As Passed by the House

132nd General Assembly

Regular Session 2017-2018

Sub. S. B. No. 239

Senator Dolan

Cosponsors: Senators Lehner, Beagle, Coley, Brown, Hackett, Hoagland, Huffman, O'Brien, Peterson, Schiavoni, Sykes, Wilson Representatives Hambley, Anielski, Ashford, Brenner, Carfagna, Celebrezze, Craig, Edwards, Green, Henne, Holmes, Hoops, Hughes, LaTourette, Leland, Lepore-Hagan, Miller, O'Brien, Rogers, Schaffer, Scherer, Schuring, Sheehy, Sprague, West, Wilkin, Young

A BILL

То	amend sections 102.01, 167.02, 167.04, 167.07,	1
	715.014, 940.07, and 2744.07 and to enact	2
	sections 3901.82, 5534.403, 5534.811, and	3
	5534.911 of the Revised Code to modify the law	4
	concerning regional councils of governments to	5
	clarify that a municipal corporation eligible to	6
	designate a tourism development district may	7
	designate more than one district, to specify	8
	that the American Law Institute's approved	9
	"Restatement of the Law, Liability Insurance"	10
	does not constitute the public policy of Ohio,	11
	to designate a portion of U.S. Route 33 in Meigs	12
	County as the "Steve Story Memorial Highway," to	13
	designate a portion of Interstate Route 270 in	14
	Franklin County as the "Officers Anthony Morelli	15
	and Eric Joering Memorial Highway," and to	16
	designate the portion of U.S. Route 24 in Henry	17
	County as the "Henry County Veterans Highway."	18

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

 Section 1. That sections 102.01, 167.02, 167.04, 167.07,
 19

 715.014, 940.07, and 2744.07 be amended and sections 3901.82,
 20

 5534.403, 5534.811, and 5534.911 of the Revised Code be enacted
 21

 to read as follows:
 22

Sec. 102.01. As used in this chapter:

(A) "Compensation" means money, thing of value, or
financial benefit. "Compensation" does not include reimbursement
for actual and necessary expenses incurred in the performance of
official duties.

(B) "Public official or employee" means any person who is elected or appointed to an office or is an employee of any public agency. "Public official or employee" does not include a person elected or appointed to the office of precinct, ward, or district committee member under section 3517.03 of the Revised Code, any presidential elector, or any delegate to a national convention. "Public official or employee" does not include a person who is a teacher, instructor, professor, or other kind of educator whose position does not involve the performance of, or authority to perform, administrative or supervisory functions.

(C) (1) "Public agency" means the general assembly, all
38
courts, any department, division, institution, board,
commission, authority, bureau or other instrumentality of the
state, a county, city, village, or township, the five state
41
retirement systems, or any other governmental entity. "Public 42

(2) Notwithstanding any contrary provision of division (C)43(3) (a) of this section, "public agency" includes a regional44council of governments established under Chapter 167. of the45Revised Code.46

(3) "Public agency" does not include a <u>either of the</u> 47

23

28 29

30

31

32

33

34

35

36

committee;

following:	
(a) A department, division, institution, board,	49
commission, authority, or other instrumentality of the state or	50
a county, municipal corporation, township, or other governmental	51
entity that functions exclusively for cultural, educational,	52
historical, humanitarian, advisory, or research purposes; that	53
does not expend more than ten thousand dollars per calendar	54
year, excluding salaries and wages of employees; and whose	55
members are uncompensated. "Public agency" does not include the	56
ż	57
(b) The nonprofit corporation formed under section 187.01	58
of the Revised Code.	59
(D) "Immediate family" means a spouse residing in the	60
person's household and any dependent child.	61
(E) "Income" includes gross income as defined and used in	62
the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.	63
1, as amended, interest and dividends on obligations or	64
securities of any state or of any political subdivision or	65
authority of any state or political subdivision, and interest or	66
dividends on obligations of any authority, commission, or	67
instrumentality of the United States.	68
(F) Except as otherwise provided in division (A) of	69
section 102.08 of the Revised Code, "appropriate ethics	70
commission" means:	71
(1) For matters relating to members of the general	72
assembly, employees of the general assembly, employees of the	73

legislative service commission, and candidates for the office of

member of the general assembly, the joint legislative ethics

Page 3

74

Sub. S. B. No. 239 As Passed by the House

(2) For matters relating to judicial officers and employees, and candidates for judicial office, the board of commissioners on grievances and discipline of the supreme court;

(3) For matters relating to all other persons, the Ohio ethics commission.

(G) "Anything of value" has the same meaning as provided
82
in section 1.03 of the Revised Code and includes, but is not
83
limited to, a contribution as defined in section 3517.01 of the
84
Revised Code.
85

(H) "Honorarium" means any payment made in consideration 86 for any speech given, article published, or attendance at any 87 public or private conference, convention, meeting, social event, 88 meal, or similar gathering. "Honorarium" does not include 89 ceremonial gifts or awards that have insignificant monetary 90 value; unsolicited gifts of nominal value or trivial items of 91 informational value; or earned income from any person, other 92 than a legislative agent, for personal services that are 93 customarily provided in connection with the practice of a bona 94 fide business, if that business initially began before the 95 public official or employee conducting that business was elected 96 or appointed to the public official's or employee's office or 97 position of employment. 98

(I) "Employer" means any person who, directly or99indirectly, engages an executive agency lobbyist or legislative100agent.101

(J) "Executive agency decision," "executive agency
102
lobbyist," and "executive agency lobbying activity" have the
103
same meanings as in section 121.60 of the Revised Code.
104

(K) "Legislation," "legislative agent," "financial 105

77

78

79

80

transaction," and "actively advocate" have the same meanings as 106 in section 101.70 of the Revised Code. 107

(L) "Expenditure" has the same meaning as in section
101.70 of the Revised Code when used in relation to activities
109 of a legislative agent, and the same meaning as in section
110 121.60 of the Revised Code when used in relation to activities
111 of an executive agency lobbyist.

Sec. 167.02. (A) Membership in the regional council shall 113 be the counties, municipal corporations, townships, special 114 districts, school districts, and other political subdivisions 115 entering into the agreement establishing the council or admitted 116 to membership subsequently pursuant to the agreement 117 establishing the council or the bylaws of the council. 118 Representation on the council may be in the manner as provided 119 in the agreement establishing the council. 120

(B) If the agreement establishing the council does not set 121 forth the manner for determining representation on the council 122 such representation shall consist of one representative from 123 each county, municipal corporation, township, special district, 124 school district, or other political subdivision entering into 125 the agreement, or subsequently admitted to membership in the 126 council. The representative from each member county, municipal 127 corporation, township, special district, school district, or 128 other political subdivision shall be elected chief executive 129 thereof, or, if such county, municipal corporation, township, 130 special district, school district, or other political 131 subdivision does not have an elected chief executive, a member 132 of its governing body chosen by such body to be its 133 representative. 1.34

(C) <u>Records containing the names of the political</u>

subdivisions that are members of a regional council of	
governments or the names of the representatives from those	
political subdivisions who serve on the council are public	
records within the meaning of section 149.43 of the Revised	
Code, and those names are not considered to be trade secrets	140
under section 1333.61 of the Revised Code.	141
(D) The director of development services shall assist the	142
council in securing the cooperation of all appropriate agencies	
of the state or of the United States to aid in promoting the	
orderly growth and development of the area, solving the problems	145
of local government, and discharging the responsibilities and	146
duties of local government in the most efficient possible	147
manner.	
(D) (E) Any county, municipal corporation, township,	149

special district, school district, or other political 150 subdivision which has become a member of the council may 151 withdraw by formal action of its governing board and upon sixty 152 days notice to council after such action, or in the manner 153 provided in the agreement establishing the council, provided no 154 such procedure relative to withdrawals in the agreement 155 establishing the council shall require the political subdivision 156 desiring to withdraw to retain its membership in the council for 157 a period in excess of two years. 158

Sec. 167.04. (A) The regional council of governments shall 159 adopt by-laws, by a majority vote of its members, designating 160 the officers of the council and the method of their selection, 161 creating a governing board that may act for the council as 162 provided in the by-laws, and providing for the conduct of its 163 business. 164

(B) The by-laws of the regional council of governments

Sub. S. B. No. 239 As Passed by the House

shall provide for the appointment of a fiscal officer, who may166hold any other office or employment with the council, and who167shall receive, deposit, invest, and disburse the funds of the168council in the manner authorized by the by-laws or action by the169170

(C) The by-laws of a regional council of governments the
members of which include, under sections 167.01 and 167.02 of
the Revised Code, at least eight counties may include a
provision authorizing member attendance and voting at council
174
meetings either in person or by proxy.

(D) (1) Within ten business days after forming a regional
176
council of governments, the <u>The</u> officers of the council shall
177
notify the auditor of state of the regional council's formation,
178
provide a copy of the council's by-laws, and shall provide on a
179
form prescribed by the auditor of state the any other
180
information regarding the regional council that the auditor of
181
state considers necessary.

(2) As used in this division, "business day" means a day183of the week, excluding Saturday, Sunday, or a legal holiday as184defined in section 1.14 of the Revised Code.185

The council shall take no official action, other than186formation, before notifying the auditor of state of its187formation in accordance with this section. Any official action188the council takes before making that notification, including189entering into any contract, is void.190

Sec. 167.07. Membership (A) (1) Except as otherwise191provided in division (A) (2) of this section, membership on the a192regional council of governments and holding an office of the193council does not constitute the holding of a public office or194

employment within the meaning of any section of the Revised	
Code. Membership	196
(2) A regional council of governments is considered a	197
public agency for purposes of Chapter 102. and is considered a	198
political subdivision for purposes of Chapter 2921. of the	199
Revised Code.	200
(B) Membership on the council and holding an office of the	201
council shall not constitute an interest, either direct or	202
indirect, in a contract or expenditure of money by any municipal	203
corporation, township, special district, school district,	204
county, or other political subdivision <u>other than the council</u>	205
<u>itself</u> . No	206
(C) No member or officer of the council shall be	207
disqualified from holding any public office or employment, nor	208
shall such member or officer forfeit any such office or	209
employment, by reason of his position serving as an officer or	210
member of the council, notwithstanding any law to the contrary.	211
Sec. 715.014. (A) As used in this section:	212
(1) "Tourism development district" means a district	213
designated by a municipal corporation under this section.	214
(2) "Territory of a tourism development district" means	215
all of the area included within the territorial boundaries of a	216
tourism development district.	217
(3) "Business" and "owner" have the same meanings as in	218
section 503.56 of the Revised Code.	219
(4) "Eligible municipal corporation" means a municipal	220
corporation wholly or partly located in a county having a	221
population greater than three hundred seventy-five thousand but	222

less than four hundred thousand that levies taxes under section 223
5739.021 or 5739.026 of the Revised Code, the aggregate rate of 224
which does not exceed one-half of one per cent on September 29, 225
2015. 226

(5) "Fiscal officer" means the city auditor, village 227
clerk, or other municipal officer having the duties and 228
functions of a city auditor or village clerk. 229

(B) (1) The legislative authority of an eligible municipal
corporation, by resolution or ordinance, may declare an area of
the municipal corporation to be a tourism development district
for the purpose of fostering and developing tourism in the
district if all of the following criteria are met:

(a) The district's area does not exceed six hundred acres. 235

(b) All territory in the district is contiguous.

(c) Before adopting the resolution or ordinance, the
legislative authority holds at least two public hearings
concerning the creation of the tourism development district.
239

(d) Before adopting the resolution or ordinance, the
legislative authority receives a petition signed by every record
owner of a parcel of real property located in the proposed
district and the owner of every business that operates in the
proposed district.

(e) The legislative authority adopts the resolution or245ordinance on or before December 31, 2020.246

A legislative authority may declare more than one area of247the municipal corporation to be a tourism development district248under this section.249

(2) The petition described in division (B)(1)(d) of this

236

section shall include an explanation of the taxes and charges 251 that may be levied or imposed in the proposed district. 252

(3) The legislative authority shall certify the resolution 253 or ordinance to the tax commissioner within five days after its 254 adoption, along with a description of the boundaries of the 255 district authorized in the resolution. That description shall 256 include sufficient information for the commissioner to determine 257 if the address of a vendor is within the boundaries of the 258 district. 259

(4) Subject to the limitations of divisions (B)(1)(a) and 260 (b) of this section, the legislative authority of an eligible 261 municipal corporation may enlarge the territory of an existing 262 tourism development district in the manner prescribed for the 263 creation of a district under divisions (B)(1) to (3) of this 264 section, except that the petition described in division (B)(1) 265 (d) of this section must be signed by every record owner of a 266 parcel of real property located in the area proposed to be added 267 to the district and the owner of every business that operates in 268 the area proposed to be added to the district. 269

(C) For the purpose of fostering and developing tourism in 270 a tourism development district, a lessor leasing real property 271 in a tourism development district may impose and collect a 272 uniform fee on each parcel of real property leased by the 273 lessor, to be paid by each of the person's lessees. A lessee is 274 subject to such a fee only if the lease separately states the 275 amount of the fee. Before a lessor may impose and collect such a 276 fee, the lessor shall file a copy of such lease with the fiscal 277 officer. A lessor that imposes such a fee shall remit all 278 collections of the fee to the municipal corporation in which the 279 real property is located. 280

Sub. S. B. No. 239 As Passed by the House

The legislative authority of that municipal corporation 281 shall establish all regulations necessary to provide for the 282 administration and remittance of such fees. The regulations may 283 prescribe the time for payment of the fee, and may provide for 284 the imposition of a penalty or interest, or both, for late 285 remittances, provided that the penalty does not exceed ten per 286 cent of the amount of fee due, and the rate at which interest 287 accrues does not exceed the rate per annum prescribed pursuant 288 to section 5703.47 of the Revised Code. The regulations shall 289 provide, after deducting the real and actual costs of 290 administering the fee, that the revenue be used exclusively for 291 fostering and developing tourism within the tourism development 292 district. 293

(D) The legislative authority of an eligible municipal 294 corporation that has designated a tourism development district 295 may levy the tax authorized under section 5739.101 of the 296 Revised Code. Nothing in this section limits the power of the 297 legislative authority of a municipal corporation to levy a tax 298 on the basis of admissions in a tourism development district 299 pursuant to its powers of local self-government conferred by 300 Section 3 of Article XVIII, Ohio Constitution. 301

(E) On or before the first day of each January and July, 302
beginning after the designation of the <u>a</u> tourism development 303
district, the fiscal officer shall certify a list of vendors 304
located within the tourism development district to the tax 305
commissioner, which shall include the name, address, and 306
vendor's license number for each vendor. 307

Sec. 940.07. (A) As used in this section: 308

(1) "Judgment" includes a consent judgment. 309

(2) "Tort action" means a civil action for damages for
310
injury, death, or loss to person or property, other than a civil
action for damages for a breach of contract or another agreement
between persons.

(B) Except as provided in divisions (C) and (D) of this
section, the provisions of Chapter 2744. of the Revised Code
apply to soil and water conservation districts as political
subdivisions of the state and to their supervisors and other
officers, employees, and agents as employees of political
subdivisions of the state.

(C) (1) The attorney general, an assistant attorney 320 general, or special counsel appointed by the attorney general 321 shall defend a soil and water conservation district in any tort 322 action that is commenced against the district as a political 323 subdivision of the state under or pursuant to Chapter 2744. of 324 the Revised Code, if a written request for the legal 325 representation is submitted to the attorney general by the Ohio 326 soil and water conservation commission. If a request is so 327 submitted, the prosecuting attorney of the county associated 328 with the district does not have legal representation duties in 329 connection with the tort action under section 940.13 of the 330 Revised Code. 331

(2) The attorney general, an assistant attorney general, 332 or special counsel appointed by the attorney general shall 333 defend a supervisor or other officer, employee, or agent of a 334 soil and water conservation district in any tort action that is 335 commenced against that person and based upon an action or 336 omission allegedly associated with that person's employment or 337 official responsibilities for the district, if both of the 338 following apply: 339 (a) At the time of the action or omission, the person was
not acting manifestly outside the scope of the person's
amployment or official responsibilities for the district or
acting with malicious purpose, in bad faith, or in a wanton or
343
reckless manner;

(b) A written request for the legal representation is
 345
 submitted to the attorney general by the Ohio soil and water
 346
 conservation commission.
 347

(3) If a request for legal representation is submitted to
348
the attorney general pursuant to division (C) (2) of this
section, divisions (A) (1) and (C) (D) of section 2744.07 of the
Revised Code do not apply to the soil and water conservation
district and the defense of its supervisor or other officer,
employee, or agent.

(D) (1) The state shall indemnify and hold harmless a soil354and water conservation district as follows:355

(a) In the amount of any judgment that is rendered against
(b) 356
(c) 357
(c) 357
(c) 358
(c) 358

(b) In the amount of any settlement of a tort action
against the district as described in division (D) (1) (a) of this
section, or of a claim for damages for injury, death, or loss to
person or property that could become a basis of a tort action
against the district as described in division (D) (1) (a) of this
section.

(2) The state shall indemnify and hold harmless a 365
supervisor or other officer, employee, or agent of a soil and 366
water conservation district as follows: 367

(a) Subject to the limitations specified in division (D) 368

(3) of this section, in the amount of any judgment that is
rendered against that person in a tort action based upon an
action or omission allegedly associated with the person's
arrendered official responsibilities for the district;

(b) Subject to the limitations specified in division (D)
(3) of this section, in the amount of any settlement of a tort
(3) of this section in division (D) (2) (a) of this section or of
(5) any settlement of a claim for damages for injury, death, or loss
(6) a described in division (D) (2) (a) of this section
(7) as described in division (D) (2) (a) of this section.

(3) (a) The maximum aggregate amount of indemnification 379 paid directly from state funds to or on behalf of any supervisor 380 or other officer, employee, or agent of a soil and water 381 conservation district pursuant to divisions (D)(2)(a) and (b) of 382 this section shall be one million dollars per occurrence, 383 regardless of the number of persons who suffer injury, death, or 384 loss to person or property as a result of the action or omission 385 of that person. 386

(b) An indemnification may be made pursuant to division 387 (D)(2)(a) or (b) of this section only if, at the time of the 388 action or omission, the supervisor or other officer, employee, 389 or agent of a soil and water conservation district was not 390 acting manifestly outside the scope of the supervisor's or other 391 officer's, employee's, or agent's employment or official 392 responsibilities for the district or acting with malicious 393 purpose, in bad faith, or in a wanton or reckless manner. 394

(c) An indemnification shall not be made pursuant to
395
division (D)(2)(a) or (b) of this section for any portion of a
consent judgment or settlement that is unreasonable or for any
397
portion of a judgment that represents punitive or exemplary
398

damages.

(4) Division (A) (2) (B) of section 2744.07 of the Revised
Code does not apply to a soil and water conservation district,
or to any of its supervisors or other officers, employees, or
agents, to the extent that division (D) of this section requires
the state to indemnify and hold harmless a supervisor or other
officer, employee, or agent of that district.

Sec. 2744.07. (A) (1) Except as otherwise provided in this 406 division (A) (2) of this section, a political subdivision shall 407 provide for the defense of an employee, in any state or federal 408 court, in any civil action or proceeding which contains an 409 allegation for damages for injury, death, or loss to person or 410 property caused by an act or omission of the employee in 411 connection with a governmental or proprietary function. The 412 political subdivision has the duty to defend the employee if the 413 act or omission occurred while the employee was acting both in-414 good faith and not manifestly outside the scope of employment or 415 official responsibilities. Amounts expended by a political 416 subdivision in the defense of its employees shall be from funds 417 appropriated for this purpose or from proceeds of insurance. The 418 duty to provide for the defense of an employee specified in this 419 division does not apply in a civil action or proceeding that is 420 commenced by or on behalf of a political subdivision. 421

(2) A political subdivision does not have the duty to422provide for the defense of an employee under division (A)(1) of423this section if any of the following apply:424

(a) The act or omission occurred while the employee was425not acting in good faith.426

(b) The act or omission occurred while the employee was

Page 15

399

acting manifestly outside the scope of the employee's employment	
or official responsibilities.	
(c) The civil action or proceeding is commenced by or on	430
behalf of a political subdivision.	431
(d) The employee is an employee of a regional council of	432 433
governments established under Chapter 167. of the Revised Code	
and both of the following apply:	434
(i) The employee is not also an employee of a political	435
subdivision that is a member of the council.	436
(ii) The act or omission, if proven, would constitute a	437
violation of Chapter 102. or Chapter 2921. of the Revised Code.	438
(B)(1) Except as otherwise provided in this division (B)	439
(2) of this section, a political subdivision shall indemnify and	440
hold harmless an employee in the amount of any judgment, other	441
than a judgment for punitive or exemplary damages, that is	442
obtained against the employee in a state or federal court or as	443
a result of a law of a foreign jurisdiction and that is for	444
damages for injury, death, or loss to person or property caused	445
by an act or omission in connection with a governmental or	446
proprietary function, if at the time of the act or omission the	447
employee was acting in good faith and within the scope of	448
employment or official responsibilities.	449
(2) A political subdivision is not required to indemnify	450
and hold harmless an employee under division (B)(1) of this	451
section if any of the following apply:	452
(a) At the time of the act or omission, the employee was	453
not acting in good faith.	454
	101
(b) At the time of the act or omission, the employee was	455

official responsibilities.	457
(c) The employee is an employee of a regional council of	458
governments established under Chapter 167. of the Revised Code	459
and both of the following apply:	460
(i) The employee is not also an employee of a political	461
subdivision that is a member of the council.	462
(ii) The act or omission constitutes a violation of	463
Chapter 102. or Chapter 2921. of the Revised Code.	
(B)(C)(1) A political subdivision may enter into a consent	465
judgment or settlement and may secure releases from liability	466
for itself or an employee, with respect to any claim for injury,	467
death, or loss to person or property caused by an act or	468
omission in connection with a governmental or proprietary	469
function.	
(2) No action or appeal of any kind shall be brought by	471
any person, including any employee or a taxpayer, with respect	472
to the decision of a political subdivision pursuant to division	473
$\frac{(B)}{(C)}(1)$ of this section whether to enter into a consent	474
judgment or settlement or to secure releases, or concerning the	475
amount and circumstances of a consent judgment or settlement.	476
Amounts expended for any settlement shall be from funds	
appropriated for this purpose.	478

not acting within the scope of the employee's employment or

(C) (D) If a political subdivision refuses to provide an 479 employee with a defense in a civil action or proceeding as 480 described in division (A)(1) of this section, upon the motion of 481 the political subdivision, the court shall conduct a hearing 482 regarding the political subdivision's duty to defend the 483 employee in that civil action. The political subdivision shall 484

file the motion within thirty days of the close of discovery in485the action. After the motion is filed, the employee shall have486not less than thirty days to respond to the motion.487

At the request of the political subdivision or the 488 employee, the court shall order the motion to be heard at an 489 oral hearing. At the hearing on the motion, the court shall 490 consider all evidence and arguments submitted by the parties. In-491 determining whether a political subdivision has a duty to defend 492 the employee in the action, the The court shall determine 493 whether the employee was acting both in good faith and not-494 manifestly outside the scope of employment or official-495 responsibilities political subdivision has the duty to defend 496 the employee under division (A) of this section. The pleadings 497 shall not be determinative of whether the employee acted in good 498 faith or was manifestly outside the scope of employment or 499 500 official responsibilities.

If the court determines that the employee was acting both501in good faith and not manifestly outside the scope of employment502or official responsibilities political subdivision has the duty503to defend the employee under division (A) of this section, the504court shall order the political subdivision to defend the505employee in the action.506

Sec. 3901.82. The "Restatement of the Law, Liability Insurance" that was approved at the 2018 annual meeting of the American law institute does not constitute the public policy of this state and is not an appropriate subject of notice.

Sec. 5534.403. In addition to any other name prescribed in511the Revised Code or otherwise, the eastbound and westbound lanes512of interstate route number two hundred seventy, commencing at513the interchange of that route and state route number three and514

507

508

509

extending in a westerly direction to the intersection of	515
interstate route number two hundred seventy and Cleveland	
avenue, in Franklin County, shall be known as the "Officers	
Anthony Morelli and Eric Joering Memorial Highway."	
The director of transportation may erect suitable markers	519
along the highway indicating its name.	520
atony one mighnay indicating its name.	020
Sec. 5534.811. In addition to any other name prescribed in	521
the Revised Code or otherwise, the eastbound and westbound lanes	522
of United States route number twenty-four between the eastern	523
border of Henry county and the western border of Henry county,	524
shall be known as the "Henry County Veterans Highway."	525
The director of transportation may erect suitable markers	526
along the highway indicating its name.	527
atong the highway indicating its name.	527
Sec. 5534.911. In addition to any other name prescribed by	528
the Revised Code or otherwise, the southbound and northbound	529
lanes of the road known as United States route number thirty-	530
three, between the intersection of that route and the northern	531
border of Meigs county and the intersection of that route and	532
state route number six hundred eighty-one, in Meigs county,	533
shall be known as the "Steve Story Memorial Highway."	534
The director of transportation may erect suitable markers	535
along the highway indicating its name.	536
Section 2. That existing sections 102.01, 167.02, 167.04,	537
167.07, 715.014, 940.07, and 2744.07 of the Revised Code are	538
hereby repealed.	539