As Introduced

131st General Assembly Regular Session 2015-2016

H. B. No. 267

Representative Ruhl
Cosponsors: Representatives Brenner, Fedor, Grossman, LaTourette,
Lepore-Hagan, Thompson

A BILL

То	amend sections 109.73, 109.74, 1533.08, and	1
	1533.121 and to enact sections 901.80 and	2
	901.801 of the Revised Code to establish a deer	3
	sanctuary license to allow a licensee to raise	4
	deer, to establish requirements governing such a	5
	license, to require the Chief of the Division of	6
	Wildlife to issue a wild animal permit to allow	7
	a permit holder to rehabilitate deer, to	8
	establish procedures that certain law	9
	enforcement officers must follow when responding	10
	to accidents involving injured or deceased deer,	11
	and to require training for those officers	12
	regarding humane procedures for euthanizing	13
	injured deer.	14

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

Section 1. That sections 109.73, 109.74, 1533.08, and	15
1533.121 be amended and sections 901.80 and 901.801 of the	16
Revised Code be enacted to read as follows:	17
Sec. 109.73. (A) The Ohio peace officer training	18

commission shall recommend rules to the attorney general with	19
respect to all of the following:	20
(1) The approval, or revocation of approval, of peace	21
officer training schools administered by the state, counties,	22
municipal corporations, public school districts, technical	23
college districts, and the department of natural resources;	24
(2) Minimum courses of study, attendance requirements, and	25
equipment and facilities to be required at approved state,	26
county, municipal, and department of natural resources peace	27
officer training schools;	28
(3) Minimum qualifications for instructors at approved	29
state, county, municipal, and department of natural resources	30
<pre>peace officer training schools;</pre>	31
(4) The requirements of minimum basic training that peace	32
officers appointed to probationary terms shall complete before	33
being eligible for permanent appointment, which requirements	34
shall include training in the handling of the offense of	35
domestic violence, other types of domestic violence-related	36
offenses and incidents, and protection orders and consent	37
agreements issued or approved under section 2919.26 or 3113.31	38
of the Revised Code; crisis intervention training; and training	39
in the handling of missing children and child abuse and neglect	40
cases; and training in handling violations of section 2905.32 of	41
the Revised Code; and the time within which such basic training	42
shall be completed following appointment to a probationary term;	43
(5) The requirements of minimum basic training that peace	44
officers not appointed for probationary terms but appointed on	45
other than a permanent basis shall complete in order to be	46
eligible for continued employment or permanent appointment,	47

which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, crisis intervention training, and training in the handling of missing children and child abuse and neglect cases, and training in handling violations of section 2905.32 of the Revised Code, and the time within which such basic training shall be completed following appointment on other than a permanent basis;

- (6) Categories or classifications of advanced in-service training programs for peace officers, including programs in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, in crisis intervention, and in the handling of missing children and child abuse and neglect cases, and in handling violations of section 2905.32 of the Revised Code, and minimum courses of study and attendance requirements with respect to such categories or classifications;
- (7) Permitting persons, who are employed as members of a campus police department appointed under section 1713.50 of the Revised Code; who are employed as police officers by a qualified nonprofit corporation police department pursuant to section 1702.80 of the Revised Code; who are appointed and commissioned as bank, savings and loan association, savings bank, credit union, or association of banks, savings and loan associations, savings banks, or credit unions police officers, as railroad police officers, or as hospital police officers pursuant to sections 4973.17 to 4973.22 of the Revised Code; or who are appointed and commissioned as amusement park police officers

pursuant to section 4973.17 of the Revised Code, to attend	79
approved peace officer training schools, including the Ohio	80
peace officer training academy, and to receive certificates of	81
satisfactory completion of basic training programs, if the	82
private college or university that established the campus police	83
department; qualified nonprofit corporation police department;	84
bank, savings and loan association, savings bank, credit union,	85
or association of banks, savings and loan associations, savings	86
banks, or credit unions; railroad company; hospital; or	87
amusement park sponsoring the police officers pays the entire	88
cost of the training and certification and if trainee vacancies	89
are available;	90
(8) Permitting undercover drug agents to attend approved	91
peace officer training schools, other than the Ohio peace	92
officer training academy, and to receive certificates of	93
satisfactory completion of basic training programs, if, for each	94
undercover drug agent, the county, township, or municipal	95
corporation that employs that undercover drug agent pays the	96
entire cost of the training and certification;	97
(9)(a) The requirements for basic training programs for	98
bailiffs and deputy bailiffs of courts of record of this state	99
and for criminal investigators employed by the state public	100
defender that those persons shall complete before they may carry	101
a firearm while on duty;	102
(b) The requirements for any training received by a	103
bailiff or deputy bailiff of a court of record of this state or	104
by a criminal investigator employed by the state public defender	105
prior to June 6, 1986, that is to be considered equivalent to	106
the training described in division (A)(9)(a) of this section.	107

(10) Establishing minimum qualifications and requirements

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for certification for dogs utilized by law enforcement agencies;	109
(11) Establishing minimum requirements for certification	110
of persons who are employed as correction officers in a full-	111
service jail, five-day facility, or eight-hour holding facility	112
or who provide correction services in such a jail or facility;	113
(12) Establishing requirements for the training of agents	114
of a county humane society under section 1717.06 of the Revised	115
Code, including, without limitation, a requirement that the	116
agents receive instruction on traditional animal husbandry	117
methods and training techniques, including customary owner-	118
performed practices-;	119
(13) Establishing requirements for the training of law	120
enforcement officers authorized to enforce Chapters 1531. and	121
1533. of the Revised Code regarding humane procedures for	122
euthanizing injured deer pursuant to section 1533.121 of the	123
Revised Code.	124
(B) The commission shall appoint an executive director,	125
with the approval of the attorney general, who shall hold office	126
during the pleasure of the commission. The executive director	127
shall perform such duties assigned by the commission. The	128
executive director shall receive a salary fixed pursuant to	129
Chapter 124. of the Revised Code and reimbursement for	130
expenses within the amounts available by appropriation. The	131
executive director may appoint officers, employees, agents, and	132
consultants as the executive director considers necessary,	133
prescribe their duties, and provide for reimbursement of their	134
expenses within the amounts available for reimbursement by	135
appropriation and with the approval of the commission.	136
(C) The commission may do all of the following:	137

(1) Recommend studies, surveys, and reports to be made by	138
the executive director regarding the carrying out of the	139
objectives and purposes of sections 109.71 to 109.77 of the	140
Revised Code;	141
(2) Visit and inspect any peace officer training school	142
that has been approved by the executive director or for which	143
application for approval has been made;	144
(3) Make recommendations, from time to time, to the	145
executive director, the attorney general, and the general	146
assembly regarding the carrying out of the purposes of sections	147
109.71 to 109.77 of the Revised Code;	148
(4) Report to the attorney general from time to time, and	149
to the governor and the general assembly at least annually,	150
concerning the activities of the commission;	151
(5) Establish fees for the services the commission offers	152
under sections 109.71 to 109.79 of the Revised Code, including,	153
but not limited to, fees for training, certification, and	154
testing;	155
(6) Perform such other acts as are necessary or	156
appropriate to carry out the powers and duties of the commission	157
as set forth in sections 109.71 to 109.77 of the Revised Code.	158
(D) In establishing the requirements, under division (A)	159
(12) of this section, the commission may consider any portions	160
of the curriculum for instruction on the topic of animal	161
husbandry practices, if any, of the Ohio state university	162
college of veterinary medicine. No person or entity that fails	163
to provide instruction on traditional animal husbandry methods	164
and training techniques, including customary owner-performed	165
practices, shall qualify to train a humane agent for appointment	166

under section 1717.06 of the Revised Code.	167
Sec. 109.74. The (A) Except as provided in division (B) of	168
this section, the attorney general, in accordance with Chapter	169
119. of the Revised Code, has discretion to adopt and promulgate	170
any or all of the rules and regulations recommended by the Ohio	171
peace officer training commission to the attorney general	172
pursuant to section 109.73 of the Revised Code. When the	173
attorney general promulgates any rule or regulation recommended	174
by the commission, the attorney general shall transmit a	175
certified copy thereof to the secretary of state.	176
(B) The attorney general, in accordance with Chapter 119.	177
of the Revised Code, shall adopt rules recommended by the Ohio	178
peace officer training commission under division (A) (13) of	179
section 109.73 of the Revised Code. The attorney general shall	180
provide training in accordance with those rules for law	181
enforcement officers authorized to enforce Chapters 1531. and	182
1533. of the Revised Code regarding humane procedures for	183
euthanizing injured deer pursuant to section 1533.121 of the	184
Revised Code.	185
Sec. 901.80. (A) A person desiring to engage in the	186
raising of white-tailed deer that are not captive white-tailed	187
deer as defined in section 1531.01 of the Revised Code and are	188
not for sale or personal use may apply in writing to the	189
department of agriculture for a deer sanctuary license. In	190
addition to the information specified in rules adopted under	191
this section, the application shall include proof that the	192
applicant has established a veterinarian-client relationship as	193
described in section 4741.04 of the Revised Code with regard to	194
the care of each deer that the applicant intends to raise.	195
If the director of agriculture determines that the	196

application is made in good faith and is complete, the director	197
shall issue a deer sanctuary license to the applicant upon	198
payment of the fee for the license established in rules adopted	199
under this section. A license expires annually on the thirty-	200
first day of March and may be renewed in accordance with rules	201
adopted under this section.	202
(B) A person that has been issued a license under this	203
section shall not release any deer held under the license into	204
the wild.	205
(C) The director shall inspect all licensed deer	206
sanctuaries in accordance with rules adopted under this section.	207
(D) The director shall adopt rules in accordance with	208
Chapter 119. of the Revised Code that do all of the following:	209
(1) Specify information to be included in an application	210
for a deer sanctuary license, including a description of the	211
facility that is the subject of the application demonstrating	212
that the facility will comply with rules adopted under division	213
(D) (2) of this section;	214
(2) Establish facility specifications for a licensed deer	215
<pre>sanctuary;</pre>	216
(3) Establish a fee for the issuance of a license;	217
(4) Establish procedures governing the inspection of	218
<pre>licensed deer sanctuaries;</pre>	219
(5) Establish a procedure for and requirements governing	220
the renewal of a deer sanctuary license;	221
(6) Establish the manner in which a deer must be	222
transported to a licensed deer sanctuary;	223

(7) Require that any male deer held under the license be	224
<pre>sterilized;</pre>	225
(8) Establish any other requirements and procedures that	226
the director determines are necessary for the administration of	227
this section.	228
(E) The director shall deposit all money received as fees	229
for the issuance of deer sanctuary licenses into the state	230
treasury to the credit of the deer sanctuary fund created by	231
section 901.801 of the Revised Code.	232
Sec. 901.801. There is hereby created in the state	233
treasury the deer sanctuary fund, which shall consist of all	234
money credited to it under section 901.80 of the Revised Code.	235
The director of agriculture shall use money in the fund to	236
administer that section and rules adopted under it.	237
Sec. 1533.08. (A) Except as otherwise provided by division	238
rule, any person desiring to collect or possess wild animals	239
that are protected by law or their nests or eggs for scientific	240
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study, school instruction, other educational uses, or	241
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study, school instruction, other educational uses, or	
study, school instruction, other educational uses, or rehabilitation shall make an annual application to the chief of	242
study, school instruction, other educational uses, or rehabilitation shall make an annual application to the chief of the division of wildlife for a wild animal permit on a form	242 243
study, school instruction, other educational uses, or rehabilitation shall make an annual application to the chief of the division of wildlife for a wild animal permit on a form furnished by the chief. Each applicant for a wild animal permit,	242 243 244
study, school instruction, other educational uses, or rehabilitation shall make an annual application to the chief of the division of wildlife for a wild animal permit on a form furnished by the chief. Each applicant for a wild animal permit, other than an applicant desiring to rehabilitate wild animals,	242 243 244 245
study, school instruction, other educational uses, or rehabilitation shall make an annual application to the chief of the division of wildlife for a wild animal permit on a form furnished by the chief. Each applicant for a wild animal permit, other than an applicant desiring to rehabilitate wild animals, shall pay an annual fee of twenty-five dollars for each permit.	242 243 244 245
study, school instruction, other educational uses, or rehabilitation shall make an annual application to the chief of the division of wildlife for a wild animal permit on a form furnished by the chief. Each applicant for a wild animal permit, other than an applicant desiring to rehabilitate wild animals, shall pay an annual fee of twenty-five dollars for each permit. No fee shall be charged to an applicant desiring to rehabilitate	242 243 244 245 246 247
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law or their nests and eggs for scientific study, school	253
instruction, other educational uses, or rehabilitation and under	254
any additional rules recommended by the wildlife council. Upon	255
the receipt of a permit, the holder may take, possess, and	256
transport those wild animals in accordance with the permit.	257
(C) When it appears that the application is made in good	258
faith, the chief shall issue to the applicant a permit to take,	259
possess, and transport, at any time and in a manner that is	260
acceptable to the chief, deer for rehabilitation. Upon the	261
receipt of a permit, the holder may take, possess, and transport	262
those deer in accordance with the permit. The chief may	263
establish requirements and procedures that the chief determines	264
are necessary for the administration of this division.	265
(D) Each holder of a permit engaged in collecting or who	266
possesses such wild animals shall carry the permit at all times	267
and shall exhibit it upon demand to any peace officer, as	268
defined in section 2935.01 of the Revised Code, or to the owner	269
or person in lawful control of the land upon which the permit	270
holder is collecting or possesses the wild animals. Failure to	271
so carry or exhibit the permit constitutes an offense under this	272
section.	273
(E) Each permit holder shall keep a daily record of all	274
specimens collected or possessed under the permit and the	275
disposition of the specimens and shall exhibit the daily record	276
to any official of the division upon demand.	277
(F) Each permit shall remain in effect for one year from	278
the date of issuance unless it is revoked sooner by the chief.	279
(G) All moneys received as fees for the issuance of a wild	280
animal collecting permit shall be transmitted to the director of	281

natural resources to be paid into the state treasury to the	282
credit of the fund created by section 1533.15 of the Revised	283
Code.	284
Con 1522 121 (A) Event as atherwise provided by	285
Sec. 1533.121. (A) Except as otherwise provided by	
division rule, the driver of every motor vehicle that has caused	286
the death of a deer by striking the deer on a highway may take	287
possession of the deer, provided that within twenty-four hours	288
thereafter, the driver reports the accident to a wildlife	289
officer or other law enforcement officer.	290
The (B) When a wildlife officer or other law enforcement	291
officer is notified of an accident involving an injured or	292
deceased deer, the officer shall investigate, and, if do one of	293
the following:	294
(1) If the officer finds the death has been caused as	295
alleged, the officer shall give a certificate for legal	296
ownership of the deer to the driver. If the deer is unclaimed,	297
the certificate for legal ownership may be given to a private or	298
public institution or charity or to another person.	299
(2) If the officer finds that the deer is alive, but	300
injured, determine whether to humanely euthanize the injured_	301
deer or transfer the injured deer to a person who holds a wild	302
animal permit for the rehabilitation of deer issued under_	303
division (C) of section 1533.08 of the Revised Code.	304
(C) If the officer determines that the deer must be	305
humanely euthanized, the officer shall do so in accordance with	306
training received under section 109.74 of the Revised Code and	307
shall make every effort to humanely euthanize the deer out of	308
the presence of any person who is under sixteen years of age.	309
ene presence of any person who is under sixteen years of age.	309
Section 2. That existing sections 109.73, 109.74, 1533.08,	310

and 1533.121 of the Revised Code are hereby repealed.

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