As Introduced

135th General Assembly

Regular Session

H. B. No. 170

2023-2024

Representatives Grim, Thomas, C.

Cosponsors: Representatives Abdullahi, Baker, Brennan, Brent, Brewer, Brown, Forhan, Galonski, Isaacsohn, Lightbody, Liston, McNally, Miller, A., Miller, J., Miranda, Mohamed, Robinson, Russo, Skindell, Sweeney, Upchurch, Weinstein

A BILL

ГО	amend sections 109.57, 2923.125, 2923.128,	1
	2923.1213, and 2923.13 and to enact sections	2
	2923.26, 2923.27, 2923.28, 2923.29, 2923.30, and	3
	2923.99 of the Revised Code to enact the Extreme	4
	Risk Protection Order Act to allow family	5
	members, household members, and law enforcement	6
	officers to obtain a court order that	7
	temporarily restricts a person's access to	8
	firearms if that person poses a danger to	9
	themselves or others.	1.0

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

Section 1. That sections 109.57, 2923.125, 2923.128,	11
2923.1213, and 2923.13 be amended and sections 2923.26, 2923.27,	12
2923.28, 2923.29, 2923.30, and 2923.99 of the Revised Code be	13
enacted to read as follows:	14
Sec. 109.57. (A) (1) The superintendent of the bureau of	15
criminal identification and investigation shall procure from	16
wherever procurable and file for record photographs, pictures.	17

descriptions, fingerprints, measurements, and other information	18
that may be pertinent of all persons who have been convicted of	19
committing within this state a felony, any crime constituting a	20
misdemeanor on the first offense and a felony on subsequent	21
offenses, or any misdemeanor described in division (A)(1)(a),	22
(A)(4)(a), or (A)(6)(a) of section 109.572 of the Revised Code,	23
of all children under eighteen years of age who have been	24
adjudicated delinquent children for committing within this state	25
an act that would be a felony or an offense of violence if	26
committed by an adult or who have been convicted of or pleaded	27
guilty to committing within this state a felony or an offense of	28
violence, and of all well-known and habitual criminals. The	29
person in charge of any county, multicounty, municipal,	30
municipal-county, or multicounty-municipal jail or workhouse,	31
community-based correctional facility, halfway house,	32
alternative residential facility, or state correctional	33
institution and the person in charge of any state institution	34
having custody of a person suspected of having committed a	35
felony, any crime constituting a misdemeanor on the first	36
offense and a felony on subsequent offenses, or any misdemeanor	37
described in division (A)(1)(a), (A)(4)(a), or (A)(6)(a) of	38
section 109.572 of the Revised Code or having custody of a child	39
under eighteen years of age with respect to whom there is	40
probable cause to believe that the child may have committed an	41
act that would be a felony or an offense of violence if	42
committed by an adult shall furnish such material to the	43
superintendent of the bureau. Fingerprints, photographs, or	44
other descriptive information of a child who is under eighteen	45
years of age, has not been arrested or otherwise taken into	46
custody for committing an act that would be a felony or an	47
offense of violence who is not in any other category of child	48
specified in this division, if committed by an adult, has not	49

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been adjudicated a delinquent child for committing an act that 50 would be a felony or an offense of violence if committed by an 51 adult, has not been convicted of or pleaded guilty to committing 52 a felony or an offense of violence, and is not a child with 53 respect to whom there is probable cause to believe that the 54 child may have committed an act that would be a felony or an 5.5 offense of violence if committed by an adult shall not be 56 procured by the superintendent or furnished by any person in 57 charge of any county, multicounty, municipal, municipal-county, 58 or multicounty-municipal jail or workhouse, community-based 59 correctional facility, halfway house, alternative residential 60 facility, or state correctional institution, except as 61 authorized in section 2151.313 of the Revised Code. 62

(2) Every clerk of a court of record in this state, other 63 than the supreme court or a court of appeals, shall send to the 64 superintendent of the bureau a weekly report containing a 6.5 summary of each case involving a felony, involving any crime 66 constituting a misdemeanor on the first offense and a felony on 67 subsequent offenses, involving a misdemeanor described in 68 division (A)(1)(a), (A)(4)(a), or (A)(6)(a) of section 109.57269 of the Revised Code, or involving an adjudication in a case in 70 which a child under eighteen years of age was alleged to be a 71 delinquent child for committing an act that would be a felony or 72 an offense of violence if committed by an adult. The clerk of 73 the court of common pleas shall include in the report and 74 summary the clerk sends under this division all information 75 described in divisions (A)(2)(a) to (f) of this section 76 regarding a case before the court of appeals that is served by 77 that clerk. The summary shall be written on the standard forms 78 furnished by the superintendent pursuant to division (B) of this 79 section and shall include the following information: 80

(a) The incident tracking number contained on the standard	81
forms furnished by the superintendent pursuant to division (B)	82
of this section;	83
(b) The style and number of the case;	84
(c) The date of arrest, offense, summons, or arraignment;	85
(d) The date that the person was convicted of or pleaded	86
guilty to the offense, adjudicated a delinquent child for	87
committing the act that would be a felony or an offense of	88
violence if committed by an adult, found not guilty of the	89
offense, or found not to be a delinquent child for committing an	90
act that would be a felony or an offense of violence if	91
committed by an adult, the date of an entry dismissing the	92
charge, an entry declaring a mistrial of the offense in which	93
the person is discharged, an entry finding that the person or	94
child is not competent to stand trial, or an entry of a nolle	95
prosequi, or the date of any other determination that	96
constitutes final resolution of the case;	97
(e) A statement of the original charge with the section of	98
the Revised Code that was alleged to be violated;	99
(f) If the person or child was convicted, pleaded guilty,	100
or was adjudicated a delinquent child, the sentence or terms of	101
probation imposed or any other disposition of the offender or	102
the delinquent child.	103
If the offense involved the disarming of a law enforcement	104
officer or an attempt to disarm a law enforcement officer, the	105
clerk shall clearly state that fact in the summary, and the	106
superintendent shall ensure that a clear statement of that fact	107
is placed in the bureau's records.	108
(3) The superintendent shall cooperate with and assist	109

sheriffs, chiefs of police, and other law enforcement officers	110
in the establishment of a complete system of criminal	111
identification and in obtaining fingerprints and other means of	112
identification of all persons arrested on a charge of a felony,	113
any crime constituting a misdemeanor on the first offense and a	114
felony on subsequent offenses, or a misdemeanor described in	115
division (A)(1)(a), (A)(4)(a), or (A)(6)(a) of section 109.572	116
of the Revised Code and of all children under eighteen years of	117
age arrested or otherwise taken into custody for committing an	118
act that would be a felony or an offense of violence if	119
committed by an adult. The superintendent also shall file for	120
record the fingerprint impressions of all persons confined in a	121
county, multicounty, municipal, municipal-county, or	122
multicounty-municipal jail or workhouse, community-based	123
correctional facility, halfway house, alternative residential	124
facility, or state correctional institution for the violation of	125
state laws and of all children under eighteen years of age who	126
are confined in a county, multicounty, municipal, municipal-	127
county, or multicounty-municipal jail or workhouse, community-	128
based correctional facility, halfway house, alternative	129
residential facility, or state correctional institution or in	130
any facility for delinquent children for committing an act that	131
would be a felony or an offense of violence if committed by an	132
adult, and any other information that the superintendent may	133
receive from law enforcement officials of the state and its	134
political subdivisions.	135

(4) The superintendent shall carry out Chapter 2950. of 136 the Revised Code with respect to the registration of persons who 137 are convicted of or plead guilty to a sexually oriented offense 138 or a child-victim oriented offense and with respect to all other 139 duties imposed on the bureau under that chapter. 140

(5) The bureau shall perform centralized recordkeeping	141
functions for criminal history records and services in this	142
state for purposes of the national crime prevention and privacy	143
compact set forth in section 109.571 of the Revised Code and is	144
the criminal history record repository as defined in that	145
section for purposes of that compact. The superintendent or the	146
superintendent's designee is the compact officer for purposes of	147
that compact and shall carry out the responsibilities of the	148
compact officer specified in that compact.	149
(6) The superintendent shall, upon request, assist a	150
county coroner in the identification of a deceased person	151
through the use of fingerprint impressions obtained pursuant to	152
division (A)(1) of this section or collected pursuant to section	153
109.572 or 311.41 of the Revised Code.	154
(B) The superintendent shall prepare and furnish to every	155
county, multicounty, municipal, municipal-county, or	156
multicounty-municipal jail or workhouse, community-based	157
correctional facility, halfway house, alternative residential	158
facility, or state correctional institution and to every clerk	159
of a court in this state specified in division (A)(2) of this	160
section standard forms for reporting the information required	161
under division (A) of this section. The standard forms that the	162
superintendent prepares pursuant to this division may be in a	163
tangible format, in an electronic format, or in both tangible	164
formats and electronic formats.	165
(C)(1) The superintendent may operate a center for	166
electronic, automated, or other data processing for the storage	167
and retrieval of information, data, and statistics pertaining to	168
criminals and to children under eighteen years of age who are	169

adjudicated delinquent children for committing an act that would

be a felony or an offense of violence if committed by an adult,	171
criminal activity, crime prevention, law enforcement, and	172
criminal justice, and may establish and operate a statewide	173
communications network to be known as the Ohio law enforcement	174
gateway to gather and disseminate information, data, and	175
statistics for the use of law enforcement agencies and for other	176
uses specified in this division. The superintendent may gather,	177
store, retrieve, and disseminate information, data, and	178
statistics that pertain to children who are under eighteen years	179
of age and that are gathered pursuant to sections 109.57 to	180
109.61 of the Revised Code together with information, data, and	181
statistics that pertain to adults and that are gathered pursuant	182
to those sections.	183

- (2) The superintendent or the superintendent's designee 184 shall gather information of the nature described in division (C) 185 (1) of this section that pertains to the offense and delinquency 186 history of a person who has been convicted of, pleaded guilty 187 to, or been adjudicated a delinquent child for committing a 188 sexually oriented offense or a child-victim oriented offense for 189 inclusion in the state registry of sex offenders and child-190 victim offenders maintained pursuant to division (A)(1) of 191 section 2950.13 of the Revised Code and in the internet database 192 operated pursuant to division (A)(13) of that section and for 193 possible inclusion in the internet database operated pursuant to 194 division (A)(11) of that section. 195
- (3) In addition to any other authorized use of 196 information, data, and statistics of the nature described in 197 division (C)(1) of this section, the superintendent or the 198 superintendent's designee may provide and exchange the 199 information, data, and statistics pursuant to the national crime 200 prevention and privacy compact as described in division (A)(5) 201

of this section.	202
(4) The Ohio law enforcement gateway shall contain the	203
name, confidential address, and telephone number of program	204
participants in the address confidentiality program established	205
under sections 111.41 to 111.47 of the Revised Code.	206
(5) The attorney general may adopt rules under Chapter	207
119. of the Revised Code establishing guidelines for the	208
operation of and participation in the Ohio law enforcement	209
gateway. The rules may include criteria for granting and	210
restricting access to information gathered and disseminated	211
through the Ohio law enforcement gateway. The attorney general	212
shall adopt rules under Chapter 119. of the Revised Code that	213
grant access to information in the gateway regarding an address	214
confidentiality program participant under sections 111.41 to	215
111.47 of the Revised Code to only chiefs of police, village	216
marshals, county sheriffs, county prosecuting attorneys, and a	217
designee of each of these individuals. The attorney general	218
shall permit an office of a county coroner, the state medical	219
board, and board of nursing to access and view, but not alter,	220
information gathered and disseminated through the Ohio law	221
enforcement gateway.	222
The attorney general may appoint a steering committee to	223
advise the attorney general in the operation of the Ohio law	224
enforcement gateway that is comprised of persons who are	225
representatives of the criminal justice agencies in this state	226
that use the Ohio law enforcement gateway and is chaired by the	227
superintendent or the superintendent's designee.	228

(D) (1) The following are not public records under section

149.43 of the Revised Code:

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(a) Information and materials furnished to the	231
superintendent pursuant to division (A) of this section;	232
(b) Information, data, and statistics gathered or	233
disseminated through the Ohio law enforcement gateway pursuant	234
to division (C)(1) of this section;	235
(c) Information and materials furnished to any board or	236
person under division (F) or (G) of this section.	237
(2) The superintendent or the superintendent's designee	238
shall gather and retain information so furnished under division	239
(A) of this section that pertains to the offense and delinquency	240
history of a person who has been convicted of, pleaded guilty	241
to, or been adjudicated a delinquent child for committing a	242
sexually oriented offense or a child-victim oriented offense for	243
the purposes described in division (C)(2) of this section.	244
(E)(1) The attorney general shall adopt rules, in	245
(E)(1) The attorney general shall adopt rules, in accordance with Chapter 119. of the Revised Code and subject to	245 246
accordance with Chapter 119. of the Revised Code and subject to	246
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by	246 247
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by which a person may receive or release information gathered by	246 247 248
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by which a person may receive or release information gathered by the superintendent pursuant to division (A) of this section. A	246 247 248 249
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by which a person may receive or release information gathered by the superintendent pursuant to division (A) of this section. A reasonable fee may be charged for this service. If a temporary	246 247 248 249 250
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by which a person may receive or release information gathered by the superintendent pursuant to division (A) of this section. A reasonable fee may be charged for this service. If a temporary employment service submits a request for a determination of	246 247 248 249 250 251
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by which a person may receive or release information gathered by the superintendent pursuant to division (A) of this section. A reasonable fee may be charged for this service. If a temporary employment service submits a request for a determination of whether a person the service plans to refer to an employment	246 247 248 249 250 251 252
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by which a person may receive or release information gathered by the superintendent pursuant to division (A) of this section. A reasonable fee may be charged for this service. If a temporary employment service submits a request for a determination of whether a person the service plans to refer to an employment position has been convicted of or pleaded guilty to an offense	246 247 248 249 250 251 252 253
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by which a person may receive or release information gathered by the superintendent pursuant to division (A) of this section. A reasonable fee may be charged for this service. If a temporary employment service submits a request for a determination of whether a person the service plans to refer to an employment position has been convicted of or pleaded guilty to an offense listed or described in division (A)(1), (2), or (3) of section	246 247 248 249 250 251 252 253 254
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by which a person may receive or release information gathered by the superintendent pursuant to division (A) of this section. A reasonable fee may be charged for this service. If a temporary employment service submits a request for a determination of whether a person the service plans to refer to an employment position has been convicted of or pleaded guilty to an offense listed or described in division (A)(1), (2), or (3) of section 109.572 of the Revised Code, the request shall be treated as a	246 247 248 249 250 251 252 253 254 255
accordance with Chapter 119. of the Revised Code and subject to division (E)(2) of this section, setting forth the procedure by which a person may receive or release information gathered by the superintendent pursuant to division (A) of this section. A reasonable fee may be charged for this service. If a temporary employment service submits a request for a determination of whether a person the service plans to refer to an employment position has been convicted of or pleaded guilty to an offense listed or described in division (A)(1), (2), or (3) of section 109.572 of the Revised Code, the request shall be treated as a single request and only one fee shall be charged.	246 247 248 249 250 251 252 253 254 255 256

of information gathered pursuant to division (A) of this section	260
that relates to the conviction of a person, or a person's plea	261
of guilty to, a criminal offense or to the arrest of a person as	262
provided in division (E)(3) of this section. The superintendent	263
shall not release, and the attorney general shall not adopt any	264
rule under division (E)(1) of this section that permits the	265
release of, any information gathered pursuant to division (A) of	266
this section that relates to an adjudication of a child as a	267
delinquent child, or that relates to a criminal conviction of a	268
person under eighteen years of age if the person's case was	269
transferred back to a juvenile court under division (B)(2) or	270
(3) of section 2152.121 of the Revised Code and the juvenile	271
court imposed a disposition or serious youthful offender	272
disposition upon the person under either division, unless either	273
of the following applies with respect to the adjudication or	274
conviction:	275

- (a) The adjudication or conviction was for a violation of 276 section 2903.01 or 2903.02 of the Revised Code. 277
- (b) The adjudication or conviction was for a sexually 278 oriented offense, the juvenile court was required to classify 279 the child a juvenile offender registrant for that offense under 280 section 2152.82, 2152.83, or 2152.86 of the Revised Code, that 281 classification has not been removed, and the records of the 282 adjudication or conviction have not been sealed or expunged 283 pursuant to sections 2151.355 to 2151.358 or sealed or expunged 284 pursuant to section 2953.32 of the Revised Code. 285
- (3) A rule adopted under division (E)(1) of this section 286 may provide for the release of information gathered pursuant to 287 division (A) of this section that relates to the arrest of a 288 person who is eighteen years of age or older when the person has 289

not been convicted as a result of that arrest if any of the	290
following applies:	291
(a) The arrest was made outside of this state.	292
(b) A criminal action resulting from the arrest is	293
pending, and the superintendent confirms that the criminal	294
action has not been resolved at the time the criminal records	295
check is performed.	296
(c) The bureau cannot reasonably determine whether a	297
criminal action resulting from the arrest is pending, and not	298
more than one year has elapsed since the date of the arrest.	299
(4) A rule adopted under division (E)(1) of this section	300
may provide for the release of information gathered pursuant to	301
division (A) of this section that relates to an adjudication of	302
a child as a delinquent child if not more than five years have	303
elapsed since the date of the adjudication, the adjudication was	304
for an act that would have been a felony if committed by an	305
adult, the records of the adjudication have not been sealed or	306
expunged pursuant to sections 2151.355 to 2151.358 of the	307
Revised Code, and the request for information is made under	308
division (F) of this section or under section 109.572 of the	309
Revised Code. In the case of an adjudication for a violation of	310
the terms of community control or supervised release, the five-	311
year period shall be calculated from the date of the	312
adjudication to which the community control or supervised	313
release pertains.	314
(F)(1) As used in division (F)(2) of this section, "head	315
start agency" means an entity in this state that has been	316
approved to be an agency for purposes of subchapter II of the	317
"Community Economic Development Act," 95 Stat. 489 (1981), 42	318

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U.S.C.A. 9831, as amended.

(2)(a) In addition to or in conjunction with any request	320
that is required to be made under section 109.572, 2151.86,	321
3301.32, 3301.541, division (C) of section 3310.58, or section	322
3319.39, 3319.391, 3327.10, 3740.11, 5104.013, 5123.081, or	323
5153.111 of the Revised Code or that is made under section	324
3314.41, 3319.392, 3326.25, or 3328.20 of the Revised Code, the	325
board of education of any school district; the director of	326
developmental disabilities; any county board of developmental	327
disabilities; any provider or subcontractor as defined in	328
section 5123.081 of the Revised Code; the chief administrator of	329
any chartered nonpublic school; the chief administrator of a	330
registered private provider that is not also a chartered	331
nonpublic school; the chief administrator of any home health	332
agency; the chief administrator of or person operating any child	333
day-care center, type A family day-care home, or type B family	334
day-care home licensed under Chapter 5104. of the Revised Code;	335
the chief administrator of any head start agency; the executive	336
director of a public children services agency; a private company	337
described in section 3314.41, 3319.392, 3326.25, or 3328.20 of	338
the Revised Code; or an employer described in division (J)(2) of	339
section 3327.10 of the Revised Code may request that the	340
superintendent of the bureau investigate and determine, with	341
respect to any individual who has applied for employment in any	342
position after October 2, 1989, or any individual wishing to	343
apply for employment with a board of education may request, with	344
regard to the individual, whether the bureau has any information	345
gathered under division (A) of this section that pertains to	346
that individual. On receipt of the request, subject to division	347
(E)(2) of this section, the superintendent shall determine	348
whether that information exists and, upon request of the person,	349

ooard, or entity requesting information, also shall request from	350
the federal bureau of investigation any criminal records it has	351
pertaining to that individual. The superintendent or the	352
superintendent's designee also may request criminal history	353
records from other states or the federal government pursuant to	354
the national crime prevention and privacy compact set forth in	355
section 109.571 of the Revised Code. Within thirty days of the	356
date that the superintendent receives a request, subject to	357
division (E)(2) of this section, the superintendent shall send	358
to the board, entity, or person a report of any information that	359
the superintendent determines exists, including information	360
contained in records that have been sealed under section 2953.32	361
of the Revised Code, and, within thirty days of its receipt,	362
subject to division (E)(2) of this section, shall send the	363
ooard, entity, or person a report of any information received	364
from the federal bureau of investigation, other than information	365
the dissemination of which is prohibited by federal law.	366

(b) When a board of education or a registered private 367 provider is required to receive information under this section 368 as a prerequisite to employment of an individual pursuant to 369 division (C) of section 3310.58 or section 3319.39 of the 370 Revised Code, it may accept a certified copy of records that 371 were issued by the bureau of criminal identification and 372 investigation and that are presented by an individual applying 373 for employment with the district in lieu of requesting that 374 information itself. In such a case, the board shall accept the 375 certified copy issued by the bureau in order to make a photocopy 376 of it for that individual's employment application documents and 377 shall return the certified copy to the individual. In a case of 378 that nature, a district or provider only shall accept a 379 certified copy of records of that nature within one year after 380 the date of their issuance by the bureau.

(c) Notwithstanding division (F)(2)(a) of this section, in 382 the case of a request under section 3319.39, 3319.391, or 383 3327.10 of the Revised Code only for criminal records maintained 384 by the federal bureau of investigation, the superintendent shall 385 not determine whether any information gathered under division 386 (A) of this section exists on the person for whom the request is 387 made. 388

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- (3) The state board of education may request, with respect to any individual who has applied for employment after October 2, 1989, in any position with the state board or the department of education, any information that a school district board of education is authorized to request under division (F)(2) of this section, and the superintendent of the bureau shall proceed as if the request has been received from a school district board of education under division (F)(2) of this section.
- (4) When the superintendent of the bureau receives a 397 request for information under section 3319.291 of the Revised 398 Code, the superintendent shall proceed as if the request has 399 been received from a school district board of education and 400 shall comply with divisions (F)(2)(a) and (c) of this section. 401
- (G) In addition to or in conjunction with any request that 402 is required to be made under section 3712.09, 3721.121, or 403 3740.11 of the Revised Code with respect to an individual who 404 has applied for employment in a position that involves providing 405 direct care to an older adult or adult resident, the chief 406 administrator of a home health agency, hospice care program, 407 home licensed under Chapter 3721. of the Revised Code, or adult 408 day-care program operated pursuant to rules adopted under 409 section 3721.04 of the Revised Code may request that the 410

superintendent of the bureau investigate and determine, with	411
respect to any individual who has applied after January 27,	412
1997, for employment in a position that does not involve	413
providing direct care to an older adult or adult resident,	414
whether the bureau has any information gathered under division	415
(A) of this section that pertains to that individual.	416

In addition to or in conjunction with any request that is 417 required to be made under section 173.27 of the Revised Code 418 with respect to an individual who has applied for employment in 419 420 a position that involves providing ombudsman services to 421 residents of long-term care facilities or recipients of community-based long-term care services, the state long-term 422 423 care ombudsman, the director of aging, a regional long-term care ombudsman program, or the designee of the ombudsman, director, 424 or program may request that the superintendent investigate and 425 determine, with respect to any individual who has applied for 426 employment in a position that does not involve providing such 427 ombudsman services, whether the bureau has any information 428 gathered under division (A) of this section that pertains to 429 that applicant. 430

In addition to or in conjunction with any request that is 431 required to be made under section 173.38 of the Revised Code 432 with respect to an individual who has applied for employment in 433 a direct-care position, the chief administrator of a provider, 434 as defined in section 173.39 of the Revised Code, may request 435 that the superintendent investigate and determine, with respect 436 to any individual who has applied for employment in a position 437 that is not a direct-care position, whether the bureau has any 438 information gathered under division (A) of this section that 439 440 pertains to that applicant.

In addition to or in conjunction with any request that is	441
required to be made under section 3712.09 of the Revised Code	442
with respect to an individual who has applied for employment in	443
a position that involves providing direct care to a pediatric	444
respite care patient, the chief administrator of a pediatric	445
respite care program may request that the superintendent of the	446
bureau investigate and determine, with respect to any individual	447
who has applied for employment in a position that does not	448
involve providing direct care to a pediatric respite care	449
patient, whether the bureau has any information gathered under	450
division (A) of this section that pertains to that individual.	451

On receipt of a request under this division, the 452 superintendent shall determine whether that information exists 453 and, on request of the individual requesting information, shall 454 also request from the federal bureau of investigation any 455 criminal records it has pertaining to the applicant. The 456 superintendent or the superintendent's designee also may request 457 criminal history records from other states or the federal 458 government pursuant to the national crime prevention and privacy 459 compact set forth in section 109.571 of the Revised Code. Within 460 thirty days of the date a request is received, subject to 461 division (E)(2) of this section, the superintendent shall send 462 to the requester a report of any information determined to 463 exist, including information contained in records that have been 464 sealed under section 2953.32 of the Revised Code, and, within 465 thirty days of its receipt, shall send the requester a report of 466 any information received from the federal bureau of 467 investigation, other than information the dissemination of which 468 is prohibited by federal law. 469

(H) Information obtained by a government entity or person 470 under this section is confidential and shall not be released or 471

disseminated.	472
(I) The superintendent may charge a reasonable fee for	473
providing information or criminal records under division (F)(2)	474
or (G) of this section.	475
(J)(1) The superintendent shall develop and prepare	476
instructions and informational brochures, standard petitions,	477
and extreme risk protection order forms, and a court staff	478
handbook on the extreme risk protection order process. The	479
standard petitions and order forms shall be prepared and	480
available for use not later than six months after the effective	481
date of this amendment, for all petitions filed and orders	482
issued under sections 2923.26 to 2923.30 of the Revised Code.	483
The instructions, brochures, forms, and handbook shall be	484
prepared in consultation with interested parties, including	485
representatives of gun violence prevention groups, judges, and	486
law enforcement personnel. Materials shall be based on best	487
practices and shall be made available online to the public. The	488
petitions and petition forms referred to in divisions (J)(1) to	489
(11) of this section mean both petitions for requesting an	490
extreme risk protection order under section 2923.26 of the	491
Revised Code and applications for requesting an ex parte extreme	492
risk protection order under section 2923.27 of the Revised Code.	493
(2) The instructions shall be designed to assist	494
petitioners in completing the petition, and shall include a	495
sample of a standard petition and an extreme risk protection	496
order form.	497
(3) The instructions and standard petition shall include a	498
means for the petitioner to identify, without special knowledge,	499
the firearms the respondent may own, possess, receive, or have	500
in the respondent's custody or control. The instructions shall	501

provide pictures of types of firearms that the petitioner may	502
choose from to identify the relevant firearms, or an equivalent	503
means to allow petitioners to identify firearms without	504
requiring specific or technical knowledge regarding the	505
firearms.	506
(4) The informational brochure shall describe the use of	507
and the process for obtaining, modifying, and terminating an	508
extreme risk protection order under sections 2923.26 to 2923.30	509
of the Revised Code and provide relevant forms.	510
(5) The extreme risk protection order form shall include,	511
in a conspicuous location, notice of criminal penalties	512
resulting from a violation of the order, and the following	513
<pre>statement:</pre>	514
"You have the sole responsibility to avoid or refrain from	515
violating this order's provisions. Only the court can change the	516
order and only upon written application."	517
(6) The court staff handbook shall allow for a clerk of	518
court to add to the handbook a community resource list.	519
(7) The superintendent shall distribute a master copy of	520
the petition and order forms, instructions, and informational	521
brochures to every clerk of court and shall distribute a master	522
copy of the petition and order forms to all county courts,	523
municipal courts, and courts of common pleas.	524
(8) The superintendent shall distribute all documents in	525
an electronic format or formats accessible to all courts and	526
clerks of court in the state and may additionally distribute the	527
documents in other formats.	528
(9) The superintendent shall determine the significant	529
non-English-speaking or limited English-speaking populations in	530

the state and arrange for translation of the instructions and	531
informational brochures required by this section into the	532
languages spoken by those populations. The translated	533
instructions and informational brochures shall contain a sample	534
of the standard petition and order for protection forms. The	535
superintendent shall distribute a master copy of the translated	536
instructions and informational brochures to every clerk of court	537
not later than one year after the effective date of this	538
<pre>amendment.</pre>	539
(10) The superintendent shall update the instructions,	540
brochures, standard petitions and extreme risk protection order	541
forms, and court staff handbook as necessary, including when	542
changes in the law make an update necessary.	543
(11) Any assistance or information provided by a clerk of	544
court under division (J) of this section does not constitute the	545
practice of law.	546
(K) In addition to informational brochures and materials	547
made available by the superintendent under division (J) of this	548
section, each clerk of court may create a community resource	549
list of crisis intervention, mental health, substance abuse,	550
interpreter, counseling, and other relevant resources serving	551
the county in which the court is located.	552
(L) As used in this section:	553
(1) "Pediatric respite care program" and "pediatric care	554
patient" have the same meanings as in section 3712.01 of the	555
Revised Code.	556
(2) "Sexually oriented offense" and "child-victim oriented	557
offense" have the same meanings as in section 2950.01 of the	558
Revised Code.	559

(3) "Registered private provider" means a nonpublic school	560
or entity registered with the superintendent of public	561
instruction under section 3310.41 of the Revised Code to	562
participate in the autism scholarship program or section 3310.58	563
of the Revised Code to participate in the Jon Peterson special	564
needs scholarship program.	565
(4) "Extreme risk protection order" and "ex parte extreme	566
risk protection order" have the same meanings as in section	567
2923.26 of the Revised Code.	568
Sec. 2923.125. It is the intent of the general assembly	569
that Ohio concealed handgun license law be compliant with the	570
national instant criminal background check system, that the	571
bureau of alcohol, tobacco, firearms, and explosives is able to	572
determine that Ohio law is compliant with the national instant	573
criminal background check system, and that no person shall be	574
eligible to receive a concealed handgun license permit under	575
section 2923.125 or 2923.1213 of the Revised Code unless the	576
person is eligible lawfully to receive or possess a firearm in	577
the United States.	578
(A) This section applies with respect to the application	579
for and issuance by this state of concealed handgun licenses	580
other than concealed handgun licenses on a temporary emergency	581
basis that are issued under section 2923.1213 of the Revised	582
Code. Upon the request of a person who wishes to obtain a	583
concealed handgun license with respect to which this section	584
applies or to renew a concealed handgun license with respect to	585
which this section applies, a sheriff, as provided in division	586
(I) of this section, shall provide to the person free of charge	587
an application form and the web site address at which a	588
printable version of the application form that can be downloaded	589

and the pamphlet described in division (B) of section 109.731 of	590
the Revised Code may be found. A sheriff shall accept a	591
completed application form and the fee, items, materials, and	592
information specified in divisions (B)(1) to (5) of this section	593
at the times and in the manners described in division (I) of	594
this section.	595
(B) An applicant for a concealed handgun license who is a	596
resident of this state shall submit a completed application form	597
and all of the material and information described in divisions	598
(B)(1) to (6) of this section to the sheriff of the county in	599
which the applicant resides or to the sheriff of any county	600
adjacent to the county in which the applicant resides. An	601
applicant for a license who resides in another state shall	602
submit a completed application form and all of the material and	603
information described in divisions (B)(1) to (7) of this section	604
to the sheriff of the county in which the applicant is employed	605
or to the sheriff of any county adjacent to the county in which	606
the applicant is employed:	607
(1)(a) A nonrefundable license fee as described in either	608
of the following:	609
(i) For an applicant who has been a resident of this state	610
for five or more years, a fee of sixty-seven dollars;	611
for live of more years, a fee of sixty seven dorlars,	011
(ii) For an applicant who has been a resident of this	612
state for less than five years or who is not a resident of this	613
state, but who is employed in this state, a fee of sixty-seven	614
dollars plus the actual cost of having a background check	615
performed by the federal bureau of investigation.	616
(b) No sheriff shall require an applicant to pay for the	617

cost of a background check performed by the bureau of criminal

identification and investigation.	619
(c) A sheriff shall waive the payment of the license fee	620
described in division (B)(1)(a) of this section in connection	621
with an initial or renewal application for a license that is	622
submitted by an applicant who is an active or reserve member of	623
the armed forces of the United States or has retired from or was	624
honorably discharged from military service in the active or	625
reserve armed forces of the United States, a retired peace	626
officer, a retired person described in division (B)(1)(b) of	627
section 109.77 of the Revised Code, or a retired federal law	628
enforcement officer who, prior to retirement, was authorized	629
under federal law to carry a firearm in the course of duty,	630
unless the retired peace officer, person, or federal law	631
enforcement officer retired as the result of a mental	632
disability.	633
(d) The sheriff shall deposit all fees paid by an	634
applicant under division (B)(1)(a) of this section into the	635
sheriff's concealed handgun license issuance fund established	636
pursuant to section 311.42 of the Revised Code. The county shall	637
pursuant to section 311.42 of the Revised Code. The county shall distribute the fees in accordance with section 311.42 of the	
	637
distribute the fees in accordance with section 311.42 of the	637 638
distribute the fees in accordance with section 311.42 of the Revised Code.	637 638 639
distribute the fees in accordance with section 311.42 of the Revised Code. (2) A color photograph of the applicant that was taken	637 638 639
distribute the fees in accordance with section 311.42 of the Revised Code. (2) A color photograph of the applicant that was taken within thirty days prior to the date of the application;	637 638 639 640 641
distribute the fees in accordance with section 311.42 of the Revised Code. (2) A color photograph of the applicant that was taken within thirty days prior to the date of the application; (3) One or more of the following competency	637 638 639 640 641
distribute the fees in accordance with section 311.42 of the Revised Code. (2) A color photograph of the applicant that was taken within thirty days prior to the date of the application; (3) One or more of the following competency certifications, each of which shall reflect that, regarding a	637 638 639 640 641 642 643
distribute the fees in accordance with section 311.42 of the Revised Code. (2) A color photograph of the applicant that was taken within thirty days prior to the date of the application; (3) One or more of the following competency certifications, each of which shall reflect that, regarding a certification described in division (B)(3)(a), (b), (c), (e), or	637 638 639 640 641 642 643
distribute the fees in accordance with section 311.42 of the Revised Code. (2) A color photograph of the applicant that was taken within thirty days prior to the date of the application; (3) One or more of the following competency certifications, each of which shall reflect that, regarding a certification described in division (B)(3)(a), (b), (c), (e), or (f) of this section, within the three years immediately	637 638 639 640 641 642 643 644

the applicant currently is an active or reserve member of the	649
armed forces of the United States, the applicant has retired	650
from or was honorably discharged from military service in the	651
active or reserve armed forces of the United States, or within	652
the ten years immediately preceding the application the	653
retirement of the peace officer, person described in division	654
(B)(1)(b) of section 109.77 of the Revised Code, or federal law	655
enforcement officer to which the competency certification	656
relates occurred:	657
(a) An original or photocopy of a certificate of	658
completion of a firearms safety, training, or requalification or	659
firearms safety instructor course, class, or program that was	660
offered by or under the auspices of a national gun advocacy	661
organization and that complies with the requirements set forth	662
in division (G) of this section;	663
(b) An original or photocopy of a certificate of	664
completion of a firearms safety, training, or requalification or	665
firearms safety instructor course, class, or program that	666
satisfies all of the following criteria:	667
(i) It was open to members of the general public.	668
(ii) It utilized qualified instructors who were certified	669
by a national gun advocacy organization, the executive director	670
of the Ohio peace officer training commission pursuant to	671
section 109.75 or 109.78 of the Revised Code, or a governmental	672
official or entity of another state.	673
(iii) It was offered by or under the auspices of a law	674
enforcement agency of this or another state or the United	675
States, a public or private college, university, or other	676

similar postsecondary educational institution located in this or

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another state, a firearms training school located in this or	678
another state, or another type of public or private entity or	679
organization located in this or another state.	680
(iv) It complies with the requirements set forth in	681
division (G) of this section.	682
(c) An original or photocopy of a certificate of	683
completion of a state, county, municipal, or department of	684
natural resources peace officer training school that is approved	685
by the executive director of the Ohio peace officer training	686
commission pursuant to section 109.75 of the Revised Code and	687
that complies with the requirements set forth in division (G) of	688
this section, or the applicant has satisfactorily completed and	689
been issued a certificate of completion of a basic firearms	690
training program, a firearms requalification training program,	691
or another basic training program described in section 109.78 or	692
109.801 of the Revised Code that complies with the requirements	693
set forth in division (G) of this section;	694
(d) A document that evidences both of the following:	695
(i) That the applicant is an active or reserve member of	696
the armed forces of the United States, has retired from or was	697
honorably discharged from military service in the active or	698
reserve armed forces of the United States, is a retired trooper	699
of the state highway patrol, or is a retired peace officer or	700
federal law enforcement officer described in division (B)(1) of	701
this section or a retired person described in division (B)(1)(b)	702
of section 109.77 of the Revised Code and division (B)(1) of	703
this section;	704
(ii) That, through participation in the military service	705
or through the former employment described in division (B)(3)(d)	706

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(i) of this section, the applicant acquired experience with	707
handling handguns or other firearms, and the experience so	708
acquired was equivalent to training that the applicant could	709
have acquired in a course, class, or program described in	710
division (B)(3)(a), (b), or (c) of this section.	711
(e) A certificate or another similar document that	712
evidences satisfactory completion of a firearms training,	713
safety, or requalification or firearms safety instructor course,	714
class, or program that is not otherwise described in division	715
(B)(3)(a), (b), (c), or (d) of this section, that was conducted	716
by an instructor who was certified by an official or entity of	717
the government of this or another state or the United States or	718
by a national gun advocacy organization, and that complies with	719
the requirements set forth in division (G) of this section;	720
(f) An affidavit that attests to the applicant's	721
satisfactory completion of a course, class, or program described	722
in division (B)(3)(a), (b), (c), or (e) of this section and that	723
	123
is subscribed by the applicant's instructor or an authorized	724
is subscribed by the applicant's instructor or an authorized	724
is subscribed by the applicant's instructor or an authorized representative of the entity that offered the course, class, or	724 725
is subscribed by the applicant's instructor or an authorized representative of the entity that offered the course, class, or program or under whose auspices the course, class, or program	724 725 726
is subscribed by the applicant's instructor or an authorized representative of the entity that offered the course, class, or program or under whose auspices the course, class, or program was offered;	724 725 726 727
is subscribed by the applicant's instructor or an authorized representative of the entity that offered the course, class, or program or under whose auspices the course, class, or program was offered; (g) A document that evidences that the applicant has	724 725 726 727
is subscribed by the applicant's instructor or an authorized representative of the entity that offered the course, class, or program or under whose auspices the course, class, or program was offered; (g) A document that evidences that the applicant has successfully completed the Ohio peace officer training program	724 725 726 727 728 729
is subscribed by the applicant's instructor or an authorized representative of the entity that offered the course, class, or program or under whose auspices the course, class, or program was offered; (g) A document that evidences that the applicant has successfully completed the Ohio peace officer training program described in section 109.79 of the Revised Code.	724 725 726 727 728 729 730
is subscribed by the applicant's instructor or an authorized representative of the entity that offered the course, class, or program or under whose auspices the course, class, or program was offered; (g) A document that evidences that the applicant has successfully completed the Ohio peace officer training program described in section 109.79 of the Revised Code. (4) A certification by the applicant that the applicant	724 725 726 727 728 729 730

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deadly force matters.

(5) A set of fingerprints of the applicant provided as	736
described in section 311.41 of the Revised Code through use of	737
an electronic fingerprint reading device or, if the sheriff to	738
whom the application is submitted does not possess and does not	739
have ready access to the use of such a reading device, on a	740
standard impression sheet prescribed pursuant to division (C)(2)	741
of section 109.572 of the Revised Code.	742
(6) If the applicant is not a citizen an notional of the	743
(6) If the applicant is not a citizen or national of the	743
United States, the name of the applicant's country of	744
citizenship and the applicant's alien registration number issued	745

agency.

(7) If the applicant resides in another state, adequate

by the United States citizenship and immigration services

proof of employment in Ohio.

- (C) Upon receipt of the completed application form, supporting documentation, and, if not waived, license fee of an applicant under this section, a sheriff, in the manner specified in section 311.41 of the Revised Code, shall conduct or cause to be conducted the criminal records check and the incompetency records check described in section 311.41 of the Revised Code.
- (D) (1) Except as provided in division (D) (3) of this section, within forty-five days after a sheriff's receipt of an applicant's completed application form for a concealed handgun license under this section, the supporting documentation, and, if not waived, the license fee, the sheriff shall make available through the law enforcement automated data system in accordance with division (H) of this section the information described in that division and, upon making the information available through the system, shall issue to the applicant a concealed handgun license that shall expire as described in division (D) (2) (a) of

this section if all of the following apply:

(a) The applicant is legally living in the United States. 767 For purposes of division (D)(1)(a) of this section, if a person 768 is absent from the United States in compliance with military or 769 naval orders as an active or reserve member of the armed forces 770 of the United States and if prior to leaving the United States 771 the person was legally living in the United States, the person, 772 solely by reason of that absence, shall not be considered to 773 have lost the person's status as living in the United States. 774

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- (b) The applicant is at least twenty-one years of age.
- (c) The applicant is not a fugitive from justice.
- (d) The applicant is not under indictment for or otherwise 777 charged with a felony; an offense under Chapter 2925., 3719., or 778 4729. of the Revised Code that involves the illegal possession, 779 use, sale, administration, or distribution of or trafficking in 780 a drug of abuse; a misdemeanor offense of violence; or a 781 violation of section 2903.14 or 2923.1211 of the Revised Code. 782
- (e) Except as otherwise provided in division (D)(4) or (5) 783 of this section, the applicant has not been convicted of or 784 pleaded guilty to a felony or an offense under Chapter 2925., 785 3719., or 4729. of the Revised Code that involves the illegal 786 possession, use, sale, administration, or distribution of or 787 trafficking in a drug of abuse; has not been adjudicated a 788 delinquent child for committing an act that if committed by an 789 adult would be a felony or would be an offense under Chapter 790 2925., 3719., or 4729. of the Revised Code that involves the 791 illegal possession, use, sale, administration, or distribution 792 of or trafficking in a drug of abuse; has not been convicted of, 793 794 pleaded guilty to, or adjudicated a delinquent child for

committing a violation of section 2903.13 of the Revised Code	795
when the victim of the violation is a peace officer, regardless	796
of whether the applicant was sentenced under division (C)(4) of	797
that section; and has not been convicted of, pleaded guilty to,	798
or adjudicated a delinquent child for committing any other	799
offense that is not previously described in this division that	800
is a misdemeanor punishable by imprisonment for a term exceeding	801
one year.	802

- (f) Except as otherwise provided in division (D) (4) or (5) 803 of this section, the applicant, within three years of the date 804 of the application, has not been convicted of or pleaded guilty 805 to a misdemeanor offense of violence other than a misdemeanor 806 violation of section 2921.33 of the Revised Code or a violation 807 of section 2903.13 of the Revised Code when the victim of the 808 violation is a peace officer, or a misdemeanor violation of 809 section 2923.1211 of the Revised Code; and has not been 810 adjudicated a delinquent child for committing an act that if 811 committed by an adult would be a misdemeanor offense of violence 812 other than a misdemeanor violation of section 2921.33 of the 813 Revised Code or a violation of section 2903.13 of the Revised 814 Code when the victim of the violation is a peace officer or for 815 committing an act that if committed by an adult would be a 816 misdemeanor violation of section 2923.1211 of the Revised Code. 817
- (g) Except as otherwise provided in division (D)(1)(e) of 818 this section, the applicant, within five years of the date of 819 the application, has not been convicted of, pleaded guilty to, 820 or adjudicated a delinquent child for committing two or more 821 violations of section 2903.13 or 2903.14 of the Revised Code. 822
- (h) Except as otherwise provided in division (D)(4) or (5) 823 of this section, the applicant, within ten years of the date of 824

the application, has not been convicted of, pleaded guilty to,	825
or adjudicated a delinquent child for committing a violation of	826
section 2921.33 of the Revised Code.	827
(i) The applicant has not been committed to any mental	828
institution, is not under adjudication of mental incompetence,	829
has not been found by a court to be a person with a mental	830
illness subject to court order, and is not an involuntary	831
patient other than one who is a patient only for purposes of	832
observation. As used in this division, "person with a mental	833
illness subject to court order" and "patient" have the same	834
meanings as in section 5122.01 of the Revised Code.	835
(j) The applicant is not currently subject to a civil	836
protection order, a temporary protection order, an extreme risk	837
protection order or ex parte extreme risk protection order	838
issued under sections 2923.26 to 2923.30 of the Revised Code, or	839
a protection order issued by a court of another state.	840
(k) The applicant certifies that the applicant desires a	841
legal means to carry a concealed handgun for defense of the	842
applicant or a member of the applicant's family while engaged in	843
lawful activity.	844
(1) The applicant submits a competency certification of	845
the type described in division (B)(3) of this section and	846
submits a certification of the type described in division (B)(4)	847
of this section regarding the applicant's reading of the	848
pamphlet prepared by the Ohio peace officer training commission	849
pursuant to section 109.731 of the Revised Code.	850
(m) The applicant currently is not subject to a suspension	851
imposed under division (A)(2) of section 2923.128 of the Revised	852
Code of a concealed handgun license that previously was issued	853

to the applicant under this section or section 2923.1213 of the	854
Revised Code or a similar suspension imposed by another state	855
regarding a concealed handgun license issued by that state.	856
(n) If the applicant resides in another state, the	857
applicant is employed in this state.	858
(o) The applicant certifies that the applicant is not an	859
unlawful user of or addicted to any controlled substance as	860
defined in 21 U.S.C. 802.	861
(p) If the applicant is not a United States citizen, the	862
applicant is an alien and has not been admitted to the United	863
States under a nonimmigrant visa, as defined in the "Immigration	864
and Nationality Act," 8 U.S.C. 1101(a)(26).	865
(q) The applicant has not been discharged from the armed	866
forces of the United States under dishonorable conditions.	867
(r) The applicant certifies that the applicant has not	868
renounced the applicant's United States citizenship, if	869
applicable.	870
(s) The applicant has not been convicted of, pleaded	871
guilty to, or adjudicated a delinquent child for committing a	872
violation of section 2919.25 of the Revised Code or a similar	873
violation in another state.	874
(2)(a) A concealed handgun license that a sheriff issues	875
under division (D)(1) of this section shall expire five years	876
after the date of issuance.	877
If a sheriff issues a license under this section, the	878
sheriff shall place on the license a unique combination of	879
letters and numbers identifying the license in accordance with	880
the procedure prescribed by the Ohio peace officer training	881

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commission pursuant to section 109.731 of the Revised Code.

- (b) If a sheriff denies an application under this section 883 because the applicant does not satisfy the criteria described in 884 division (D)(1) of this section, the sheriff shall specify the 885 grounds for the denial in a written notice to the applicant. The 886 applicant may appeal the denial pursuant to section 119.12 of 887 the Revised Code in the county served by the sheriff who denied 888 the application. If the denial was as a result of the criminal 889 records check conducted pursuant to section 311.41 of the 890 Revised Code and if, pursuant to section 2923.127 of the Revised 891 Code, the applicant challenges the criminal records check 892 results using the appropriate challenge and review procedure 893 specified in that section, the time for filing the appeal 894 pursuant to section 119.12 of the Revised Code and this division 895 is tolled during the pendency of the request or the challenge 896 and review. 897
- (c) If the court in an appeal under section 119.12 of the 898 Revised Code and division (D)(2)(b) of this section enters a 899 judgment sustaining the sheriff's refusal to grant to the 900 applicant a concealed handgun license, the applicant may file a 901 new application beginning one year after the judgment is 902 903 entered. If the court enters a judgment in favor of the applicant, that judgment shall not restrict the authority of a 904 sheriff to suspend or revoke the license pursuant to section 905 2923.128 or 2923.1213 of the Revised Code or to refuse to renew 906 the license for any proper cause that may occur after the date 907 the judgment is entered. In the appeal, the court shall have 908 full power to dispose of all costs. 909
- (3) If the sheriff with whom an application for a910concealed handgun license was filed under this section becomes911

aware that the applicant has been arrested for or otherwise 912 charged with an offense that would disqualify the applicant from 913 holding the license, the sheriff shall suspend the processing of 914 the application until the disposition of the case arising from 915 the arrest or charge.

- (4) If an applicant has been convicted of or pleaded 917 guilty to an offense identified in division (D)(1)(e), (f), or 918 (h) of this section or has been adjudicated a delinquent child 919 for committing an act or violation identified in any of those 920 921 divisions, and if a court has ordered the sealing or expungement of the records of that conviction, guilty plea, or adjudication 922 pursuant to sections 2151.355 to 2151.358, sections 2953.31 to 923 2953.35, or section 2953.39 of the Revised Code or the applicant 924 has been relieved under operation of law or legal process from 925 the disability imposed pursuant to section 2923.13 of the 926 927 Revised Code relative to that conviction, quilty plea, or adjudication, the sheriff with whom the application was 928 submitted shall not consider the conviction, quilty plea, or 929 adjudication in making a determination under division (D)(1) or 930 (F) of this section or, in relation to an application for a 931 932 concealed handgun license on a temporary emergency basis submitted under section 2923.1213 of the Revised Code, in making 933 a determination under division (B)(2) of that section. 934
- (5) If an applicant has been convicted of or pleaded 935 quilty to a minor misdemeanor offense or has been adjudicated a 936 delinquent child for committing an act or violation that is a 937 minor misdemeanor offense, the sheriff with whom the application 938 was submitted shall not consider the conviction, quilty plea, or 939 adjudication in making a determination under division (D)(1) or 940 (F) of this section or, in relation to an application for a 941 concealed handgun license on a temporary basis submitted under 942

section 2923.1213 of the Revised Code, in making a determination 943 under division (B)(2) of that section. 944

(E) If a concealed handgun license issued under this 945 section is lost or is destroyed, the licensee may obtain from 946 the sheriff who issued that license a duplicate license upon the 947 payment of a fee of fifteen dollars and the submission of an 948 affidavit attesting to the loss or destruction of the license. 949 950 The sheriff, in accordance with the procedures prescribed in section 109.731 of the Revised Code, shall place on the 951 952 replacement license a combination of identifying numbers different from the combination on the license that is being 953 954 replaced.

(F)(1)(a) Except as provided in division (F)(1)(b) of this 955 section, a licensee who wishes to renew a concealed handqun 956 license issued under this section may do so at any time before 957 the expiration date of the license or at any time after the 958 expiration date of the license by filing with the sheriff of the 959 county in which the applicant resides or with the sheriff of an 960 adjacent county, or in the case of an applicant who resides in 961 another state with the sheriff of the county that issued the 962 applicant's previous concealed handgun license an application 963 for renewal of the license obtained pursuant to division (D) of 964 this section, a certification by the applicant that, subsequent 965 to the issuance of the license, the applicant has reread the 966 pamphlet prepared by the Ohio peace officer training commission 967 pursuant to section 109.731 of the Revised Code that reviews 968 firearms, dispute resolution, and use of deadly force matters, 969 and a nonrefundable license renewal fee in an amount determined 970 pursuant to division (F)(4) of this section unless the fee is 971 waived. 972

(b) A person on active duty in the armed forces of the	973
United States or in service with the peace corps, volunteers in	974
service to America, or the foreign service of the United States	975
is exempt from the license requirements of this section for the	976
period of the person's active duty or service and for six months	977
thereafter, provided the person was a licensee under this	978
section at the time the person commenced the person's active	979
duty or service or had obtained a license while on active duty	980
or service. The spouse or a dependent of any such person on	981
active duty or in service also is exempt from the license	982
requirements of this section for the period of the person's	983
active duty or service and for six months thereafter, provided	984
the spouse or dependent was a licensee under this section at the	985
time the person commenced the active duty or service or had	986
obtained a license while the person was on active duty or	987
service, and provided further that the person's active duty or	988
service resulted in the spouse or dependent relocating outside	989
of this state during the period of the active duty or service.	990
This division does not prevent such a person or the person's	991
spouse or dependent from making an application for the renewal	992
of a concealed handgun license during the period of the person's	993
active duty or service.	994

(2) A sheriff shall accept a completed renewal 995 application, the license renewal fee, and the information 996 specified in division (F)(1) of this section at the times and in 997 the manners described in division (I) of this section. Upon 998 receipt of a completed renewal application, of certification 999 that the applicant has reread the specified pamphlet prepared by 1000 the Ohio peace officer training commission, and of a license 1001 renewal fee unless the fee is waived, a sheriff, in the manner 1002 specified in section 311.41 of the Revised Code shall conduct or 1003

cause to be conducted the criminal records check and the	1004
incompetency records check described in section 311.41 of the	1005
Revised Code. The sheriff shall renew the license if the sheriff	1006
determines that the applicant continues to satisfy the	1007
requirements described in division (D)(1) of this section,	1008
except that the applicant is not required to meet the	1009
requirements of division (D)(1)(1) of this section. A renewed	1010
license shall expire five years after the date of issuance. A	1011
renewed license is subject to division (E) of this section and	1012
sections 2923.126 and 2923.128 of the Revised Code. A sheriff	1013
shall comply with divisions (D)(2) and (3) of this section when	1014
the circumstances described in those divisions apply to a	1015
requested license renewal. If a sheriff denies the renewal of a	1016
concealed handgun license, the applicant may appeal the denial,	1017
or challenge the criminal record check results that were the	1018
basis of the denial if applicable, in the same manner as	1019
specified in division (D)(2)(b) of this section and in section	1020
2923.127 of the Revised Code, regarding the denial of a license	1021
under this section.	1022

- (3) A renewal application submitted pursuant to division 1023 (F) of this section shall only require the licensee to list on 1024 the application form information and matters occurring since the 1025 date of the licensee's last application for a license pursuant 1026 to division (B) or (F) of this section. A sheriff conducting the 1027 criminal records check and the incompetency records check 1028 described in section 311.41 of the Revised Code shall conduct 1029 the check only from the date of the licensee's last application 1030 for a license pursuant to division (B) or (F) of this section 1031 through the date of the renewal application submitted pursuant 1032 to division (F) of this section. 1033
 - (4) An applicant for a renewal concealed handgun license 1034

under this section shall submit to the sheriff of the county in	1035
which the applicant resides or to the sheriff of any county	1036
adjacent to the county in which the applicant resides, or in the	1037
case of an applicant who resides in another state to the sheriff	1038
of the county that issued the applicant's previous concealed	1039
handgun license, a nonrefundable license fee as described in	1040
either of the following:	1041
(a) For an applicant who has been a resident of this state	1042
for five or more years, a fee of fifty dollars;	1043
(b) For an applicant who has been a resident of this state	1044
for less than five years or who is not a resident of this state	1045
but who is employed in this state, a fee of fifty dollars plus	1046
the actual cost of having a background check performed by the	1047
federal bureau of investigation.	1048
(5) The concealed handgun license of a licensee who is no	1049
longer a resident of this state or no longer employed in this	1050
state, as applicable, is valid until the date of expiration on	1051
the license, and the licensee is prohibited from renewing the	1052
concealed handgun license.	1053
(G)(1) Each course, class, or program described in	1054
division (B)(3)(a), (b), (c), or (e) of this section shall	1055
provide to each person who takes the course, class, or program	1056
the web site address at which the pamphlet prepared by the Ohio	1057
peace officer training commission pursuant to section 109.731 of	1058
the Revised Code that reviews firearms, dispute resolution, and	1059
use of deadly force matters may be found. Each such course,	1060
class, or program described in one of those divisions shall	1061
include at least eight hours of training in the safe handling	1062
and use of a firearm that shall include training, provided as	1063

described in division (G)(3) of this section, on all of the

following:	1065
(a) The ability to name, explain, and demonstrate the	1066
rules for safe handling of a handgun and proper storage	1067
practices for handguns and ammunition;	1068
(b) The ability to demonstrate and explain how to handle	1069
ammunition in a safe manner;	1070
(c) The ability to demonstrate the knowledge, skills, and	1071
attitude necessary to shoot a handgun in a safe manner;	1072
(d) Gun handling training;	1073
(e) A minimum of two hours of in-person training that	1074
consists of range time and live-fire training.	1075
(2) To satisfactorily complete the course, class, or	1076
program described in division (B)(3)(a), (b), (c), or (e) of	1077
this section, the applicant shall pass a competency examination	1078
that shall include both of the following:	1079
(a) A written section, provided as described in division	1080
(G) (3) of this section, on the ability to name and explain the	1081
rules for the safe handling of a handgun and proper storage	1082
practices for handguns and ammunition;	1083
(b) An in-person physical demonstration of competence in	1084
the use of a handgun and in the rules for safe handling and	1085
storage of a handgun and a physical demonstration of the	1086
attitude necessary to shoot a handgun in a safe manner.	1087
(3)(a) Except as otherwise provided in this division, the	1088
training specified in division (G)(1)(a) of this section shall	1089
be provided to the person receiving the training in person by an	1090
instructor. If the training specified in division (G)(1)(a) of	1091
this section is provided by a course, class, or program	1092

described in division (B)(3)(a) of this section, or it is	1093
provided by a course, class, or program described in division	1094
(B)(3)(b), (c), or (e) of this section and the instructor is a	1095
qualified instructor certified by a national gun advocacy	1096
organization, the training so specified, other than the training	1097
that requires the person receiving the training to demonstrate	1098
handling abilities, may be provided online or as a combination	1099
of in-person and online training, as long as the online training	1100
includes an interactive component that regularly engages the	1101
person.	1102

- (b) Except as otherwise provided in this division, the 1103 written section of the competency examination specified in 1104 division (G)(2)(a) of this section shall be administered to the 1105 person taking the competency examination in person by an 1106 instructor. If the training specified in division (G)(1)(a) of 1107 this section is provided to the person receiving the training by 1108 a course, class, or program described in division (B)(3)(a) of 1109 this section, or it is provided by a course, class, or program 1110 described in division (B)(3)(b), (c), or (e) of this section and 1111 the instructor is a qualified instructor certified by a national 1112 qun advocacy organization, the written section of the competency 1113 examination specified in division (G)(2)(a) of this section may 1114 be administered online, as long as the online training includes 1115 an interactive component that regularly engages the person. 1116
- (4) The competency certification described in division (B)

 (3) (a), (b), (c), or (e) of this section shall be dated and

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 shall attest that the course, class, or program the applicant

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 successfully completed met the requirements described in

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 division (G) (1) of this section and that the applicant passed

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 the competency examination described in division (G) (2) of this

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(H) Upon deciding to issue a concealed handgun license,	1124
deciding to issue a replacement concealed handgun license, or	1125
deciding to renew a concealed handgun license pursuant to this	1126
section, and before actually issuing or renewing the license,	1127
the sheriff shall make available through the law enforcement	1128
automated data system all information contained on the license.	1129
If the license subsequently is suspended under division (A)(1)	1130
or (2) of section 2923.128 of the Revised Code, revoked pursuant	1131
to division (B)(1) of section 2923.128 of the Revised Code, or	1132
lost or destroyed, the sheriff also shall make available through	1133
the law enforcement automated data system a notation of that	1134
fact. The superintendent of the state highway patrol shall	1135
ensure that the law enforcement automated data system is so	1136
configured as to permit the transmission through the system of	1137
the information specified in this division.	1138
(T) (1) A chariff chall accept a completed application form	1120
(I) (1) A sheriff shall accept a completed application form	1139
or renewal application, and the fee, items, materials, and	1140
information specified in divisions (B)(1) to (5) or division (F)	1141
of this section, whichever is applicable, and shall provide an	1142
application form or renewal application to any person during at	1143
least fifteen hours a week and shall provide the web site	1144
address at which a printable version of the application form	1145
that can be downloaded and the pamphlet described in division	1146
(B) of section 109.731 of the Revised Code may be found at any	1147
time, upon request. The sheriff shall post notice of the hours	1148

(2) A sheriff shall transmit a notice to the attorney

general, in a manner determined by the attorney general, every

time a license is issued that waived payment under division (B)

(1) (c) of this section for an applicant who is an active or

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during which the sheriff is available to accept or provide the

information described in this division.

reserve member of the armed forces of the United States or has	1155
retired from or was honorably discharged from military service	1156
in the active or reserve armed forces of the United States. The	1157
attorney general shall monitor and inform sheriffs issuing	1158
licenses under this section when the amount of license fee	1159
payments waived and transmitted to the attorney general reach	1160
one million five hundred thousand dollars each year. Once a	1161
sheriff is informed that the payments waived reached one million	1162
five hundred thousand dollars in any year, a sheriff shall no	1163
longer waive payment of a license fee for an applicant who is an	1164
active or reserve member of the armed forces of the United	1165
States or has retired from or was honorably discharged from	1166
military service in the active or reserve armed forces of the	1167
United States for the remainder of that year.	1168

Sec. 2923.128. (A) (1) (a) If a licensee holding a valid 1169 concealed handgun license is arrested for or otherwise charged 1170 with an offense described in division (D)(1)(d) of section 1171 2923.125 of the Revised Code or with a violation of section 1172 2923.15 of the Revised Code or becomes subject to a temporary 1173 protection order or to a protection order issued by a court of 1174 another state that is substantially equivalent to a temporary 1175 protection order, the sheriff who issued the license shall 1176 suspend it and shall comply with division (A)(3) of this section 1177 upon becoming aware of the arrest, charge, or protection order. 1178 Upon suspending the license, the sheriff also shall comply with 1179 division (H) of section 2923.125 of the Revised Code. 1180

(b) A suspension under division (A)(1)(a) of this section 1181 shall be considered as beginning on the date that the licensee 1182 is arrested for or otherwise charged with an offense described 1183 in that division or on the date the appropriate court issued the 1184 protection order described in that division, irrespective of 1185

when the sheriff notifies the licensee under division (A)(3) of 1186 this section. The suspension shall end on the date on which the 1187 charges are dismissed or the licensee is found not guilty of the 1188 offense described in division (A)(1)(a) of this section or, 1189 subject to division (B) of this section, on the date the 1190 appropriate court terminates the protection order described in 1191 that division. If the suspension so ends, the sheriff shall 1192 return the license or temporary emergency license to the 1193 licensee. 1194

- (2) (a) If a licensee holding a valid concealed handgun 1195 license is convicted of or pleads quilty to a misdemeanor 1196 violation of division (B)(2) or (4) of section 2923.12 of the 1197 Revised Code or of division (E)(3) or (5) of section 2923.16 of 1198 the Revised Code, subject to division (C) of this section, the 1199 sheriff who issued the license shall suspend it and shall comply 1200 with division (A)(3) of this section upon becoming aware of the 1201 conviction or guilty plea. Upon suspending the license, the 1202 sheriff also shall comply with division (H) of section 2923.125 1203 of the Revised Code. 1204
- (b) A suspension under division (A)(2)(a) of this section 1205 shall be considered as beginning on the date that the licensee 1206 1207 is convicted of or pleads guilty to the offense described in that division, irrespective of when the sheriff notifies the 1208 licensee under division (A)(3) of this section. If the 1209 suspension is imposed for a misdemeanor violation of division 1210 (B)(2) of section 2923.12 of the Revised Code or of division (E) 1211 (3) of section 2923.16 of the Revised Code, it shall end on the 1212 date that is one year after the date that the licensee is 1213 convicted of or pleads guilty to that violation. If the 1214 suspension is imposed for a misdemeanor violation of division 1215 (B) (4) of section 2923.12 of the Revised Code or of division (E) 1216

(5) of section 2923.16 of the Revised Code, it shall end on the	1217
date that is two years after the date that the licensee is	1218
convicted of or pleads guilty to that violation. If the	1219
licensee's license was issued under section 2923.125 of the	1220
Revised Code and the license remains valid after the suspension	1221
ends as described in this division, when the suspension ends,	1222
the sheriff shall return the license to the licensee. If the	1223
licensee's license was issued under section 2923.125 of the	1224
Revised Code and the license expires before the suspension ends	1225
as described in this division, or if the licensee's license was	1226
issued under section 2923.1213 of the Revised Code, the licensee	1227
is not eligible to apply for a new license under section	1228
2923.125 or 2923.1213 of the Revised Code or to renew the	1229
license under section 2923.125 of the Revised Code until after	1230
the suspension ends as described in this division.	1231

- (3) Upon becoming aware of an arrest, charge, or 1232 protection order described in division (A)(1)(a) of this section 1233 with respect to a licensee who was issued a concealed handqun 1234 license, or a conviction of or plea of quilty to a misdemeanor 1235 offense described in division (A)(2)(a) of this section with 1236 respect to a licensee who was issued a concealed handgun 1237 license, subject to division (C) of this section, the sheriff 1238 who issued the licensee's license shall notify the licensee, by 1239 certified mail, return receipt requested, at the licensee's last 1240 known residence address that the license has been suspended and 1241 that the licensee is required to surrender the license at the 1242 sheriff's office within ten days of the date on which the notice 1243 was mailed. If the suspension is pursuant to division (A)(2) of 1244 this section, the notice shall identify the date on which the 1245 suspension ends. 1246
 - (B) (1) A sheriff who issues a concealed handgun license to 1247

a licensee shall revoke the license in accordance with division	1248
(B)(2) of this section upon becoming aware that the licensee	1249
satisfies any of the following:	1250
(a) The licensee is under twenty-one years of age.	1251
(b) Subject to division (C) of this section, at the time	1252
of the issuance of the license, the licensee did not satisfy the	1253
eligibility requirements of division (D)(1)(c), (d), (e), (f),	1254
(g), or (h) of section 2923.125 of the Revised Code.	1255
(c) Subject to division (C) of this section, on or after	1256
the date on which the license was issued, the licensee is	1257
convicted of or pleads guilty to a violation of section 2923.15	1258
of the Revised Code or an offense described in division (D)(1)	1259
(e), (f), (g), or (h) of section 2923.125 of the Revised Code.	1260
(d) On or after the date on which the license was issued,	1261
the licensee becomes subject to an extreme risk protection order	1262
or ex parte extreme risk protection order issued under sections	1263
2923.26 to 2923.30 of the Revised Code, a civil protection order	1264
or to a protection order issued by a court of another state that	1265
is substantially equivalent to a civil protection order.	1266
(e) The licensee knowingly carries a concealed handgun	1267
into a place that the licensee knows is an unauthorized place	1268
specified in division (B) of section 2923.126 of the Revised	1269
Code.	1270
(f) On or after the date on which the license was issued,	1271
the licensee is under adjudication of mental incompetence or is	1272
committed to a mental institution.	1273
(g) At the time of the issuance of the license, the	1274
licensee did not meet the residency requirements described in	1275
division (D)(1) of section 2923.125 of the Revised Code and	1276

currently does not meet the residency requirements described in 1277 that division. 1278 (h) Regarding a license issued under section 2923.125 of 1279 the Revised Code, the competency certificate the licensee 1280 submitted was forged or otherwise was fraudulent. 1281 (2) Upon becoming aware of any circumstance listed in 1282 division (B)(1) of this section that applies to a particular 1283 licensee who was issued a concealed handgun license, subject to 1284 division (C) of this section, the sheriff who issued the license 1285 to the licensee shall notify the licensee, by certified mail, 1286 return receipt requested, at the licensee's last known residence 1287 address that the license is subject to revocation and that the 1288 licensee may come to the sheriff's office and contest the 1289 sheriff's proposed revocation within fourteen days of the date 1290 on which the notice was mailed. After the fourteen-day period 1291 and after consideration of any information that the licensee 1292 provides during that period, if the sheriff determines on the 1293 basis of the information of which the sheriff is aware that the 1294 licensee is described in division (B)(1) of this section and no 1295 longer satisfies the requirements described in division (D)(1) 1296 of section 2923.125 of the Revised Code that are applicable to 1297 the licensee's type of license, the sheriff shall revoke the 1298 license, notify the licensee of that fact, and require the 1299 licensee to surrender the license. Upon revoking the license, 1300

(C) If a sheriff who issues a concealed handgun license to 1303 a licensee becomes aware that at the time of the issuance of the 1304 license the licensee had been convicted of or pleaded guilty to 1305 an offense identified in division (D)(1)(e), (f), or (h) of 1306

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the sheriff also shall comply with division (H) of section

2923.125 of the Revised Code.

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section 2923.125 of the Revised Code or had been adjudicated a	1307
delinquent child for committing an act or violation identified	1308
in any of those divisions or becomes aware that on or after the	1309
date on which the license was issued the licensee has been	1310
convicted of or pleaded guilty to an offense identified in	1311
division (A)(2)(a) or (B)(1)(c) of this section, the sheriff	1312
shall not consider that conviction, guilty plea, or adjudication	1313
as having occurred for purposes of divisions (A)(2), (A)(3), (B)	1314
(1), and (B)(2) of this section if a court has ordered the	1315
sealing or expungement of the records of that conviction, guilty	1316
plea, or adjudication pursuant to sections 2151.355 to 2151.358,	1317
sections 2953.31 to 2953.35, or section 2953.39 of the Revised	1318
Code or the licensee has been relieved under operation of law or	1319
legal process from the disability imposed pursuant to section	1320
2923.13 of the Revised Code relative to that conviction, guilty	1321
plea, or adjudication.	1322
(D) As used in this section, "motor carrier enforcement	1323
unit" has the same meaning as in section 2923.16 of the Revised	1324
Code.	1325
Sec. 2923.1213. (A) As used in this section:	1326
(1) "Evidence of imminent danger" means any of the	1327
following:	1328
(a) A statement sworn by the person seeking to carry a	1329
concealed handgun that is made under threat of perjury and that	1330
states that the person has reasonable cause to fear a criminal	1331
attack upon the person or a member of the person's family, such	1332
as would justify a prudent person in going armed;	1333
(b) A written document prepared by a governmental entity	1334
or public official describing the facts that give the person	1335

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seeking to carry a concealed handgun reasonable cause to fear a	1336
criminal attack upon the person or a member of the person's	1337
family, such as would justify a prudent person in going armed.	1338
Written documents of this nature include, but are not limited	1339
to, any temporary protection order, civil protection order,	1340
protection order issued by another state, or other court order,	1341
any court report, and any report filed with or made by a law	1342
enforcement agency or prosecutor.	1343
(2) "Prosecutor" has the same meaning as in section	1344
2935.01 of the Revised Code.	1345
(B)(1) A person seeking a concealed handgun license on a	1346
temporary emergency basis shall submit to the sheriff of the	1347

(a) Evidence of imminent danger to the person or a member 1351 of the person's family; 1352

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county in which the person resides or, if the person usually

the person is temporarily staying, all of the following:

resides in another state, to the sheriff of the county in which

(b) A sworn affidavit that contains all of the information 1353 required to be on the license and attesting that the person is 1354 legally living in the United States; is at least twenty-one 1355 years of age; is not a fugitive from justice; is not under 1356 indictment for or otherwise charged with an offense identified 1357 in division (D)(1)(d) of section 2923.125 of the Revised Code; 1358 has not been convicted of or pleaded guilty to an offense, and 1359 has not been adjudicated a delinquent child for committing an 1360 act, identified in division (D)(1)(e) of that section and to 1361 which division (B)(3) of this section does not apply; within 1362 three years of the date of the submission, has not been 1363 convicted of or pleaded guilty to an offense, and has not been 1364 adjudicated a delinquent child for committing an act, identified 1365

in division (D)(1)(f) of that section and to which division (B)	1366
(3) of this section does not apply; within five years of the	1367
date of the submission, has not been convicted of, pleaded	1368
guilty, or adjudicated a delinquent child for committing two or	1369
more violations identified in division (D)(1)(g) of that	1370
section; within ten years of the date of the submission, has not	1371
been convicted of, pleaded guilty, or adjudicated a delinquent	1372
child for committing a violation identified in division (D)(1)	1373
(h) of that section and to which division (B)(3) of this section	1374
does not apply; has not been committed to any mental	1375
institution, is not under adjudication of mental incompetence,	1376
has not been found by a court to be a person with a mental	1377
illness subject to court order, and is not an involuntary	1378
patient other than one who is a patient only for purposes of	1379
observation, as described in division (D)(1)(i) of that section;	1380
is not currently subject to a civil protection order, a	1381
temporary protection order, an extreme risk protection order or	1382
ex parte extreme risk protection order issued under sections	1383
2923.26 to 2923.30 of the Revised Code, or a protection order	1384
issued by a court of another state, as described in division (D)	1385
(1)(j) of that section; is not currently subject to a suspension	1386
imposed under division (A)(2) of section 2923.128 of the Revised	1387
Code of a concealed handgun license that previously was issued	1388
to the person or a similar suspension imposed by another state	1389
regarding a concealed handgun license issued by that state; is	1390
not an unlawful user of or addicted to any controlled substance	1391
as defined in 21 U.S.C. 802; if applicable, is an alien and has	1392
not been admitted to the United States under a nonimmigrant	1393
visa, as defined in the "Immigration and Nationality Act," 8	1394
U.S.C. 1101(a)(26); has not been discharged from the armed	1395
forces of the United States under dishonorable conditions; if	1396
applicable, has not renounced the applicant's United States	1397

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citizenship; and has not been convicted of, pleaded guilty to,	1398
or been adjudicated a delinquent child for committing a	1399
violation identified in division (D)(1)(s) of section 2923.125	1400
of the Revised Code;	1401
(c) A nonrefundable temporary emergency license fee as	1402
described in either of the following:	1403
(i) For an applicant who has been a resident of this state	1404
for five or more years, a fee of fifteen dollars plus the actual	1405
cost of having a background check performed by the bureau of	1406
criminal identification and investigation pursuant to section	1407
311.41 of the Revised Code;	1408
(ii) For an applicant who has been a resident of this	1409
state for less than five years or who is not a resident of this	1410
state, but is temporarily staying in this state, a fee of	1411
fifteen dollars plus the actual cost of having background checks	1412
performed by the federal bureau of investigation and the bureau	1413
of criminal identification and investigation pursuant to section	1414
311.41 of the Revised Code.	1415
(d) A set of fingerprints of the applicant provided as	1416
described in section 311.41 of the Revised Code through use of	1417
an electronic fingerprint reading device or, if the sheriff to	1418
whom the application is submitted does not possess and does not	1419
have ready access to the use of an electronic fingerprint	1420
reading device, on a standard impression sheet prescribed	1421
pursuant to division (C)(2) of section 109.572 of the Revised	1422
Code. If the fingerprints are provided on a standard impression	1423
sheet, the person also shall provide the person's social	1424
security number to the sheriff.	1425
(2) A sheriff shall accept the evidence of imminent	1426

danger, the sworn affidavit, the fee, and the set of	1427
fingerprints required under division (B)(1) of this section at	1428
the times and in the manners described in division (I) of this	1429
section. Upon receipt of the evidence of imminent danger, the	1430
sworn affidavit, the fee, and the set of fingerprints required	1431
under division (B)(1) of this section, the sheriff, in the	1432
manner specified in section 311.41 of the Revised Code,	1433
immediately shall conduct or cause to be conducted the criminal	1434
records check and the incompetency records check described in	1435
section 311.41 of the Revised Code. Immediately upon receipt of	1436
the results of the records checks, the sheriff shall review the	1437
information and shall determine whether the criteria set forth	1438
in divisions (D)(1)(a) to (j) and (m) to (s) of section 2923.125	1439
of the Revised Code apply regarding the person. If the sheriff	1440
determines that all of the criteria set forth in divisions (D)	1441
(1) (a) to (j) and (m) to (s) of section 2923.125 of the Revised	1442
Code apply regarding the person, the sheriff shall immediately	1443
make available through the law enforcement automated data system	1444
all information that will be contained on the temporary	1445
emergency license for the person if one is issued, and the	1446
superintendent of the state highway patrol shall ensure that the	1447
system is so configured as to permit the transmission through	1448
the system of that information. Upon making that information	1449
available through the law enforcement automated data system, the	1450
sheriff shall immediately issue to the person a concealed	1451
handgun license on a temporary emergency basis.	1452

If the sheriff denies the issuance of a license on a 1453 temporary emergency basis to the person, the sheriff shall 1454 specify the grounds for the denial in a written notice to the 1455 person. The person may appeal the denial, or challenge criminal 1456 records check results that were the basis of the denial if 1457

applicable, in the same manners specified in division (D)(2) of	1458
section 2923.125 and in section 2923.127 of the Revised Code,	1459
regarding the denial of an application for a concealed handgun	1460
license under that section.	1461

The license on a temporary emergency basis issued under

this division shall be in the form, and shall include all of the

information, described in divisions (A)(2)(a) and (d) of section

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109.731 of the Revised Code, and also shall include a unique

combination of identifying letters and numbers in accordance

with division (A)(2)(c) of that section.

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The license on a temporary emergency basis issued under this division is valid for ninety days and may not be renewed. A person who has been issued a license on a temporary emergency basis under this division shall not be issued another license on a temporary emergency basis unless at least four years has expired since the issuance of the prior license on a temporary emergency basis.

(3) If a person seeking a concealed handgun license on a 1475 temporary emergency basis has been convicted of or pleaded 1476 guilty to an offense identified in division (D)(1)(e), (f), or 1477 (h) of section 2923.125 of the Revised Code or has been 1478 adjudicated a delinquent child for committing an act or 1479 violation identified in any of those divisions, and if a court 1480 has ordered the sealing or expungement of the records of that 1481 conviction, guilty plea, or adjudication pursuant to sections 1482 2151.355 to 2151.358, sections 2953.31 to 2953.35, or section 1483 2953.39 of the Revised Code or the applicant has been relieved 1484 under operation of law or legal process from the disability 1485 imposed pursuant to section 2923.13 of the Revised Code relative 1486 to that conviction, guilty plea, or adjudication, the 1487

conviction, guilty plea, or adjudication shall not be relevant	1488
for purposes of the sworn affidavit described in division (B)(1)	1489
(b) of this section, and the person may complete, and swear to	1490
the truth of, the affidavit as if the conviction, guilty plea,	1491
or adjudication never had occurred.	1492

(4) The sheriff shall waive the payment pursuant to 1493 division (B)(1)(c) of this section of the license fee in 1494 connection with an application that is submitted by an applicant 1495 who is a retired peace officer, a retired person described in 1496 division (B)(1)(b) of section 109.77 of the Revised Code, or a 1497 retired federal law enforcement officer who, prior to 1498 retirement, was authorized under federal law to carry a firearm 1499 in the course of duty, unless the retired peace officer, person, 1500 or federal law enforcement officer retired as the result of a 1501 mental disability. 1502

The sheriff shall deposit all fees paid by an applicant 1503 under division (B)(1)(c) of this section into the sheriff's 1504 concealed handgun license issuance fund established pursuant to 1505 section 311.42 of the Revised Code. 1506

(C) A person who holds a concealed handgun license on a 1507 temporary emergency basis has the same right to carry a 1508 concealed handgun as a person who was issued a concealed handgun 1509 license under section 2923.125 of the Revised Code, and any 1510 exceptions to the prohibitions contained in section 1547.69 and 1511 sections 2923.12 to 2923.16 of the Revised Code for a licensee 1512 under section 2923.125 of the Revised Code apply to a licensee 1513 under this section. The person is subject to the same 1514 restrictions, and to all other procedures, duties, and 1515 sanctions, that apply to a person who carries a license issued 1516 under section 2923.125 of the Revised Code, other than the 1517

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license renewal procedures set forth in that section.

(D) A sheriff who issues a concealed handgun license on a 1519 temporary emergency basis under this section shall not require a 1520 person seeking to carry a concealed handgun in accordance with 1521 this section to submit a competency certificate as a 1522 prerequisite for issuing the license and shall comply with 1523 division (H) of section 2923.125 of the Revised Code in regards 1524 to the license. The sheriff shall suspend or revoke the license 1525 in accordance with section 2923.128 of the Revised Code. In 1526 addition to the suspension or revocation procedures set forth in 1527 section 2923.128 of the Revised Code, the sheriff may revoke the 1528 license upon receiving information, verifiable by public 1529 documents, that the person is not eligible to possess a firearm 1530 under either the laws of this state or of the United States or 1531 that the person committed perjury in obtaining the license; if 1532 the sheriff revokes a license under this additional authority, 1533 the sheriff shall notify the person, by certified mail, return 1534 receipt requested, at the person's last known residence address 1535 that the license has been revoked and that the person is 1536 required to surrender the license at the sheriff's office within 1537 ten days of the date on which the notice was mailed. Division 1538 (H) of section 2923.125 of the Revised Code applies regarding 1539 any suspension or revocation of a concealed handqun license on a 1540 temporary emergency basis. 1541

(E) A sheriff who issues a concealed handgun license on a 1542 temporary emergency basis under this section shall retain, for 1543 the entire period during which the license is in effect, the 1544 evidence of imminent danger that the person submitted to the 1545 sheriff and that was the basis for the license, or a copy of 1546 that evidence, as appropriate.

(F) If a concealed handgun license on a temporary	1548
emergency basis issued under this section is lost or is	1549
destroyed, the licensee may obtain from the sheriff who issued	1550
that license a duplicate license upon the payment of a fee of	1551
fifteen dollars and the submission of an affidavit attesting to	1552
the loss or destruction of the license. The sheriff, in	1553
accordance with the procedures prescribed in section 109.731 of	1554
the Revised Code, shall place on the replacement license a	1555
combination of identifying numbers different from the	1556
combination on the license that is being replaced.	1557
(G) The attorney general shall prescribe, and shall make	1558
available to sheriffs, a standard form to be used under division	1559
(B) of this section by a person who applies for a concealed	1560
handgun license on a temporary emergency basis on the basis of	1561
imminent danger of a type described in division (A)(1)(a) of	1562
this section. The attorney general shall design the form to	1563
enable applicants to provide the information that is required by	1564

that are not expressly prescribed in law shall not be

incorporated into the form. The attorney general shall post a

printable version of the form on the web site of the attorney

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law to be collected, and shall update the form as necessary.

Burdens or restrictions to obtaining a concealed handgun license

- general and shall provide the address of the web site to any 1570 person who requests the form. 1571
- (H) A sheriff who receives any fees paid by a person under
 this section shall deposit all fees so paid into the sheriff's
 concealed handgun license issuance expense fund established
 under section 311.42 of the Revised Code.
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- (I) A sheriff shall accept evidence of imminent danger, a 1576 sworn affidavit, the fee, and the set of fingerprints specified 1577

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in division (B)(1) of this section at any time during normal	1578
business hours. In no case shall a sheriff require an	1579
appointment, or designate a specific period of time, for the	1580
submission or acceptance of evidence of imminent danger, a sworn	1581
affidavit, the fee, and the set of fingerprints specified in	1582
division (B)(1) of this section, or for the provision to any	1583
person of a standard form to be used for a person to apply for a	1584
concealed handgun license on a temporary emergency basis.	1585
Sec. 2923.13. (A) Unless relieved from disability under	1586
operation of law or legal process, no person shall knowingly	1587
acquire, have, carry, or use any firearm or dangerous ordnance,	1588
if any of the following apply:	1589
(1) The person is a fugitive from justice.	1590
(2) The person is under indictment for or has been	1591
convicted of any felony offense of violence or has been	1592
adjudicated a delinquent child for the commission of an offense	1593
that, if committed by an adult, would have been a felony offense	1594
of violence.	1595
(3) The person is under indictment for or has been	1596
convicted of any felony offense involving the illegal	1597
possession, use, sale, administration, distribution, or	1598
trafficking in any drug of abuse or has been adjudicated a	1599
delinquent child for the commission of an offense that, if	1600
committed by an adult, would have been a felony offense	1601
involving the illegal possession, use, sale, administration,	1602
distribution, or trafficking in any drug of abuse.	1603
(4) The person has a drug dependency, is in danger of drug	1604
dependence, or has chronic alcoholism.	1605

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(5) The person is under adjudication of mental

incompetence, has been committed to a mental institution, has	1607
been found by a court to be a person with a mental illness	1608
subject to court order, or is an involuntary patient other than	1609
one who is a patient only for purposes of observation. As used	1610
in this division, "person with a mental illness subject to court-	1611
order" and "patient" have the same meanings as in section-	1612
5122.01 of the Revised Code.	1613
(6) The person has been found guilty of having a firearm	1614
while under extreme risk protection order disability, and is	1615
prohibited from acquiring, having, carrying, or using a firearm	1616
under section 2923.99 of the Revised Code.	1617
(B) Whoever violates this section is guilty of having	1618
weapons while under disability, a felony of the third degree.	1619
(C) For the purposes of this section, "under:	1620
(1) "Under operation of law or legal process" shall not	1621
itself include mere completion, termination, or expiration of a	1622
sentence imposed as a result of a criminal conviction.	1623
(2) "Mentally ill person subject to court order" and	1624
"patient" have the same meanings as in section 5122.01 of the	1625
Revised Code.	1626
Sec. 2923.26. (A) As used in this section and sections	1627
2923.27 to 2923.30 of the Revised Code:	1628
(1) "Extreme risk protection order" means a final order	1629
granted under section 2923.26 of the Revised Code.	1630
(2) "Ex parte extreme risk protection order" means an ex	1631
parte order granted under section 2923.27 of the Revised Code.	1632
(3) "Family or household member" means, with respect to a	1633
respondent, any of the following:	1634

(a) A person related by blood, marriage, or adoption to	1635
the respondent;	1636
(b) A person in a dating relationship with the respondent;	1637
(c) A person who has a child in common with the	1638
respondent, regardless of whether the person has been married to	1639
the respondent or has lived together with the respondent at any	1640
<pre>time;</pre>	1641
(d) A person who resides with the respondent or who has	1642
resided with the respondent within the past year;	1643
(e) A person who has a biological or legal parent-child	1644
relationship with the respondent, including a stepparent,	1645
stepchild, grandparent, and grandchild of the respondent;	1646
(f) A person who is acting or has acted as the	1647
respondent's legal quardian.	1648
(4) "Petitioner" means the person who petitions for an	1649
extreme risk protection order under this section.	1650
(5) "Respondent" means the person who is identified as the	1651
subject of a petition for an extreme risk protection order under	1652
this section.	1653
(6) "Law enforcement officer" means a sheriff, deputy	1654
sheriff, constable, police officer of a township or joint police	1655
district, municipal police officer, or state highway patrol	1656
trooper.	1657
(7) "Law enforcement agency" means a municipal or township	1658
police department, a county sheriff's office, or the state	1659
highway patrol.	1660
(B)(1) Any of the following persons may seek relief under	1661

sections 2923.26 to 2923.30 of the Revised Code by filing a	1662
petition for an extreme risk protection order in the court of	1663
common pleas in the county where the petitioner resides or in	1664
the county where the respondent resides:	1665
(a) A family or household member of the respondent;	1666
(b) A law enforcement officer or law enforcement agency.	1667
(2) If a petitioner files a petition for an extreme risk	1668
protection order, in addition to the petition, the petitioner	1669
may file an application for an ex parte extreme risk protection	1670
order under section 2923.27 of the Revised Code. An application	1671
for an ex parte extreme risk protection order may be filed as	1672
specified in that section in the court of common pleas in which	1673
the petition is filed or in a county court or municipal court.	1674
If a petitioner who files a petition for an extreme risk	1675
protection order also files an application for an ex parte	1676
extreme risk protection order, except as expressly specified to	1677
the contrary, the provisions of this section apply with respect	1678
to the petition that is related to the application.	1679
(C) A petition for an extreme risk protection order shall	1680
include all of the following:	1681
(1) An allegation that the respondent poses a significant	1682
danger of causing personal injury to self or others by having in	1683
the respondent's custody or control, purchasing, possessing, or	1684
receiving a firearm, accompanied by an affidavit made under oath	1685
stating the specific statements, actions, or facts that give	1686
rise to a reasonable fear of future dangerous acts by the	1687
respondent;	1688
(2) An inventory list including the number, types, and	1689
locations of every firearm the petitioner believes to be in the	1690

respondent's ownership, possession, custody, or control;	1691
(3) A list of any protection order issued under section	1692
2151.34, 2903.213, 2903.214, 2919.26, or 3113.31 of the Revised	1693
Code to which the respondent is subject and of which the	1694
<pre>petitioner is aware;</pre>	1695
(4) A list of any pending lawsuit, complaint, petition, or	1696
other legal action between the parties.	1697
(D) The court shall verify the terms of any existing order	1698
governing the parties but shall not delay granting relief under	1699
this section or section 2923.27 of the Revised Code because an	1700
action is pending between the parties. A petition for an extreme	1701
risk protection order may be granted whether or not an action	1702
between the parties is pending.	1703
(E) If the petitioner for an extreme risk protection order	1704
is a law enforcement officer or agency, the petitioner shall	1705
make a good faith effort to provide notice to a family or	1706
household member or third party who may be at risk of violence.	1707
The notice shall state that the petitioner intends to petition	1708
the court for an extreme risk protection order or that the	1709
petitioner has already done so, and include referrals to	1710
appropriate resources, including mental health, domestic	1711
violence, and counseling resources. The petitioner shall attest	1712
in the petition to having provided this notice, or attest to the	1713
steps that will be taken to provide the notice.	1714
(F) If the petition for an extreme risk protection order	1715
states that disclosure of the petitioner's address would risk	1716
harm to the petitioner or any member of the petitioner's family	1717
or household, the petitioner's address may be omitted from all_	1718
documents filed with the court. If the petitioner has not	1719

disclosed an address under this division, the petitioner shall	1720
designate an alternate address at which the respondent may serve	1721
notice of any motions. If the petitioner is a law enforcement	1722
officer or agency, the address of record shall be the address of	1723
the law enforcement agency.	1724
(G) The court shall not charge a fee to a petitioner for	1725
filing a petition under this section or for filing an	1726
application for an ex parte extreme risk protection order under	1727
section 2923.27 of the Revised Code, and shall not charge the	1728
petitioner for service of process of the petition. The court	1729
shall provide the necessary certified copies and forms and shall	1730
provide materials explaining the process of filing a petition	1731
for an extreme risk protection order to persons free of charge.	1732
(H) No petitioner for an extreme risk protection order	1733
shall be required to post a bond to obtain relief under this	1734
section or sections 2923.27 to 2923.30 of the Revised Code.	1735
(I) (1) Upon receiving a petition for an extreme risk	1736
protection order, the court shall do all of the following,	1737
<pre>subject to division (I)(2) of this section:</pre>	1738
(a) Order a hearing to be held not later than fourteen	1739
days after the date the petition is filed;	1740
(b) Issue a notice of the date, time, and location of the	1741
hearing to the respondent named in the petition;	1742
(c) Cause a copy of the notice of hearing and petition to	1743
be forwarded on or before the next judicial day to a local law	1744
enforcement agency for service on the respondent.	1745
(2) If a petitioner who files a petition for an extreme	1746
risk protection order also files an application for an ex parte	1747
extreme risk protection order under section 2923.27 of the	1748

Revised Code with respect to the same respondent, the court	1749
shall order the hearing specified in division (I)(1)(a) of this	1750
section, but except as provided in division (E)(4) of section	1751
2923.27 of the Revised Code, the court shall not issue the	1752
notice under division (I)(1)(b) of this section, cause the copy	1753
of the notice and petition to be served under division (I)(1)(c)	1754
of this section, or conduct the hearing.	1755
(J) The court may do either of the following with respect	1756
to a petition for an extreme risk protection order:	1757
(1) Subject to division (K) of this section, schedule a	1758
hearing by telephone pursuant to local court rule, to reasonably	1759
accommodate a disability, or, in exceptional circumstances, to	1760
<pre>protect a petitioner from potential harm;</pre>	1761
(2) Issue an ex parte extreme risk protection order under	1762
section 2923.27 of the Revised Code, if an application for such	1763
an order is made under that section.	1764
(K) The court shall require assurances of the petitioner's	1765
identity before conducting a telephonic hearing under division	1766
(J) (1) of this section.	1767
(L) Except as otherwise provided in this division, the	1768
local law enforcement agency shall personally serve the petition	1769
and notice of the hearing on the respondent not less than five	1770
judicial days prior to the hearing. If the petitioner who filed	1771
the petition for an extreme risk protection order also filed an	1772
application for an ex parte extreme risk protection order under	1773
section 2923.27 of the Revised Code with respect to the same	1774
respondent, the agency shall serve the notice and petition as	1775
specified in division (E)(3) or (4) of section 2923.27 of the	1776
Revised Code. Service issued under this section shall take	1777

precedence over other service of other documents, unless those	1778
documents are also of an emergency nature. If the local law	1779
enforcement agency cannot serve process under this section	1780
within the time period specified, the court shall set a new	1781
hearing date and either require the local law enforcement agency	1782
to attempt personal service again or shall permit service by	1783
publication or mail as provided in division (H) of section	1784
2923.28 of the Revised Code. The court shall not require more	1785
than two attempts at obtaining personal service and shall permit	1786
service by publication or mail after two attempts unless the	1787
petitioner requests additional time to attempt personal service.	1788
If the court issues an order that permits service by publication	1789
or mail, the court shall set the hearing date not later than	1790
twenty-four days after the date the order is issued.	1791
(M)(1) Upon hearing a petition for an extreme risk	1792
protection order, subject to division (M)(2) of this section, if	1793
the court finds by a preponderance of the evidence that the	1794
respondent poses a significant danger of causing personal injury	1795
to self or others by having custody or control of a firearm or	1796
the ability to purchase, possess, or receive a firearm, the	1797
court shall issue an extreme risk protection order for a period	1798
of one hundred eighty days.	1799
(2) Division (M)(1) of this section does not apply to a	1800
determination of whether an ex parte extreme risk protection	1801
order should be issued under section 2923.27 of the Revised	1802
Code. Divisions (B) and (C) of that section govern the	1803
determination of whether such an order should be issued. If a	1804
court issues an ex parte extreme risk protection order under	1805
that section, division (M)(1) of this section applies in	1806
determining whether to issue a final extreme risk protection	1807
order after a hearing held on the related petition for an order.	1808

If a court denies an application for an ex parte extreme risk	1809
protection order under that section, division (M)(1) of this	1810
section applies in determining whether to issue an extreme risk	1811
protection order after a hearing held on the related petition	1812
for an order.	1813
(N) In determining whether grounds for an extreme risk	1814
protection order exist under division (M)(1) of this section or	1815
whether grounds for an ex parte extreme risk protection order	1816
exist under divisions (B) and (C) of section 2923.27 of the	1817
Revised Code, the court may do any of the following:	1818
(1) Consider any relevant evidence including any of the	1819
<pre>following:</pre>	1820
(a) A recent act or threat of violence by the respondent	1821
against the respondent or against another, whether or not the	1822
violence or threat involves a firearm;	1823
(b) A pattern of acts or threats of violence by the	1824
respondent within the past twelve months, including acts or	1825
threats of violence by the respondent against the respondent or	1826
<pre>against others;</pre>	1827
(c) Any dangerous mental health issues of the respondent;	1828
(d) A violation by the respondent of any of the following:	1829
(i) A protection order issued or consent agreement	1830
approved pursuant to section 2919.26 or 3113.31 of the Revised	1831
<pre>Code;</pre>	1832
(ii) A protection order issued pursuant to section	1833
2151.34, 2903.213, or 2903.214 of the Revised Code;	1834
(iii) A protection order issued by a court of another	1835
state.	1836

(e) A previous or existing extreme risk protection order	1837
issued against the respondent;	1838
(f) A violation of a previous or existing extreme risk	1839
protection order issued against the respondent;	1840
(g) A conviction of the respondent for a violation of	1841
section 2919.25 of the Revised Code;	1842
(h) The respondent's ownership, access to, or intent to	1843
<pre>possess firearms;</pre>	1844
(i) The unlawful or reckless use, display, or brandishing	1845
of a firearm by the respondent;	1846
(j) The history of use, attempted use, or threatened use	1847
of physical force by the respondent against another person, or	1848
the respondent's history of stalking another person;	1849
(k) Any prior arrest of the respondent for a felony	1850
offense or violent crime;	1851
(1) Corroborated evidence of the abuse of controlled	1852
substances or alcohol by the respondent;	1853
(m) Evidence of recent acquisition of firearms by the	1854
respondent.	1855
(2) Examine under oath the petitioner, the respondent, and	1856
any witness called by the petitioner or respondent;	1857
(3) Ensure that a reasonable search has been conducted for	1858
criminal history records related to the respondent.	1859
(O) During a hearing for an extreme risk protection order,	1860
the court shall consider whether a mental health evaluation or	1861
chemical dependency evaluation is appropriate and may order such	1862
an evaluation if appropriate.	1863

(P) An extreme risk protection order issued under this	1864
section shall include all of the following:	1865
(1) A statement of the grounds supporting the order;	1866
(2) The date and time that the order was issued;	1867
(3) The date and time the order expires;	1868
(4) Whether a mental health evaluation or chemical	1869
dependency evaluation of the respondent is required;	1870
(5) The address of the court in which any responsive	1871
pleading should be filed;	1872
(6) A description of the requirements for relinquishment	1873
of firearms under section 2923.30 of the Revised Code;	1874
(7) The following statement:	1875
"To the subject of the protection order:	1876
This order will last until the date and time noted above.	1877
If you have not done so already, you must surrender to the	1878
(insert name of local law enforcement agency) all firearms in	1879
your custody, control, or possession and any license to carry a	1880
concealed handgun issued to you under section 2923.125 or	1881
2923.1213 of the Revised Code. You may not have in your custody	1882
or control, purchase, possess, receive, or attempt to purchase	1883
or receive, a firearm while this order is in effect. You have	1884
the right to request one hearing to terminate this order every	1885
one-hundred-eighty-day period that this order is in effect,	1886
starting from the date of this order and continuing through any	1887
renewals. You may seek the advice of an attorney as to any	1888
<pre>matter connected with this order."</pre>	1889
(Q) When the court issues an extreme risk protection order	1890

under this section, the court shall inform the respondent that	1891
the respondent is entitled to request termination of the order	1892
in the manner prescribed in section 2923.29 of the Revised Code.	1893
(R) If the court declines to issue an extreme risk	1894
protection order under this section, the court shall state the	1895
particular reasons for denial in the court's order.	1896
(S) Sections 2923.26 to 2923.30 of the Revised Code do not	1897
affect the ability of a law enforcement officer to remove a	1898
firearm or concealed handgun license from any person or conduct	1899
any search and seizure for firearms pursuant to any other lawful	1900
authority.	1901
Sec. 2923.27. (A) A petitioner who files a petition for an	1902
extreme risk protection order under section 2923.26 of the	1903
Revised Code may request that an ex parte extreme risk	1904
protection order be issued before a hearing for an extreme risk	1905
protection order under that section, without notice to the	1906
respondent, by filing an application for an ex parte extreme	1907
risk protection order in a court of common pleas, county court,	1908
or municipal court. An application for an ex parte order shall	1909
include detailed allegations based on personal knowledge that	1910
the respondent poses a significant danger of causing personal	1911
injury to self or others in the near future by having custody or	1912
control of a firearm or the ability to purchase, possess, or	1913
receive a firearm. The application shall be filed in addition to	1914
the petition for the extreme risk protection order.	1915
(B) In considering whether to issue an ex parte extreme	1916
risk protection order under this section, the court that	1917
receives the application shall consider all relevant evidence,	1918
including the evidence described in division (N)(1) of section	1919
2923.26 of the Revised Code.	1920

(C) If a court finds there is reasonable cause to believe	1921
that the respondent poses a significant danger of causing	1922
personal injury to self or others in the near future by having	1923
custody or control of a firearm or the ability to purchase,	1924
possess, or receive a firearm, the court shall issue an ex parte	1925
extreme risk protection order.	1926
(D) The court shall hold an ex parte extreme risk	1927
protection order hearing in person or by telephone on the day	1928
the petition is filed or on the judicial day immediately	1929
following the day the petition is filed.	1930
(E) (1) If a court of common pleas issues an ex parte	1931
extreme risk protection order, the court shall schedule a	1932
hearing to be held within three days of the issuance of the	1933
order to determine if an extreme risk protection order should be	1934
issued and shall hold the hearing on the date, and at the time	1935
and place, scheduled.	1936
(2) If a county court or municipal court issues an ex	1937
parte extreme risk protection order, the court shall transfer	1938
the case to the court of common pleas and that court shall	1939
schedule a hearing to be held within three days of the issuance	1940
of the order to determine if an extreme risk protection order	1941
should be issued, and shall hold the hearing on the date, and at	1942
the time and place, scheduled.	1943
(3) If a court of common pleas, county court, or municipal	1944
court issues an ex parte extreme risk protection order, the	1945
hearing scheduled under division (I)(1)(a) of section 2923.26 of	1946
the Revised Code shall not be conducted. Instead, the	1947
appropriate court shall conduct the hearing scheduled under	1948
division (E)(1) or (2) of this section to determine if an	1949
extreme risk protection order should be issued. The court shall	1950

issue a notice of the date, time, and location of the hearing to	1951
the respondent and shall cause a copy of the notice of the	1952
hearing and petition to be forwarded on or before the next	1953
judicial day to a local law enforcement agency for service on	1954
the respondent. The local law enforcement agency shall	1955
personally serve the notice of the hearing and petition on the	1956
day that it is received and shall serve the ex parte order	1957
concurrently with the notice.	1958
(4) If a petitioner files an application requesting that	1959
an ex parte extreme risk protection order be issued and the	1960
court denies the application, the court in which the petition	1961
was filed under section 2923.26 of the Revised Code shall	1962
conduct the hearing scheduled under division (I)(1)(a) of that	1963
section to determine if an extreme risk protection order should	1964
be issued. The court shall issue the notice under division (I)	1965
(1) (b) of that section and cause the copy of the notice and	1966
petition to be served under division (I)(1)(c) of that section.	1967
The local law enforcement agency that is served with the copy of	1968
the notice and petition shall personally serve the petition and	1969
notice of the hearing on the respondent not less than five	1970
judicial days prior to the hearing.	1971
(F) An ex parte extreme risk protection order issued under	1972
this section shall include all of the following:	1973
(1) A statement of the grounds asserted for the order;	1974
(2) The date and time the order was issued;	1975
(3) The date and time the order expires;	1976
(4) The address of the court in which any responsive	1977
pleading should be filed;	1978
(5) The date, time, and location of the hearing scheduled	1979

under division (E)(1) or (2) of this section;	1980
(6) A description of the requirements for surrender of	1981
firearms under section 2923.30 of the Revised Code;	1982
(7) The following statement:	1983
"To the subject of this protection order:	1984
This order is valid until the date and time noted above.	1985
You are required to surrender all firearms in your custody,	1986
control, or possession. You may not have in your custody or	1987
control, purchase, possess, receive, or attempt to purchase or	1988
receive, a firearm while this order is in effect. You must	1989
immediately surrender to the (insert name of local law_	1990
enforcement agency) all firearms in your custody, control, or	1991
possession and any license to carry a concealed handgun issued	1992
to you under section 2923.125 or 2923.1213 of the Revised Code	1993
immediately. A hearing will be held on the date and at the time	1994
and location noted above to determine if an extreme risk	1995
protection order should be issued. Failure to appear at that	1996
hearing may result in a court making an order against you that	1997
is valid for one hundred eighty days. You may seek the advice of	1998
an attorney as to any matter connected with this order."	1999
(G) Any ex parte extreme risk protection order issued	2000
under this section expires upon the hearing on the petition for	2001
the extreme risk protection order.	2002
(H) If the court of common pleas, county court, or	2003
municipal court declines to issue an ex parte extreme risk	2004
protection order, the court shall state the particular reasons	2005
for the denial.	2006
Sec. 2923.28. (A) An extreme risk protection order issued	2007
under section 2923.26 of the Revised Code shall be personally	2008

served upon the respondent, except as otherwise provided in	2009
sections 2923.26 to 2923.30 of the Revised Code.	2010
(B) The law enforcement agency with jurisdiction over the	2011
area in which the respondent resides shall serve the respondent	2012
personally unless the petitioner elects to have the respondent	2013
served by a private party.	2014
(C) If service by the local law enforcement agency is to	2015
be used, the clerk of court shall cause a copy of the order	2016
issued under section 2923.26 of the Revised Code to be forwarded	2017
on or before the next judicial day to the local law enforcement	2018
agency specified in the order for service upon the respondent.	2019
(D) If the law enforcement agency is unable to complete	2020
service on the respondent within ten days, the law enforcement	2021
agency shall notify the petitioner. The petitioner shall provide	2022
any information necessary to allow the law enforcement agency to	2023
complete service on the respondent.	2024
(E) If an order entered by the court specifies that the	2025
respondent appeared in person before the court, further service	2026
is waived and proof of service is not necessary.	2027
(F) If the court previously entered an order allowing	2028
service of the notice and petition or an ex parte extreme risk	2029
protection order by publication or mail under division (H) of	2030
this section, or if the court finds there are now grounds to	2031
allow for that method of service, the court may permit service	2032
by publication or mail of the extreme risk protection order as	2033
provided in that division.	2034
(G) Return of service under sections 2923.26 to 2923.30 of	2035
the Revised Code shall be made in accordance with applicable	2036
rules of court.	2037

(H) The court may order service by publication or service	2038
by mail as provided by the Rules of Civil Procedure except that	2039
any summons shall contain the name of the respondent and	2040
petitioner, the date and time of the hearing, and any ex parte	2041
extreme risk protection order that has been issued against the	2042
respondent, and the following notice:	2043
"If you fail to respond, an extreme risk protection order	2044
may be issued against you pursuant to sections 2923.26 to	2045
2923.30 of the Revised Code for one hundred eighty days from the	2046
date you are required to appear."	2047
(I) If the court orders service by publication or mail for	2048
notice of an extreme risk protection order hearing, it shall	2049
also reissue the ex parte extreme risk protection order, if	2050
issued, to expire on the date of the extreme risk protection	2051
<pre>order hearing.</pre>	2052
(J) Following completion of service by publication or by	2053
mail for notice of an extreme risk protection order hearing, if	2054
the respondent fails to appear at the hearing, the court may	2055
issue an extreme risk protection order as provided in section	2056
2923.26 of the Revised Code.	2057
(K) The clerk of the court shall enter any extreme risk	2058
protection order or ex parte extreme risk protection order	2059
issued under sections 2923.26 to 2923.30 of the Revised Code	2060
into a statewide judicial information system on the same day	2061
such order is issued.	2062
(L) The clerk of the court shall forward a copy of an	2063
order issued under sections 2923.26 to 2923.30 of the Revised	2064
Code the same day the order is issued to the appropriate law	2065
enforcement agency specified in the order. Upon receipt of the	2066

copy of the order, the law enforcement agency shall enter the	2067
order into the national instant criminal background check	2068
system, any other federal or state computer-based systems used	2069
by law enforcement or others to identify prohibited purchasers	2070
of firearms, and any computer-based criminal intelligence	2071
information system available in this state used by law	2072
enforcement agencies to list outstanding warrants. The order	2073
shall remain in each system for the period stated in the order,	2074
and the law enforcement agency shall only remove orders from the	2075
systems that have expired or terminated. Entry into the	2076
computer-based criminal intelligence information system	2077
constitutes notice to all law enforcement agencies of the	2078
existence of the order. The order is fully enforceable in any	2079
county in the state.	2080
(M)(1) The issuing court shall, within three judicial days	2081
after issuance of an extreme risk protection order or ex parte	2082
extreme risk protection order, forward a copy of the	2083
respondent's driver's license or state identification card, or	2084
comparable information, along with the date of the order's	2085
issuance, to the sheriff that has issued a concealed handgun	2086
license to the respondent. Upon receipt of the information, the	2087
sheriff shall immediately revoke the respondent's license in	2088
accordance with division (B) of section 2923.128 of the Revised	2089
Code.	2090
(2) The court, if necessary, may apply for access to the	2091
law enforcement automated data system to identify a sheriff that	2092
has issued a concealed handgun license to a respondent. For	2093
purposes of this inquiry, the court is a criminal justice	2094
agency.	2095
(N) If an extreme risk protection order is terminated	2096

before its expiration date, the clerk of the court shall forward	2097
the same day a copy of the termination order to the appropriate	2098
law enforcement agency specified in the termination order. Upon	2099
receipt of the order, the law enforcement agency shall promptly	2100
remove the order from any computer-based system in which it was	2101
entered pursuant to division (L) of this section.	2102
Sec. 2923.29. (A) The respondent may submit one written	2103
request for a hearing to terminate an extreme risk protection	2104
order issued under sections 2923.26 to 2923.30 of the Revised	2105
Code every one-hundred-eighty-day period that the order is in	2106
effect, starting from the date of the order and continuing	2107
through any renewals.	2108
(1) Upon receipt of the request for a hearing to terminate	2109
an extreme risk protection order, the court shall set a date for	2110
a hearing. Notice of the request shall be served on the	2111
petitioner in accordance with the Rules of Civil Procedure. The	2112
hearing shall occur not sooner than fourteen days and not later	2113
than thirty days after the date the petitioner is served with	2114
the request.	2115
(2) The respondent shall have the burden of proving by a	2116
preponderance of the evidence that the respondent does not pose	2117
a significant danger of causing personal injury to self or	2118
others by having custody or control of a firearm or the ability	2119
to purchase, possess, or receive a firearm. The court may	2120
consider any relevant evidence, including evidence of the	2121
considerations listed in division (N)(1) of section 2923.26 of	2122
the Revised Code.	2123
(3) If the court finds after the hearing that the	2124
respondent has met the respondent's burden, the court shall	2125
terminate the order.	2126

(B) The court shall notify the petitioner of the impending	2127
expiration of an extreme risk protection order. Notice shall be	2128
received by the petitioner sixty calendar days before the date	2129
the order expires.	2130
(C) A family or household member of a respondent or a law	2131
enforcement officer or agency may by motion request a renewal of	2132
an extreme risk protection not sooner than sixty calendar days	2133
before the expiration of the order.	2134
(D) Upon receipt of a motion to renew, the court shall	2135
order that a hearing be held not later than fourteen days from	2136
the date of the request for renewal. The court may schedule a	2137
hearing by telephone in the manner prescribed by division (J)(1)	2138
of section 2923.26 of the Revised Code. The respondent shall be	2139
personally served in the same manner prescribed by divisions (I)	2140
(3) and (L) of section 2923.26 of the Revised Code.	2141
(E) In determining whether to renew an extreme risk	2142
protection order under this section, the court shall consider	2143
all relevant evidence presented by the petitioner and follow the	2144
same procedure as provided in section 2923.26 of the Revised	2145
Code.	2146
If the court finds by a preponderance of the evidence that	2147
the requirements for issuance of an extreme risk protection	2148
order as provided in section 2923.26 of the Revised Code	2149
continue to be met, the court shall renew the order. However,	2150
if, after notice, the motion for renewal is uncontested and the	2151
petitioner seeks no modification of the order, the order may be	2152
renewed on the basis of the petitioner's motion or affidavit	2153
stating that there has been no material change in relevant	2154
circumstances since entry of the order and stating the reason	2155
for the requested renewal.	2156

(F) The renewal of an extreme risk protection order has a	2157
duration of one hundred eighty days, subject to termination as	2158
provided in division (A) of this section or further renewal by	2159
order of the court.	2160
Sec. 2923.30. (A) Upon issuance of any extreme risk	2161
protection order or ex parte extreme risk protection order under	2162
sections 2923.26 to 2923.30 of the Revised Code, the court shall	2163
order the respondent to surrender to the local law enforcement	2164
agency all firearms in the respondent's custody, control, or	2165
possession and any license to carry a concealed handgun issued	2166
to the respondent under section 2923.125 or 2923.1213 of the	2167
Revised Code.	2168
(B) The law enforcement officer serving any extreme risk	2169
protection order or ex parte extreme risk protection order	2170
issued under sections 2923.26 to 2923.30 of the Revised Code	2171
shall request that the respondent immediately surrender all	2172
firearms in the respondent's custody, control, or possession and	2173
any license to carry a concealed handgun issued to the	2174
respondent under section 2923.125 or 2923.1213 of the Revised	2175
Code, and conduct any search permitted by law for such firearms.	2176
(C) The law enforcement officer shall take possession of	2177
all firearms belonging to the respondent that are surrendered,	2178
in plain sight, or discovered pursuant to a lawful search.	2179
Alternatively, if personal service by a law enforcement officer	2180
is not possible, or not required because the respondent was	2181
present at the extreme risk protection order hearing, the	2182
respondent shall surrender the firearms in a safe manner to the	2183
control of the local law enforcement agency within forty-eight	2184
hours of being served with the order by alternate service or	2185
within forty-eight hours of the hearing at which the respondent	2186

was present.	2187
(D) At the time of surrender, a law enforcement officer	2188
taking possession of a firearm or concealed handgun license	2189
shall issue a receipt identifying all firearms that have been	2190
surrendered and provide a copy of the receipt to the respondent.	2191
Within seventy-two hours after service of the order, the officer	2192
serving the order shall file the original receipt with the court	2193
and shall ensure that the officer's law enforcement agency	2194
retains a copy of the receipt.	2195
(E) Upon the sworn statement or testimony of the	2196
petitioner or of any law enforcement officer alleging that the	2197
respondent has failed to comply with the surrender of firearms	2198
as required by an order issued under sections 2923.26 to 2923.30	2199
of the Revised Code, the court shall determine whether probable	2200
cause exists to believe that the respondent has failed to	2201
surrender all firearms in the respondent's possession, custody,	2202
or control. If probable cause exists, the court shall issue a	2203
warrant describing the firearms and authorizing a search of the	2204
locations where the firearms are reasonably believed to be and	2205
the seizure of any firearms discovered pursuant to such search.	2206
(F) If a person other than the respondent claims title to	2207
any firearm surrendered pursuant to this section, and the other	2208
person is determined by the law enforcement agency to be the	2209
lawful owner of the firearm, the firearm shall be returned to	2210
the other person, provided that both of the following apply:	2211
(1) The firearm is removed from the respondent's custody,	2212
control, or possession and the lawful owner agrees to store the	2213
firearm in a manner such that the respondent does not have	2214
access to or control of the firearm.	2215

(2) The lawful owner is not prohibited from possessing the	2216
firearm under state or federal law.	2217
(G) Upon the issuance of an extreme risk protection order,_	2218
the court shall order a new hearing date and require the	2219
respondent to appear not later than three judicial days from the	2220
issuance of the order. The court shall require a showing that	2221
the respondent has surrendered any firearms in the respondent's	2222
custody, control, or possession. The court may dismiss the	2223
hearing upon a satisfactory showing that the respondent is in	2224
compliance with the order.	2225
(H) All law enforcement agencies shall develop policies	2226
and procedures not later than six months after the effective	2227
date of this section regarding the acceptance, storage, and	2228
return of firearms required to be surrendered under sections	2229
2923.26 to 2923.30 of the Revised Code.	2230
(I) If an extreme risk protection order is terminated or	2231
expires without renewal or an ex parte extreme risk protection	2232
order expires and an extreme risk protection order is not issued	2233
regarding the respondent, a law enforcement agency holding any	2234
firearm that has been surrendered pursuant to sections 2923.26	2235
to 2923.30 of the Revised Code shall return any surrendered	2236
firearm requested by a respondent only after confirming, through	2237
a background check, that the respondent is currently eligible to	2238
own or possess firearms under federal and state law and after	2239
confirming with the court that the extreme risk protection order	2240
has terminated or has expired without renewal.	2241
(J) A law enforcement agency shall, if requested by a	2242
family or household member of a respondent, provide prior notice	2243
of the return of a firearm to a respondent to that family or	2244
household member.	2245

(K) Any firearm surrendered by a respondent pursuant to	2246
this section that remains unclaimed by the lawful owner shall be	2247
disposed of in accordance with the law enforcement agency's	2248
policies and procedures for the disposal of firearms in police	2249
custody.	2250
Sec. 2923.99. (A) Except as provided in this section,	2251
sections 2923.26 to 2923.30 of the Revised Code do not impose	2252
criminal or civil liability on any person or entity for acts or	2253
omissions related to obtaining an extreme risk protection order	2254
or ex parte extreme risk protection order including for	2255
reporting, declining to report, investigating, declining to	2256
investigate, filing, or declining to file a petition under those	2257
sections.	2258
(B) (1) No person shall do either of the following:	2259
(a) File a petition for an extreme risk protection order	2260
under section 2923.26 of the Revised Code alleging that the	2261
respondent poses a significant danger of causing personal injury	2262
to self or others by having in the respondent's custody or	2263
control, purchasing, possessing, or receiving a firearm if the	2264
person knows the allegation is false;	2265
(b) File an application for an ex parte extreme risk	2266
protection order under section 2923.27 of the Revised Code	2267
alleging that the respondent poses a significant danger of	2268
causing personal injury to self or others in the near future by	2269
having custody or control of a firearm or the ability to	2270
purchase, possess, or receive a firearm if the person knows the	2271
allegation is false.	2272
(2) An individual injured in person or property by a	2273
violation of division (B)(1)(a) or (b) of this section has, and	2274

may recover full damages in, a civil action under section	2275
2307.60 of the Revised Code. A civil action described in this	2276
division is in addition to, and does not preclude, any possible	2277
criminal prosecution of the person who violates division (B)(1)	2278
(a) or (b) of this section.	2279
(3) Whoever violates division (B)(1)(a) or (b) of this	2280
section is guilty of a felony of the fifth degree.	2281
(C)(1) No person shall acquire, have, carry, or use any	2282
firearm with knowledge that the person is prohibited from doing	2283
so by an order issued under this section or sections 2923.26 to	2284
2923.30 of the Revised Code.	2285
(2) A person who violates division (C)(1) of this section	2286
is guilty of having a firearm while under extreme risk	2287
protection order disability. Except as provided in division (C)	2288
(3) of this section, having a firearm while under extreme risk	2289
protection order disability is a misdemeanor of the third	2290
degree.	2291
(3) If a person found guilty of having a firearm while	2292
under extreme risk protection order disability has two or more	2293
previous convictions for such an offense, having a firearm while	2294
under extreme risk protection order disability is a felony of	2295
the fifth degree.	2296
(D) In addition to the penalties prescribed in division	2297
(C) of this section, no person found guilty of having a firearm	2298
while under extreme risk protection order disability shall	2299
knowingly acquire, have, carry, or use any firearm or dangerous	2300
ordnance for a period of five years after the date the	2301
underlying extreme risk protection order expires.	2302
Section 2. That existing sections 109.57, 2923.125,	2303

H. B. No. 170
As Introduced

2923.128, 2923.1213, and 2923.13 of the Revised Code are hereby	2304
repealed.	2305
Gartier 3 Costions 2022 26 to 2022 20 and 2022 00 of the	2306
Section 3. Sections 2923.26 to 2923.30 and 2923.99 of the	2306
Revised Code, as enacted by this act, shall be known as the	2307
"Extreme Risk Protection Order Act."	2308
Section 4. The General Assembly, applying the principle	2309
stated in division (B) of section 1.52 of the Revised Code that	2310
amendments are to be harmonized if reasonably capable of	2311
simultaneous operation, finds that the following sections,	2312
presented in this act as composites of the sections as amended	2313
by the acts indicated, are the resulting versions of the	2314
sections in effect prior to the effective date of the sections	2315
as presented in this act:	2316
Section 109.57 of the Revised Code as amended by both H.B.	2317
405 and S.B. 288 of the 134th General Assembly.	2318
1	
Section 2923.125 of the Revised Code as amended by both	2319
H.B. 281 and S.B. 288 of the 134th General Assembly.	2320
Section 2923.128 of the Revised Code as amended by H.B.	2321
281, S.B. 215, and S.B. 288, all of the 134th General Assembly.	2322
Section 2923.1213 of the Revised Code as amended by both	2323
H.B. 281 and S.B. 288 of the 134th General Assembly.	2324