As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 198

Senators Lang, Manning

A BILL

То	amend sections 4507.50, 4507.51, 4507.52,	1
	5120.59, and 5139.511 and to enact section	2
	5145.1611 of the Revised Code to provide inmates	3
	with state identification cards and	4
	documentation upon their release relating to	5
	work experience, education, and trade skills.	6

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

Section 1 . That sections 4507.50, 4507.51, 4507.52,	7
5120.59, and 5139.511 be amended and section 5145.1611 of the	8
Revised Code be enacted to read as follows:	9
Sec. 4507.50. (A)(1) The registrar of motor vehicles or a	10
deputy registrar shall issue an identification card to a person	11
when all of the following apply:	12
(a) The registrar or deputy registrar receives an	13
application completed in accordance with section 4507.51 of the	14
Revised Code and, if the person is under seventeen years of age,	15
payment of the applicable fees.	16
(b) The person is a resident or a temporary resident of	17
this state.	18

(c) The person is not licensed as an operator of a motor	19
vehicle in this state or another licensing jurisdiction.	20
(d) The person does not hold an identification card from	21
another jurisdiction.	22
(2)(a) The registrar of motor vehicles or a deputy	23
registrar may issue a temporary identification card when all of	24
the following apply:	25
(i) The registrar or deputy registrar receives an	26
application completed in accordance with section 4507.51 of the	27
Revised Code and payment of the applicable fees.	28
(ii) The person is a resident or temporary resident of	29
this state.	30
(iii) The person's Ohio driver's or commercial driver's	31
license has been suspended or canceled.	32
(iv) The person does not hold an identification card from	33
another jurisdiction.	34
(b) The temporary identification card shall be identical	35
to an identification card, except that it shall be printed on	36
its face with a statement that the card is valid for a temporary	37
period. The temporary period shall be in accordance with the	38
expiration dates specified in section 4507.501 of the Revised	39
Code.	40
(c) The cardholder shall surrender the temporary	41
identification card to the registrar or any deputy registrar	42
before the cardholder's driver's or commercial driver's license	43
is restored or reissued.	44
(B)(1) Except as provided in division (D) of this section,	45
an applicant who is under seventeen years of age shall pay the	46

following fees prior to issuance of an identification card or a	47
temporary identification card:	48
(a) A fee of three dollars and fifty cents if the card	49
will expire on the applicant's birthday four years after the	50
date of issuance or a fee of six dollars if the card will expire	51
on the applicant's birthday eight years after the date of	52
issuance;	53
(b) A fee equal to the amount established under section	54
4503.038 of the Revised Code if the card will expire on the	55
applicant's birthday four years after the date of issuance or	56
twice that amount if the card will expire on the applicant's	57
birthday eight years after the date of issuance;	58
(c) A fee of one dollar and fifty cents if the card will	59
expire on the applicant's birthday four years after the date of	60
issuance or three dollars if the card will expire on the	61
applicant's birthday eight years after the date of issuance, for	62
the authentication of the documents required for processing an	63
identification card or temporary identification card. A deputy	64
registrar that authenticates the required documents shall retain	65
the entire amount of the fee.	66
(2) The fees collected for issuing an identification card	67
under this section, except for any fees allowed to the deputy	68
registrar, shall be paid into the state treasury to the credit	69
of the public safety - highway purposes fund created in section	70
4501.06 of the Revised Code.	71
(C) A person seventeen years of age or older may apply to	72
the registrar or a deputy registrar for the issuance to that	73
person of an identification card or a temporary identification	74
card under this section without payment of any fee prescribed in	75

division (B) of this section.	76
(D) A resident who is permanently or irreversibly disabled	77
and who is under seventeen years of age may apply to the	78
registrar or a deputy registrar for the issuance of an	79
identification card under this section without payment of any	80
fee as prescribed in division (B) of this section. As—A resident	81
who is in the custody of the department of rehabilitation and	82
correction or the department of youth services and who is under	83
seventeen years of age may apply to the registrar for the	84
issuance of an identification card under this section without	85
payment of any fee as prescribed in division (B) of this	86
section.	87
As used in this section, "permanently or irreversibly	88
disabled" means a condition of disability from which there is no	89
present indication of recovery.	90
An application made under division (D) of this section	91
shall be accompanied by such documentary evidence of disability	92
as the registrar may require by rule.	93
(E)(1) The department of rehabilitation and correction	94
shall submit an application for an identification card or	95
temporary identification card, as applicable, to the registrar	96
on behalf of an individual who is a prisoner at a state	97
correctional institution and who has completed that application	98
in accordance with section 5120.59 of the Revised Code.	99
(2) The department of youth services shall submit an	100
application for an identification card or a temporary	101
identification card, as applicable, to the registrar on behalf	102
of an individual who is in the custody of the department at a	103
juvenile correctional facility and who has completed that	104

application in accordance with section 5139.511 of the Revised	105
Code.	106
(3) The registrar may establish a separate application and	107
process by which the departments shall submit any applications	108
to the registrar in accordance with this division and section	109
4507.51 of the Revised Code.	110
Sec. 4507.51. (A)(1) Every application for an	111
identification card or duplicate shall be made on a an approved	112
form furnished or in a manner specified by the registrar of	113
motor vehicles, and shall be signed by the applicant, and . The	114
application also shall be signed by the applicant's parent or	115
guardian, or by the department of rehabilitation and correction	116
or the department of youth services, as applicable, if the	117
applicant is under eighteen years of age, and .	118
Every application shall contain the following information	119
pertaining to the applicant:	120
(a) The applicant's name, date of birth, sex, general	121
description including the applicant's height, weight, hair	122
color, and eye color, address, country of citizenship, and	123
social security number. The application also shall include, for	124
(b) If an applicant who has not already certified the	125
applicant's willingness to make an anatomical gift under section	126
2108.05 of the Revised Code, whether the applicant wishes to	127
certify willingness to make such an anatomical gift and shall-	128
<pre>include—information about the requirements of sections 2108.01</pre>	129
to 2108.29 of the Revised Code that apply to persons who are	130
less than eighteen years of age. The statement regarding	131
willingness to make such a donation shall be given no	132
consideration in the decision of whether to issue an	133

identification card. Each applicant applying in person at a	134
deputy registrar office shall be photographed at the time of	135
making application.	136
(2) (a) The application also shall state whether (c)	137
Whether the applicant has executed a valid durable power of	138
attorney for health care pursuant to sections 1337.11 to 1337.17	139
of the Revised Code or has executed a declaration governing the	140
use or continuation, or the withholding or withdrawal, of life-	141
sustaining treatment pursuant to sections 2133.01 to 2133.15 of	142
the Revised Code and, if the applicant has executed either type	143
of instrument, whether the applicant wishes the identification	144
card issued to indicate that the applicant has executed the	145
instrument.	146
(b) The application also shall state whether (d) Whether	147
the applicant is a veteran, active duty, or reservist of the	148
armed forces of the United States and, if the applicant is such,	149
whether the applicant wishes the identification card issued to	150
indicate that the applicant is a veteran, active duty, or	151
reservist of the armed forces of the United States by a military	152
designation on the identification card.	153
(2) Each applicant applying in person at a deputy	154
registrar office shall be photographed at the time of making an	155
application.	156
(3) The registrar or deputy registrar, in accordance with	157
section 3503.11 of the Revised Code, shall register as an	158
elector any person who applies for an identification card or	159
duplicate if the applicant is eligible and wishes to be	160
registered as an elector. The decision of an applicant whether	161
to register as an elector shall be given no consideration in the	162
decision of whether to issue the applicant an identification	163

card or duplicate.	164
(4) The application shall be accompanied by any necessary	165
documents, as required by the registrar. The registrar or the	166
deputy registrar may authenticate the submitted documents and	167
verify the information in the application.	168
(B)(1) Except as provided in division (B)(2) of this	169
<pre>section or section 4507.061 of the Revised Code, the application</pre>	170
for an identification card or duplicate shall be filed in the	171
office of the registrar or deputy registrar. Each applicant	172
shall present documentary evidence as required by the registrar	173
of the applicant's age and identity, and the applicant shall	174
swear that all information given is true. An identification card-	175
issued by the department of rehabilitation and correction under-	176
section 5120.59 of the Revised Code or an identification card	177
issued by the department of youth services under section	178
5139.511 of the Revised Code shall be sufficient documentary	179
evidence under this division upon verification of the	180
applicant's social security number by the registrar or a deputy	181
registrar. Upon issuing an identification card under this-	182
section for a person who has been issued an identification card-	183
under section 5120.59 or section 5139.511 of the Revised Code,	184
the registrar or deputy registrar shall destroy the	185
identification card issued under section 5120.59 or section	186
5139.511 of the Revised Code.	187
All applications for an identification card or duplicate	188
under this section shall be filed in duplicate, and if submitted	189
to a deputy registrar, a copy shall be forwarded to the	190
registrar. The registrar shall prescribe rules for the manner in	191
which a deputy registrar is to file and maintain applications	192
and other records. The registrar shall maintain a suitable,	193

indexed record of all applications denied and cards issued or	194
canceled.	195
(2) The application for an identification card filed by	196
either the department of rehabilitation and correction or the	197
department of youth services on behalf of an individual in	198
prison or in the department's custody shall be submitted through	199
the process established by the registrar. The registrar shall	200
establish the process for submission of such applications and	201
the process for mailing the identification card to either the	202
individual or the applicable department.	203
(C) In addition to any other information it contains, the	204
form furnished by the registrar of motor vehicles for an	205
application for an identification card or duplicate shall inform	206
applicants that the applicant must present a copy of the	207
applicant's DD-214 or an equivalent document in order to qualify	208
to have the card or duplicate indicate that the applicant is an	209
honorably discharged veteran of the armed forces of the United	210
States based on a request made pursuant to division (A)(2)(b) of	211
this section.	212
Sec. 4507.52. (A)(1) Each identification card issued by	213
the registrar of motor vehicles or a deputy registrar shall	214
display a distinguishing number assigned to the cardholder, and	215
shall display the following inscription:	216
"STATE OF OHIO IDENTIFICATION CARD	217
This card is not valid for the purpose of operating a	218
motor vehicle. It is provided solely for the purpose of	219
establishing the identity of the bearer described on the card."	220
(2) The identification card shall display substantially	221
the same information as contained in the application and as	222

described in division (A)(1) of section 4507.51 of the Revised	223
Code, including, if the cardholder is a noncitizen of the United	224
States, a notation designating that the cardholder is a	225
noncitizen. The identification card shall not display the	226
cardholder's social security number unless the cardholder	227
specifically requests that the cardholder's social security	228
number be displayed on the card. If federal law requires the	229
cardholder's social security number to be displayed on the	230
identification card, the social security number shall be	231
displayed on the card notwithstanding this section.	232
(3) The identification card also shall display the	233
photograph of the cardholder.	234
(4) If the cardholder has executed a durable power of	235
attorney for health care or a declaration governing the use or	236
continuation, or the withholding or withdrawal, of life-	237
sustaining treatment and has specified that the cardholder	238
wishes the identification card to indicate that the cardholder	239
has executed either type of instrument, the card also shall	240
display any symbol chosen by the registrar to indicate that the	241
cardholder has executed either type of instrument.	242
(5) If the cardholder has specified that the cardholder	243
wishes the identification card to indicate that the cardholder	244
is a veteran, active duty, or reservist of the armed forces of	245
the United States and has presented a copy of the cardholder's	246
DD-214 form or an equivalent document, the card also shall	247
display any symbol chosen by the registrar to indicate that the	248
cardholder is a veteran, active duty, or reservist of the armed	249
forces of the United States.	250

(6) The card shall be designed as to prevent its

reproduction or alteration without ready detection.

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(7) The identification card for persons under twenty-one	253
years of age shall have characteristics prescribed by the	254
registrar distinguishing it from that issued to a person who is	255
twenty-one years of age or older, except that an identification	256
card issued to a person who applies no more than thirty days	257
before the applicant's twenty-first birthday shall have the	258
characteristics of an identification card issued to a person who	259
is twenty-one years of age or older.	260
(8) Every identification card issued to a resident of this	261
state shall display the expiration date of the card, in	262
accordance with section 4507.501 of the Revised Code.	263
(9) Every identification card issued to a temporary	264
resident shall expire in accordance with section 4507.501 of the	265
Revised Code and rules adopted by the registrar and is limited	266
term. Every limited term identification card and limited term	267
temporary identification card shall contain the words "limited	268
term" and shall have any additional characteristics prescribed	269
by the registrar distinguishing it from an identification card	270
issued to a resident.	271
(10) Every enhanced identification card shall have any	272
additional characteristics established by the rules adopted	273
under section 4507.021 of the Revised Code.	274
(B)(1) If a card is lost, destroyed, or mutilated, the	275
person to whom the card was issued may obtain a duplicate by	276
doing both of the following:	277
(a) Furnishing suitable proof of the loss, destruction, or	278
mutilation to the registrar or a deputy registrar;	279
(b) Filing an application and presenting documentary	280

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evidence under section 4507.51 of the Revised Code.

(2) A cardholder may apply to obtain a reprint of the	282
cardholder's identification card through electronic means in	283
accordance with section 4507.40 of the Revised Code.	284
(3) A cardholder may obtain a replacement identification	285
card that reflects any change of the cardholder's name by	286
furnishing suitable proof of the change to the registrar or a	287
deputy registrar.	288
(4) Except as provided in division (B)(5) or (6) of this	289
section, when a cardholder applies for a duplicate, reprint, or	290
replacement identification card, the cardholder shall pay the	291
following fees:	292
(a) Two dollars and fifty cents;	293
(b) A deputy registrar or service fee equal to the amount	294
established under section 4503.038 of the Revised Code.	295
(5) The following cardholders may apply for a duplicate,	296
reprint, or replacement identification card without payment of	297
any fee prescribed in division (B)(4) of this section:	298
(a) A disabled veteran who has a service-connected	299
disability rated at one hundred per cent by the veterans'	300
administration;	301
(b) A resident who is permanently or irreversibly	302
disabled <u>;</u>	303
(c) A resident who is in the custody of the department of	304
rehabilitation and correction or the department of youth	305
services.	306
(6) A cardholder who is seventeen years of age or older	307
may apply for a replacement identification card without payment	308
of any fee prescribed in division (B)(4) of this section.	309

(7) A duplicate, reprint, or replacement identification	310
card expires on the same date as the card it replaces.	311
(C) The registrar shall cancel any card upon determining	312
that the card was obtained unlawfully, issued in error, or was	313
altered.	314
(D)(1) No agent of the state or its political subdivisions	315
shall condition the granting of any benefit, service, right, or	316
privilege upon the possession by any person of an identification	317
card. Nothing in this section shall preclude any publicly	318
operated or franchised transit system from using an	319
identification card for the purpose of granting benefits or	320
services of the system.	321
(2) No person shall be required to apply for, carry, or	322
possess an identification card.	323
(E) Except in regard to an identification card issued to a	324
person who applies no more than thirty days before the	325
applicant's twenty-first birthday, neither the registrar nor any	326
deputy registrar shall issue an identification card to a person	327
under twenty-one years of age that does not have the	328
characteristics prescribed by the registrar distinguishing it	329
from the identification card issued to persons who are twenty-	330
one years of age or older.	331
(F) The registrar shall ensure that identification cards	332
issued in accordance with the federal "Real ID Act," 49 U.S.C.	333
30301, et seq., comply with the regulations specified in 6	334
C.F.R. part 37.	335
(G) Whoever violates division (E) of this section is	336
guilty of a minor misdemeanor.	337
Sec. 5120.59. Before (A) Within nine months prior to the	338

<u>release of</u> a prisoner is released from a state correctional	339
institution, the department of rehabilitation and correction	340
shall attempt to verify the prisoner's identification and social-	341
security number. If the department is not able to verify the	342
prisoner's identification and social security number, if the	343
prisoner has no other documentary evidence required by the-	344
registrar of motor vehicles for the issuance of an-	345
identification card under section 4507.50 of the Revised Code,	346
and if the department determines that the prisoner is legally	347
living in the United States, the department shall issue to the	348
prisoner upon the prisoner's release an identification card that	349
the prisoner may present to the registrar or a deputy registrar	350
of motor vehicles age and identity in order to satisfy the	351
requirements of section 4507.51 of the Revised Code.	352
(B) The department shall provide each prisoner who does	353
not have a current valid and unexpired state issued	354
identification card or driver's license with the application	355
described in section 4507.51 of the Revised Code. The department	356
shall submit any completed application, along with a color	357
photograph of the prisoner and documentary evidence of the	358
prisoner's age and identity, to the registrar of motor vehicles	359
in accordance with the process established by the registrar	360
under sections 4507.50 and 4507.51 of the Revised Code.	361
Sec. 5139.511. Before (A) Within nine months prior to the	362
release of a youth is released from a secure facility under the	363
control of the department of youth services, the department of	364
youth services shall attempt to verify the youth's	365
identification and social security number. If the department is	366
able to verify the youth's identity with a verified birth	367
certificate and social security number, the department shall	368
issue an identification card that the youth may present to the	369

registrar or deputy registrar of motor vehicles. If the	370
department is not able to verify the youth's identity with both-	371
a verified birth certificate and social security number, the	372
youth shall not receive an identification card under this-	373
sectionage and identity in order to satisfy the requirements of	374
section 4507.51 of the Revised Code.	375
(B) The department shall provide each youth who does not	376
have a current valid and unexpired state issued identification	377
card or driver's license with the application described in	378
section 4507.51 of the Revised Code. The department shall submit	379
any completed application, along with a color photograph of the	380
youth and documentary evidence of the youth's age and identity,	381
to the registrar of motor vehicles in accordance with the	382
process established by the registrar under sections 4507.50 and	383
4507.51 of the Revised Code.	384
Sec. 5145.1611. (A) The department of rehabilitation and	385
correction shall provide every inmate who is released from a	386
term of imprisonment for a felony offense and whose intended	387
residence is within this state with the documentation listed in	388
division (B) of this section to assist the inmate in obtaining	389
post-release employment and, except as provided in division (C)	390
of this section, shall assist each inmate in creating a resume	391
and conducting a practice job interview.	392
(B) For purposes of assisting an inmate in obtaining post-	393
release employment, the department of rehabilitation and	394
correction shall provide each inmate with the following	395
documentation upon the inmate's release from custody:	396
(1) A copy of the vocational training record of the	397
inmate, if applicable;	398

(2) A copy of the work record of the inmate, if	399
<pre>applicable;</pre>	400
(3) A certified copy of the birth certificate of the	401
<pre>inmate, if obtainable;</pre>	402
(4) A social security card or a replacement social	403
security card of the inmate, if the inmate has a social security	404
<pre>number;</pre>	405
(5) An identification card or temporary identification	406
card issued by the registrar of motor vehicles under section	407
4507.50 of the Revised Code, as applicable;	408
(6) Except as provided in division (C) of this section, a	409
resume that includes any trade learned by the inmate and the	410
proficiency at that trade by the inmate;	411
(7) Except as provided in division (C) of this section,	412
documentation that the inmate has completed a practice job	413
<pre>interview;</pre>	414
(8) A notification to the inmate if the inmate is eligible	415
to apply for a license from a state entity charged with	416
oversight of an occupational license or certification.	417
(C) The following categories of inmates are not required	418
to complete resumes or practice job interviews prior to release	419
<pre>from incarceration:</pre>	420
(1) Inmates sixty-five years of age or older;	421
(2) Inmates granted judicial release under division (N) of	422
section 2929.20 of the Revised Code or released as if on parole	423
under section 2967.05 of the Revised Code;	424
(3) Inmates released to the custody of another	425

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jurisdiction;	426
(4) Inmates that the department of rehabilitation and	427
correction determines would be physically or mentally unable to	428
return to the workforce upon release from incarceration.	429
Section 2. That existing sections 4507.50, 4507.51,	430
4507.52, 5120.59, and 5139.511 of the Revised Code are hereby	431
repealed.	432