on or after January 1, 1997, pursuant to a negotiated plea agreement as provided in division (D) of section 2929.43 of the Revised Code in which the person agrees to surrender the certificate awarded to the person under this section.

542 (2) The executive director of the commission shall suspend any certificate that has been awarded to a person as prescribed 543 in this section if the person is convicted, after trial, of a 544 felony committed on or after January 1, 1997. The executive 545 director shall suspend the certificate pursuant to division (F) 546 (2) of this section pending the outcome of an appeal by the 547 person from that conviction to the highest court to which the 548 appeal is taken or until the expiration of the period in which 549 an appeal is required to be filed. If the person files an appeal 550 that results in that person's acquittal of the felony or 551 conviction of a misdemeanor, or in the dismissal of the felony 552

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charge against that person, the executive director shall553reinstate the certificate awarded to the person under this554section. If the person files an appeal from that person's555conviction of the felony and the conviction is upheld by the556highest court to which the appeal is taken or if the person does557not file a timely appeal, the executive director shall revoke558the certificate awarded to the person under this section.559

(G) (1) If a person is awarded a certificate under this
section and the certificate is revoked pursuant to division (E)
(4) or (F) of this section, the person shall not be eligible to
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receive, at any time, a certificate attesting to the person's
satisfactory completion of a peace officer basic training
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program.

(2) The revocation or suspension of a certificate underdivision (E)(4) or (F) of this section shall be in accordancewith Chapter 119. of the Revised Code.

(H) (1) A person who was employed as a peace officer of a 569 county, township, or municipal corporation of the state on 570 January 1, 1966, and who has completed at least sixteen years of 571 full-time active service as such a peace officer, or equivalent 572 service as determined by the executive director of the Ohio 573 peace officer training commission, may receive an original 574 appointment on a permanent basis and serve as a peace officer of 575 a county, township, or municipal corporation, or as a state 576 university law enforcement officer, without complying with the 577 requirements of division (B) of this section. 578

(2) Any person who held an appointment as a state highway
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trooper on January 1, 1966, may receive an original appointment
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on a permanent basis and serve as a peace officer of a county,
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township, or municipal corporation, or as a state university law
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enforcement officer, without complying with the requirements of 583 division (B) of this section. 584

(I) No person who is appointed as a peace officer of a 585 county, township, or municipal corporation on or after April 9, 586 1985, shall serve as a peace officer of that county, township, 587 or municipal corporation unless the person has received training 588 in the handling of missing children and child abuse and neglect 589 cases from an approved state, county, township, or municipal 590 police officer basic training program or receives the training 591 within the time prescribed by rules adopted by the attorney 592 general pursuant to section 109.741 of the Revised Code. 593

(J) No part of any approved state, county, or municipal 594 basic training program for bailiffs and deputy bailiffs of 595 courts of record and no part of any approved state, county, or 596 municipal basic training program for criminal investigators 597 employed by the state public defender shall be used as credit 598 toward the completion by a peace officer of any part of the 599 approved state, county, or municipal peace officer basic 600 training program that the peace officer is required by this 601 602 section to complete satisfactorily.

(K) This section does not apply to any member of the
police department of a municipal corporation in an adjoining
state serving in this state under a contract pursuant to section
737.04 of the Revised Code.

Sec. 109.79. (A) The Ohio peace officer training 607 commission shall establish and conduct a training school for law 608 enforcement officers of any political subdivision of the state 609 or of the state public defender's office. The school shall be 610 known as the Ohio peace officer training academy. No bailiff or 611 deputy bailiff of a court of record of this state and no 612

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criminal investigator employed by the state public defender 613 shall be permitted to attend the academy for training unless the 614 employing court of the bailiff or deputy bailiff or the state 615 public defender, whichever is applicable, has authorized the 616 bailiff, deputy bailiff, or investigator to attend the academy. 617

The Ohio peace officer training commission shall develop 618 the training program, which shall include courses in both the 619 civil and criminal functions of law enforcement officers, a 620 course in crisis intervention with six or more hours of 621 622 training, training in the handling of missing children and child abuse and neglect cases, training in performing law enforcement 623 duties and handling law enforcement matters without engaging in 624 biased policing or status-based profiling, and training on 625 companion animal encounters and companion animal behavior, and 626 shall establish rules governing qualifications for admission to 627 the academy. The training in performing law enforcement duties 62.8 and handling law enforcement matters without engaging in biased 629 policing or status-based profiling shall be consistent with the 630 training specified in the rules adopted under section 109.748 of 631 the Revised Code. The commission may require competitive 632 examinations to determine fitness of prospective trainees, so 633 long as the examinations or other criteria for admission to the 634 academy are consistent with the provisions of Chapter 124. of 635 the Revised Code. 636

The Ohio peace officer training commission shall determine637tuition costs sufficient in the aggregate to pay the costs of638operating the academy. The costs of acquiring and equipping the639academy shall be paid from appropriations made by the general640assembly to the Ohio peace officer training commission for that641purpose, from gifts or grants received for that purpose, or from642fees for goods related to the academy.643

The Ohio peace officer training commission shall create a 644 gaming-related curriculum for gaming agents. The Ohio peace 645 officer training commission shall use money distributed to the 646 Ohio peace officer training academy from the Ohio law 647 enforcement training fund to first support the academy's 648 training programs for gaming agents and gaming-related 649 curriculum. The Ohio peace officer training commission may 650 utilize existing training programs in other states that 651 specialize in training gaming agents. 652

The law enforcement officers, during the period of their 653 training, shall receive compensation as determined by the 654 political subdivision that sponsors them or, if the officer is a 655 criminal investigator employed by the state public defender, as 656 determined by the state public defender. The political 657 subdivision may pay the tuition costs of the law enforcement 658 officers they sponsor and the state public defender may pay the 659 tuition costs of criminal investigators of that office who 660 attend the academy. 661

If trainee vacancies exist, the academy may train and 662 issue certificates of satisfactory completion to peace officers 663 who are employed by a campus police department pursuant to 664 665 section 1713.50 of the Revised Code, by a qualified nonprofit corporation police department pursuant to section 1702.80 of the 666 Revised Code, or by a railroad company, who are amusement park 667 police officers appointed and commissioned by a judge of the 668 appropriate municipal court or county court pursuant to section 669 4973.17 of the Revised Code, or who are bank, savings and loan 670 association, savings bank, credit union, or association of 671 banks, savings and loan associations, savings banks, or credit 672 unions, or hospital police officers appointed and commissioned 673 by the secretary of state pursuant to sections 4973.17 to 674

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4973.22 of the Revised Code, provided that no such officer shall 675 be trained at the academy unless the officer meets the 676 qualifications established for admission to the academy and the 677 qualified nonprofit corporation police department; bank, savings 678 and loan association, savings bank, credit union, or association 679 of banks, savings and loan associations, savings banks, or 680 681 credit unions; railroad company; hospital; or amusement park or the private college or university that established the campus 682 police department prepays the entire cost of the training. A 683 qualified nonprofit corporation police department; bank, savings 684 and loan association, savings bank, credit union, or association 685 of banks, savings and loan associations, savings banks, or 686 credit unions; railroad company; hospital; or amusement park or 687 a private college or university that has established a campus 688 police department is not entitled to reimbursement from the 689 state for any amount paid for the cost of training the bank, 690 savings and loan association, savings bank, credit union, or 691 association of banks, savings and loan associations, savings 692 banks, or credit unions peace officers; the railroad company's 693 peace officers; or the peace officers of the qualified nonprofit 694 corporation police department, campus police department, 695 hospital, or amusement park. 696

The academy shall permit investigators employed by the 697 state medical board to take selected courses that the board 698 determines are consistent with its responsibilities for initial 699 and continuing training of investigators as required under 700 sections 4730.26 and 4731.05 of the Revised Code. The board 701 shall pay the entire cost of training that investigators receive 702 at the academy. 703

(B) As used in this section:

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(1) "Law enforcement officers" include any undercover drug
agent, any bailiff or deputy bailiff of a court of record, and
any criminal investigator who is employed by the state public
defender.

(2) "Undercover drug agent" means any person who:

(a) Is employed by a county, township, or municipal
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corporation for the purposes set forth in division (B) (2) (b) of
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this section but who is not an employee of a county sheriff's
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department, of a township constable, or of the police department
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of a municipal corporation or township;
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(b) In the course of the person's employment by a county,
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township, or municipal corporation, investigates and gathers
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information pertaining to persons who are suspected of violating
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Chapter 2925. or 3719. of the Revised Code, and generally does
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not wear a uniform in the performance of the person's duties.
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(3) "Crisis intervention training" has the same meaning as(3) in section 109.71 of the Revised Code.721

(4) "Missing children" has the same meaning as in section2901.30 of the Revised Code.723

(5) "Companion animal" has the same meaning as in section959.131 of the Revised Code.725

Sec. 109.80. (A) The Ohio peace officer training 726 commission shall develop and conduct a basic training course 727 lasting at least three weeks for appointed and newly elected 728 sheriffs appointed or elected on or after January 1, 1988, and 729 shall establish criteria for what constitutes successful 730 completion of the course. The basic training course shall 731 include instruction in contemporary law enforcement, criminal 732 investigations, the judicial process, civil rules, corrections, 733

Page 25

and other topics relevant to the duties and operations of the 734 office of sheriff. The basic training course also shall include 735 training in performing law enforcement duties and handling law 736 enforcement matters without engaging in biased policing or 737 status-based profiling, and the training shall be consistent 738 with the training specified in the rules adopted under section 739 109.748 of the Revised Code. The commission shall offer the 740 741 course every four years within six months after the general election of sheriffs in each county and at other times when it 742 is needed to permit sheriffs to attend within six months after 743 appointment or election. The course shall be conducted by the 744 Ohio peace officer training academy. The council commission 745 shall provide that not less than two weeks of the course 746 conducted within six months after the general election of 747 sheriffs in each county shall be conducted prior to the first 748 Monday in January next after that general election. 749

(B) The attorney general shall appoint a continuing 750 education committee, consisting of not fewer than five nor more 751 than seven members, including but not limited to, members of the 752 Ohio peace officer training commission and sheriffs. The 753 commission and the committee jointly shall determine the type of 754 continuing education required for sheriffs to complete the 755 requirements of division (E) of section 311.01 of the Revised 756 Code, shall include as a required part of that continuing 757 education training in performing law enforcement duties and 758 handling law enforcement matters without engaging in biased 759 policing or status-based profiling, and shall establish criteria 760 for what constitutes successful completion of the requirement. 761 The training in performing law enforcement duties and handling 762 law enforcement matters without engaging in biased policing or 763 status-based profiling shall be consistent with the training 764

specified in the rules adopted under section 109.748 of the	765
Revised Code. The committee shall approve the courses that	766
sheriffs may attend to complete the continuing education	767
requirement and shall publish an approved list of those courses.	768
The commission shall maintain a list of approved training	769
schools that sheriffs may attend to complete the continuing	770
education requirement. Upon request, the committee may approve	771
courses other than those courses conducted as part of a	772
certified law enforcement manager program.	773
(C) Upon presentation of evidence by a sheriff that	774
because of medical disability or for other good cause that the	775
sheriff is unable to complete the basic or continuing education	776
requirement, the commission may waive the requirement until the	777
disability or cause terminates.	778
(D) As used in this section, "newly elected sheriff" means	779
a person who did not hold the office of sheriff of a county on	780
the date the person was elected sheriff of that county.	781
Sec. 2933.84. (A) As used in this section:	782
(1) "Gender identity" means the gender-related identity,	783
appearance, or mannerisms or other gender-related	784
characteristics of an individual, with or without regard to the	785
individual's designated gender at birth.	786
(2) "Minority group" means any of the following:	787
(a) African Americans, including, but not limited to,	788
persons of African descent;	789
(b) Latinos, including, but not limited to, persons of	790
<u>Hispanic descent;</u>	791
(c) Persons of Arab or Middle Eastern descent or	792

<u>appearance;</u>	793
(d) Asians, including, but not limited to, persons of	794
Mongoloid descent;	795
(e) Native Americans;	796
(f) Pacific Islanders;	797
(g) Any persons not described in division (A)(2)(a), (b),	798
(c), (d), (e), or (f) of this section who are members of a	799
socially or economically disadvantaged group, whose disadvantage	800
arises from discrimination on the basis of race, religion, sex,	801
disability, military status, national origin, ancestry, or other	802
<u>similar cause.</u>	803
(3) Except as otherwise provided in this division, "minor	804
traffic violation" means any violation of a prohibition set	805
forth in Title XLV of the Revised Code or of an ordinance of a	806
municipal corporation that is substantially equivalent to any	807
prohibition set forth in Title XLV of the Revised Code. "Minor	808
traffic violation" does not include any violation that is a	809
moving violation as defined in section 2743.70 of the Revised	810
<u>Code.</u>	811
(4) "Sexual orientation" means actual or perceived	812
heterosexuality, homosexuality, or bisexuality.	813
(5) "Traffic stop" means a law enforcement officer's stop	814
of a motor vehicle, bicycle, or pedestrian for any minor traffic	815
violation.	816
(B) No law enforcement officer shall do any of the	817
following:	818
(1) Engage in a practice of targeting or stopping an	819
<u>individual who is a motorist, bicyclist, or pedestrian on the</u>	820

basis, in whole or in part, of the ethnic, minority group,	821
religious affiliation, sexual orientation, or gender identity	822
status of the individual by means of detention, interdiction, or	823
other disparate treatment, unless that status is used in	824
combination with one or more other identifying factors seeking	825
to apprehend a specific suspect whose ethnic, minority group,	826
religious affiliation, sexual orientation, or gender identity	827
status as perceived by the officer is part of the description of	828
the suspect and that description is timely and reliable;	829
(2) Use any violation of any state or local traffic law as	830
a pretense for stopping a motor vehicle, bicycle, or pedestrian	831
for any reason, unless the reason for the stop is the occurrence	832
of an offense that the officer can explicitly articulate;	833
(3) Request an operator of a motor vehicle or bicycle that	834
is stopped solely for a minor traffic violation, or a pedestrian	835
who is stopped solely for a minor traffic violation, to consent	836
to a search by the officer of the motor vehicle or bicycle or of	837
the pedestrian;	838
(4) After a traffic stop of a motor vehicle, bicycle, or	839
pedestrian, detain the motor vehicle, its operator, or its	840
passengers, the bicycle or its operator, or the pedestrian to	841
provide time for arrival of a canine unit or any other animal	842
used in an inspection or sniffing of a motor vehicle, bicycle,	843
or person, or otherwise extend the traffic stop beyond the time	844
reasonably necessary to address the traffic violation that is	845
the basis of the stop, unless there exists probable cause to	846
believe that the operator of the vehicle or bicycle, one or more	847
passengers of the vehicle, or the pedestrian has been involved	848
in criminal activity.	849
(C) No official of a law enforcement agency shall engage	850

in, or authorize or allow the law enforcement officers the	851
agency employs or is served by to engage in a practice of	852
targeting or stopping an individual who is a motorist,	853
bicyclist, or pedestrian on the basis, in whole or in part, of	854
the ethnic, minority group, religious affiliation, sexual	855
orientation, or gender identity status of the individual by	856
means of detention, interdiction, or other disparate treatment,	857
unless that status is used in combination with one or more other	858
identifying factors seeking to apprehend a specific suspect	859
whose ethnic, minority group, religious affiliation, sexual	860
orientation, or gender identity status as perceived by the	861
officer is part of the description of the suspect and that	862
description is timely and reliable.	863
(D) Each low enforcement arong in this state that employe	0 6 4
(D) Each law enforcement agency in this state that employs	864
or is served by any law enforcement officer shall do all of the	865
following:	866
(1) Develop and maintain a policy that is designed to	867
eliminate biased policing or status-based profiling by the	868
agency and its law enforcement officers, including biased	869
policing and status-based profiling of the type described in	870
divisions (B) and (C) of this section, and to cease existing	871
practices by the agency and its officers that permit,	872
perpetuate, or encourage biased policing and status-based	873
profiling;	874
(2) Develop on educational training program that is	075
(2) Develop an educational training program that is	875
designed to train its law enforcement officers and officials how	876
to perform law enforcement duties and handle law enforcement	877
matters without engaging in biased policing or status-based	878
profiling, including biased policing and status-based profiling	879
of the type described in divisions (B) and (C) of this section.	880

The educational training program shall include training	881
materials that provide an understanding of the historical and	882
cultural systems that perpetuate biased policing and status-	883
based profiling, assistance in identifying biased policing and	884
status-based profiling practices, and self-evaluation strategies	885
for officers to preempt biased policing or status-based	886
profiling prior to stopping an individual;	887
(3) Annually provide training under the program developed	888
pursuant to division (D)(2) of this section to each law	889
enforcement officer who is employed by or serves the agency and	890
to each official of the agency;	891
(4) In addition to the training required by division (D)	892
(3) of this section, provide training under the program	893
developed pursuant to division (D)(2) of this section to each	894
law enforcement officer who is employed by or serves the agency	895
and violates division (B) of this section and to each official	896
of the agency who violates division (C) of this section, within	897
a reasonable period of time after the violation.	898
(E)(1) Whenever a law enforcement officer causes the stop,	899
delay, or questioning of the operator of a motor vehicle, the	900
operator of a bicycle, or a pedestrian, the law enforcement	901
agency that employs or is served by the law enforcement officer	902
shall obtain from the law enforcement officer and record all of	903
the following data:	904
(a) Regarding a motor vehicle or bicycle, a description of	905
the motor vehicle or bicycle, including its manufacturer and	906
<pre>model;</pre>	907
(b) Regarding a motor vehicle, the identifying numerals,	908
letters, or numerals and letters that appear on the motor	909

vehicle's license plate; 910 (c) The race, ethnicity, approximate age, and gender of 911 the operator and all passengers of the motor vehicle, the 912 operator of the bicycle, or the pedestrian; 913 914 (d) The location of the stop, delay, or questioning, including the street and address number; 915 916 (e) The approximate duration of the stop, delay, or <u>questioning;</u> 917 (f) The basis for the stop, delay, or questioning, 918 including any local, state, or federal offense alleged to have 919 been committed by the operator or any passenger of the motor 920 vehicle, the operator of the bicycle, or the pedestrian; 921 (g) The date on which and exact time at which the stop, 922 delay, or questioning occurred. 923 (2) The identification of the characteristics described in 924 divisions (E)(1)(a) to (q) of this section shall be based on the 925 observation and perception of the law enforcement officer 926 conducting the stop, delay, or questioning. No operator of or 927 passenger in the involved motor vehicle, no operator of the 928 929 involved bicycle, and no involved pedestrian, whichever is applicable, shall be asked to provide the information regarding 930 those characteristics. 931 (F) Whenever a law enforcement officer conducts a search 932 or inventory of a motor vehicle or bicycle, or otherwise causes 933 a motor vehicle, bicycle, or pedestrian to be inspected or 934 sniffed by a canine unit or any other animal for the detection 935 of illegal drugs or contraband, the law enforcement agency that 936 employs or is served by the law enforcement officer shall obtain 937

from the law enforcement officer and record all of the following

<u>data:</u>	939
(1) The legal basis and rationale for the stop, search,	940
inventory, or sniffing of the motor vehicle, bicycle, or	941
pedestrian;	942
(2) The nature of any contraband that was discovered in	943
the course of the search, inventory, or sniffing;	944
(3) The exact oral or written warning or instructions	945
given to the operator of or passenger in the motor vehicle, the	946
operator of the bicycle, or the pedestrian prior to the search,	947
inventory, or sniffing;	948
(4) The charge or charges, if any, that were filed against	949
the operator of or passenger in the motor vehicle, the operator	950
of the bicycle, or the pedestrian as a result of the search,	951
inventory, or sniffing;	952
(5) The reason as to why the search, inventory, or	953
sniffing was instituted.	954
(G)(1) Each law enforcement agency that collects data	955
under division (E) or (F) of this section shall annually submit	956
the data collected to the attorney general. The agency shall	957
submit the data not later than the first day of February of the	958
calendar year following the year for which the data is	959
collected, in accordance with the rules adopted by the attorney	960
general under division (B) of section 109.748 of the Revised	961
Code. Upon receipt of the data, the attorney general shall	962
analyze the data in accordance with general statistical	963
standards to determine whether disparities exist in the stopping	964
and searching of motor vehicles, bicycles, or pedestrians that	965
cause a disproportionately adverse effect on a particular	966
minority group or groups or any other group of persons linked by	967

others religious officiation convolopiontation on conden	968
identity status. Not later than the first day of April of the 9	969
calendar year in which the attorney general receives the data 9	970
under this division, the attorney general shall publish the data 9	971
and the analysis conducted under this division in a report that 9	972
the attorney general prepares annually and shall distribute 9	973
copies of the report in accordance with division (G)(3) of this 9	974
section. 9	975
(2) The attorney general shall distribute copies of 9	976
reports published under division (G)(1) of this section to the	977
general assembly, the governor, and law enforcement agencies. 9	978
The reports are public records under section 149.43 of the 9	979
Revised Code and shall be made readily available to the public. 9	980
(3) The attorney general shall exclude from the reports 9	981
described in division (G)(1) of this section all information 9	982
that would personally identify any motor vehicle operator or 9	983
passenger, any bicycle operator, or any pedestrian who is the 9	984
subject of any stop, search, inventory, or sniffing described in 9	985
this section or any law enforcement officer who conducts any 9	986
stop, search, inventory, or sniffing described in this section. 9	987
The attorney general and local law enforcement agencies shall 9	88
maintain the information so excluded for a reasonable period of 9	989
time. 9	90
Information of the nature described in this division that 9	991
is excluded from the report described in division (G)(1) of this 9	92
section is not a public record for purposes of section 149.43 of 9	993
the Revised Code, and the attorney general or law enforcement 9	994
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disclose information of that nature for purposes of a civil	998
proceeding brought under division (I) or (J) of this section and	999
may release information of that nature to relevant parties of a	1000
motion seeking to exclude from admission as evidence any	1001
information obtained through a potentially unconstitutional or	1002
<u>unlawful search.</u>	1003
(H) If the attorney general determines in the analysis	1004
conducted under division (G) of this section that the	1005
statistical data collected and analyzed under this section shows	1006
any pattern of disparate traffic and law enforcement practices	1007
by a law enforcement agency or its officers or officials, that	1008
has a disproportionately adverse effect on a particular minority	1009
group or groups or any other group of persons linked by	1010
ethnicity, religious affiliation, sexual orientation, or gender	1011
identity status, the law enforcement agency shall take immediate	1012
remedial actions to eradicate the practices by the agency or its	1013
officers or officials.	1014
(I) An individual who is a victim of a violation of	1015
division (B) or (C) of this section has a cause of action	1016
against the law enforcement agency that employs or is served by	1017
the law enforcement officer or official who committed the	1018
violation. The individual may file a civil action asserting the	1019
cause under section 2307.60 of the Revised Code. In the action,	1020
the individual may seek appropriate and equitable relief in a	1021
court of record in this state having jurisdiction. The court	1022
shall award reasonable attorneys' fees, including expert fees as	1023
part of the attorneys' fee, to the prevailing party as costs.	1024
(J) The attorney general may institute civil proceedings	1025
for injunctive relief against a law enforcement agency that	1026
employs or is served by a law enforcement officer or official	1027

who violates division (B) or (C) of this section to compel the	1028
termination of the violation and prevent future violations. The	1029
attorney general may bring the proceedings in any court of	1030
competent jurisdiction. If the attorney general proves in the	1031
proceedings that a law enforcement officer or official that the	1032
agency employs or is served by has committed or is committing	1033
the violation, the court shall order the agency to discontinue	1034
all biased policing and status-based profiling, to discontinue	1035
all practices that permit, perpetuate, or encourage biased	1036
policing or status-based profiling, and to submit to the	1037
attorney general a corrective action plan for discontinuing all	1038
biased policing or status-based profiling and all such	1039
practices. The court shall order the agency to submit the	1040
corrective action plan to the attorney general by a specified	1041
date that is agreed upon by the agency and the attorney general	1042
and approved by the court.	1043
Sec. 5503.05. The superintendent of the state highway	1044
patrol, with the approval of the director of public safety, may	1045
conduct training schools for prospective state highway patrol	1046
troopers. The training provided at the training schools shall	1047
include, but not be limited to, training in performing law	1048
enforcement duties and handling law enforcement matters without	1049
engaging in biased policing or status-based profiling. Training	1050
on the subject of biased policing and status-based profiling	1051
shall be consistent with the training specified in the rules	1052
adopted under section 109.748 of the Revised Code. The	1053
prospective troopers, during the period of their training and as	1054
members of the state patrol school, shall be paid a reasonable	1055
	1050

members of the state patrol school, shall be paid a reasonable 1055
salary out of highway funds. The superintendent may furnish the 1056
necessary supplies and equipment for the use of the prospective 1057
troopers during the training period. 1058

The superintendent may establish rules governing the1059qualifications for admission to training schools for prospective1060troopers and provide for competitive examinations to determine1061the fitness of the students and prospective troopers, not1062inconsistent with the rules of the director of administrative1063services.1064

 Section 2. That existing sections 109.73, 109.77, 109.79,
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 109.80, and 5503.05 of the Revised Code are hereby repealed.
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Section 3. Section 109.80 of the Revised Code is presented 1067 in this act as a composite of the section as amended by both 1068 Sub. H.B. 351 and Sub. H.B. 670 of the 121st General Assembly. 1069 The General Assembly, applying the principle stated in division 1070 (B) of section 1.52 of the Revised Code that amendments are to 1071 be harmonized if reasonably capable of simultaneous operation, 1072 finds that the composite is the resulting version of the section 1073 in effect prior to the effective date of the section as 1074 presented in this act. 1075