## Sub. H. B. No. 315 I\_134\_1369-2

In line 4819, after " <u>(G)</u> " insert " <u>If an accused person is released</u>	1
on personal recognizance, the court shall inform the victim, the victim's	2
representative, and victim's attorney, if applicable, of the option to	3
file a motion for a protection order under section 2903.213 or 2919.26 of	4
the Revised Code.	5
<u>(H)</u> "	6
In line 5033, after "(D)" insert "If the accused is charged with an	7
offense of violence and the alleged victim of the offense charged was a	8
family or household member at the time of the offense, the court shall set	9
a secured bond in compliance with the requirements under section 2919.251	10
of the Revised Code.	11
<u>(E)</u> "	12
In line 5038, delete " <u>(E)</u> " and insert " <u>(F)</u> "	13
In line 5054, delete " $\underline{(F)}$ " and insert " $\underline{(G)}$ "	14
In line 5059, delete "(G)" and insert "(H)"	15
In line 5065, delete "(H)" and insert "(I)"	16

moved to amend as follows:

Legislative Service Commission



The motion was	agreed	to.

SYNOPSIS	17
Availability of protective orders and domestic violence	18
consideration	19
R.C. 2937.011 and 2937.014	20
Requires the court to inform the victim, the victim's	21
representative, and the victim's attorney, if applicable, of the	22
option to file a motion for a protection order where an offender	23
is released prior to trial.	24
Requires any secured bond set for the accused where the	25
offense is an offense of violence committed against a family or	26
household member to be set in compliance with the requirements	27
for bail in certain domestic violence cases.	28