As Reported by the Senate Judiciary Committee

132nd General Assembly

Regular Session 2017-2018

Am. S. B. No. 33

Senator Eklund

Cosponsors: Senators Huffman, Terhar, Yuko, Williams, Skindell, Hoagland, Hite, Bacon, Coley, Thomas, O'Brien

A BILL

То	amend sections 2913.04 and 2923.129 and to enact	1
	section 5503.101 of the Revised Code to allow	2
	disclosure of information from the law	3
	enforcement automated data system (LEADS) to a	4
	defendant in a traffic or criminal case.	5

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

Section 1. That sections 2913.04 and 2923.129 be amended	6
and section 5503.101 of the Revised Code be enacted to read as	7
follows:	8
Sec. 2913.04. (A) No person shall knowingly use or operate	9
the property of another without the consent of the owner or	10
person authorized to give consent.	11
(B) No person, in any manner and by any means, including,	12
but not limited to, computer hacking, shall knowingly gain	13
access to, attempt to gain access to, or cause access to be	14
gained to any computer, computer system, computer network, cable	15
service, cable system, telecommunications device,	16
telecommunications service, or information service without the	17

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consent of, or beyond the scope of the express or implied	18
consent of, the owner of the computer, computer system, computer	19
network, cable service, cable system, telecommunications device,	20
telecommunications service, or information service or other	21
person authorized to give consent.	22
(C) No Except as permitted under section 5503.101 of the	23
Revised Code, no person shall knowingly gain access to, attempt	24
to gain access to, cause access to be granted to, or disseminate	25
information gained from access to the law enforcement automated	26
database system created pursuant to section 5503.10 of the	27
Revised Code without the consent of, or beyond the scope of the	28
express or implied consent of, the chair of the law enforcement	29
automated data system steering committee.	30
(D) No person shall knowingly gain access to, attempt to	31
gain access to, cause access to be granted to, or disseminate	32
information gained from access to the Ohio law enforcement	33
gateway established and operated pursuant to division (C)(1) of	34
section 109.57 of the Revised Code without the consent of, or	35
beyond the scope of the express or implied consent of, the	36
superintendent of the bureau of criminal identification and	37
investigation.	38
(E) The affirmative defenses contained in division (C) of	39
section 2913.03 of the Revised Code are affirmative defenses to	40
a charge under this section.	41
(F)(1) Whoever violates division (A) of this section is	42
guilty of unauthorized use of property.	43
(2) Except as otherwise provided in division (F)(3) or (4)	44

of this section, unauthorized use of property is a misdemeanor

of the fourth degree.

(3) Except as otherwise provided in division (F)(4) of	47
this section, if unauthorized use of property is committed for	48
the purpose of devising or executing a scheme to defraud or to	49
obtain property or services, unauthorized use of property is	50
whichever of the following is applicable:	51
(a) Except as otherwise provided in division (F)(3)(b),	52
(c), or (d) of this section, a misdemeanor of the first degree.	53
(b) If the value of the property or services or the loss	54
to the victim is one thousand dollars or more and is less than	55
seven thousand five hundred dollars, a felony of the fifth	56
degree.	57
(c) If the value of the property or services or the loss	58
to the victim is seven thousand five hundred dollars or more and	59
is less than one hundred fifty thousand dollars, a felony of the	60
fourth degree.	61
(d) If the value of the property or services or the loss	62
to the victim is one hundred fifty thousand dollars or more, a	63
felony of the third degree.	64
(4) If the victim of the offense is an elderly person or	65
disabled adult, unauthorized use of property is whichever of the	66
following is applicable:	67
(a) Except as otherwise provided in division (F)(4)(b),	68
(c), or (d) of this section, a felony of the fifth degree;	69
(b) If the value of the property or services or loss to	70
the victim is one thousand dollars or more and is less than	71
seven thousand five hundred dollars, a felony of the fourth	72
degree;	73
(c) If the value of the property or services or loss to	74

the victim is seven thousand five hundred dollars or more and is	75
less than thirty-seven thousand five hundred dollars, a felony	76
of the third degree;	77
(d) If the value of the property or services or loss to	78
the victim is thirty-seven thousand five hundred dollars or	79
more, a felony of the second degree.	80
more, a relong of the become degree.	00
(G)(1) Whoever violates division (B) of this section is	81
guilty of unauthorized use of computer, cable, or	82
telecommunication property, and shall be punished as provided in	83
division $(G)(2)$, (3) , or (4) of this section.	84
(2) Except as otherwise provided in division (G)(3) or (4)	85
of this section, unauthorized use of computer, cable, or	86
telecommunication property is a felony of the fifth degree.	87
(3) Except as otherwise provided in division (G)(4) of	88
this section, if unauthorized use of computer, cable, or	89
telecommunication property is committed for the purpose of	90
devising or executing a scheme to defraud or to obtain property	91
or services, for obtaining money, property, or services by false	92
or fraudulent pretenses, or for committing any other criminal	93
offense, unauthorized use of computer, cable, or	94
telecommunication property is whichever of the following is	95
applicable:	96
(a) Except as otherwise provided in division (G)(3)(b) of	97
this section, if the value of the property or services involved	98
or the loss to the victim is seven thousand five hundred dollars	99
or more and less than one hundred fifty thousand dollars, a	100
felony of the fourth degree;	101
(b) If the value of the property or services involved or	102

the loss to the victim is one hundred fifty thousand dollars or

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more, a felony of the third degree.	104
(4) If the victim of the offense is an elderly person or	105
disabled adult, unauthorized use of computer, cable, or	106
telecommunication property is whichever of the following is	107
applicable:	108
(a) Except as otherwise provided in division (G)(4)(b),	109
(c), or (d) of this section, a felony of the fifth degree;	110
(b) If the value of the property or services or loss to	111
the victim is one thousand dollars or more and is less than	112
seven thousand five hundred dollars, a felony of the fourth	113
degree;	114
(c) If the value of the property or services or loss to	115
the victim is seven thousand five hundred dollars or more and is	116
less than thirty-seven thousand five hundred dollars, a felony	117
of the third degree;	118
(d) If the value of the property or services or loss to	119
the victim is thirty-seven thousand five hundred dollars or	120
more, a felony of the second degree.	121
(H) Whoever violates division (C) of this section is	122
guilty of unauthorized use of the law enforcement automated	123
database system, a felony of the fifth degree.	124
(I) Whoever violates division (D) of this section is	125
guilty of unauthorized use of the Ohio law enforcement gateway,	126
a felony of the fifth degree.	127
(J) As used in this section:	128
(1) "Cable operator" means any person or group of persons	129
that does either of the following:	130

(a) Provides cable service over a cable system and	131
directly or through one or more affiliates owns a significant	132
interest in that cable system;	133
(b) Otherwise controls or is responsible for, through any	134
arrangement, the management and operation of a cable system.	135
(2) "Cable service" means any of the following:	136
(a) The one-way transmission to subscribers of video	137
programming or of information that a cable operator makes	138
available to all subscribers generally;	139
(b) Subscriber interaction, if any, that is required for	140
the selection or use of video programming or of information that	141
a cable operator makes available to all subscribers generally,	142
both as described in division (J)(2)(a) of this section;	143
both as described in division (0)(2)(a) of this section,	140
(c) Any cable television service.	144
(3) "Cable system" means any facility, consisting of a set	145
of closed transmission paths and associated signal generation,	146
reception, and control equipment that is designed to provide	147
cable service that includes video programming and that is	148
provided to multiple subscribers within a community. "Cable	149
system" does not include any of the following:	150
(a) Any facility that serves only to retransmit the	151
television signals of one or more television broadcast stations;	152
(b) Any facility that serves subscribers without using any	153
<pre>public right-of-way;</pre>	154
(c) Any facility of a common carrier that, under 47	155
U.S.C.A. 522(7)(c), is excluded from the term "cable system" as	156
defined in 47 U.S.C.A. 522(7);	157

(d) Any open video system that complies with 47 U.S.C.A.	158
573;	159
(e) Any facility of any electric utility used solely for	160
operating its electric utility system.	161
Sec. 2923.129. (A)(1) If a sheriff, the superintendent of	162
the bureau of criminal identification and investigation, the	163
employees of the bureau, the Ohio peace officer training	164
commission, or the employees of the commission make a good faith	165
effort in performing the duties imposed upon the sheriff, the	166
superintendent, the bureau's employees, the commission, or the	167
commission's employees by sections 109.731, 311.41, and 2923.124	168
to 2923.1213 of the Revised Code, in addition to the personal	169
immunity provided by section 9.86 of the Revised Code or	170
division (A)(6) of section 2744.03 of the Revised Code and the	171
governmental immunity of sections 2744.02 and 2744.03 of the	172
Revised Code and in addition to any other immunity possessed by	173
the bureau, the commission, and their employees, the sheriff,	174
the sheriff's office, the county in which the sheriff has	175
jurisdiction, the bureau, the superintendent of the bureau, the	176
bureau's employees, the commission, and the commission's	177
employees are immune from liability in a civil action for	178
injury, death, or loss to person or property that allegedly was	179
caused by or related to any of the following:	180
(a) The issuance, renewal, suspension, or revocation of a	181
concealed handgun license;	182
(b) The failure to issue, renew, suspend, or revoke a	183
concealed handgun license;	184
(c) Any action or misconduct with a handgun committed by a	185
licensee.	186

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- (2) Any action of a sheriff relating to the issuance,

 renewal, suspension, or revocation of a concealed handgun

 license shall be considered to be a governmental function for

 purposes of Chapter 2744. of the Revised Code.

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- (3) An entity that or instructor who provides a competency
 certification of a type described in division (B)(3) of section
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 2923.125 of the Revised Code is immune from civil liability that
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 might otherwise be incurred or imposed for any death or any
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 injury or loss to person or property that is caused by or
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 related to a person to whom the entity or instructor has issued
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 the competency certificate if all of the following apply:
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- (a) The alleged liability of the entity or instructorrelates to the training provided in the course, class, orprogram covered by the competency certificate.
- (b) The entity or instructor makes a good faith effort in 201 determining whether the person has satisfactorily completed the 202 course, class, or program and makes a good faith effort in 203 assessing the person in the competency examination conducted 204 pursuant to division (G)(2) of section 2923.125 of the Revised 205 Code. 206
- (c) The entity or instructor did not issue the competency certificate with malicious purpose, in bad faith, or in a wanton or reckless manner.
- (4) An entity that or instructor who, prior to March 27,
 2013, provides a renewed competency certification of a type
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 described in division (G)(4) of section 2923.125 of the Revised
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 Code as it existed prior to March 27, 2013, is immune from civil
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 liability that might otherwise be incurred or imposed for any
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 death or any injury or loss to person or property that is caused
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by or related to a person to whom the entity or instructor has	216
issued the renewed competency certificate if all of the	217
following apply:	218
(a) The entity or instructor makes a good faith effort in	219
assessing the person in the physical demonstrations or the	220
competency examination conducted pursuant to division (G)(4) of	221
section 2923.125 of the Revised Code as it existed prior to	222
March 27, 2013.	223
(b) The entity or instructor did not issue the renewed	224
competency certificate with malicious purpose, in bad faith, or	225
in a wanton or reckless manner.	226
(5) A law enforcement agency that employs a peace officer	227
is immune from liability in a civil action to recover damages	228
for injury, death, or loss to person or property allegedly	229
caused by any act of that peace officer if the act occurred	230
while the peace officer carried a concealed handgun and was off	231
duty and if the act allegedly involved the peace officer's use	232
of the concealed handgun. Sections 9.86 and 9.87, and Chapter	233
2744., of the Revised Code apply to any civil action involving a	234
peace officer's use of a concealed handgun in the performance of	235
the peace officer's official duties while the peace officer is	236
off duty.	237
(B) Notwithstanding section 149.43 of the Revised Code,	238
the records that a sheriff keeps relative to the issuance,	239
renewal, suspension, or revocation of a concealed handgun	240
license, including, but not limited to, completed applications	241
for the issuance or renewal of a license, completed affidavits	242
submitted regarding an application for a license on a temporary	243
emergency basis, reports of criminal records checks and	244

incompetency records checks under section 311.41 of the Revised

Code, and applicants' social security numbers and fingerprints

that are obtained under division (A) of section 311.41 of the

Revised Code, are confidential and are not public records. No

person shall release or otherwise disseminate records that are

confidential under this division unless required to do so

pursuant to a court order.

- (C) Each sheriff shall report to the Ohio peace officer 252 training commission the number of concealed handgun licenses 253 that the sheriff issued, renewed, suspended, revoked, or denied 254 255 under section 2923.125 of the Revised Code during the previous quarter of the calendar year, the number of applications for 256 those licenses for which processing was suspended in accordance 257 with division (D)(3) of section 2923.125 of the Revised Code 258 during the previous quarter of the calendar year, and the number 259 of concealed handgun licenses on a temporary emergency basis 260 that the sheriff issued, suspended, revoked, or denied under 261 section 2923.1213 of the Revised Code during the previous 262 quarter of the calendar year. The sheriff shall not include in 263 the report the name or any other identifying information of an 264 applicant or licensee. The sheriff shall report that information 265 in a manner that permits the commission to maintain the 266 statistics described in division (C) of section 109.731 of the 267 Revised Code and to timely prepare the statistical report 268 described in that division. The information that is received by 269 the commission under this division is a public record kept by 270 the commission for the purposes of section 149.43 of the Revised 271 Code. 272
- (D) Law enforcement agencies may use the information a 273 sheriff makes available through the use of the law enforcement 274 automated data system pursuant to division (H) of section 275 2923.125 or division (B)(2) or (D) of section 2923.1213 of the 276

criminal case.

Revised Code for law enforcement purposes only. The information	277
is confidential and is not a public record. A—Except as provided	278
in section 5503.101 of the Revised Code, a person who releases	279
or otherwise disseminates this information obtained through the	280
law enforcement automated data system in a manner not described	281
in this division is guilty of a violation of section 2913.04 of	282
the Revised Code.	283
(E) Whoever violates division (B) of this section is	284
guilty of illegal release of confidential concealed handgun	285
license records, a felony of the fifth degree. In addition to	286
any penalties imposed under Chapter 2929. of the Revised Code	287
for a violation of division (B) of this section or a violation	288
of section 2913.04 of the Revised Code described in division (D)	289
of this section, if the offender is a sheriff, an employee of a	290
sheriff, or any other public officer or employee, and if the	291
violation was willful and deliberate, the offender shall be	292
subject to a civil fine of one thousand dollars. Any person who	293
is harmed by a violation of division (B) or (C) of this section	294
or a violation of section 2913.04 of the Revised Code described	295
in division (D) of this section has a private cause of action	296
against the offender for any injury, death, or loss to person or	297
property that is a proximate result of the violation and may	298
recover court costs and attorney's fees related to the action.	299
Sec. 5503.101. (A) Notwithstanding any section of the	300
Revised Code or rule of procedure to the contrary, a defendant's	301
traffic or criminal record contained in the law enforcement	302
automated data system, also known as LEADS, may be disclosed to	303
the defendant and the defendant's counsel when formally	304
requested pursuant to the rules of discovery in a traffic or	305

(B) Copies of information obtained from the law	307
enforcement automated data system pursuant to division (A) of	308
this section may be provided to the defendant and the	309
defendant's counsel when formally requested pursuant to the	310
rules of discovery in a traffic or criminal case.	311
(C) Upon a motion made by a prosecutor, the court hearing	312
a traffic or criminal case may order the redaction from	313
information to be disclosed or provided pursuant to division (A)	314
or (B) of this section pursuant to the rules of discovery in the	315
case of the residential address, date of birth, social security	316
number, and photograph of any witness, law enforcement officer,	317
or prosecutor.	318
(D) Notwithstanding section 2913.04 or 2923.129 of the	319
Revised Code, no prosecutor or person assisting a prosecutor in	320
providing discovery shall be held civilly or criminally liable	321
for disclosing information from the law enforcement automated	322
data system in the manner authorized by this section.	323
(E) The superintendent of the state highway patrol or any	324
person employed by the superintendent to carry out the purposes	325
of section 5503.10 of the Revised Code shall not sanction or	326
deny access to the law enforcement automated data system to any	327
person or entity because that person or entity provided	328
discovery information in the manner authorized by this section.	329
(F) The defendant's counsel may disclose, copy, and	330
provide to the defendant any information about the defendant's	331
own traffic or criminal record obtained by discovery from the	332
law enforcement automated data system.	333
(G) The fact that information sought in discovery is	334
contained in the law enforcement automated data system shall not_	335

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be cited or accepted as a reason for denying discovery to the	336
defendant of the defendant's own traffic or criminal record.	337
Section 2. That existing sections 2913.04 and 2923.129 of	338
the Revised Code are hereby repealed.	339