Ohio Revised Code
Section 2963.10 Confinement of prisoner.
Effective: October 1, 1953
Legislation: House Bill 1 - 100th General Assembly

A peace officer or other person executing a warrant of arrest issued by the governor, or an agent of
the demanding state to whom the prisoner has been delivered, may, when necessary, confine the
prisoner in the jail of any county or city through which he may pass.

The officer or agent of a demanding state to whom a prisoner has been delivered following
extradition proceedings in another state, or to whom a prisoner has been delivered after waiving
extradition in such other state, and who is passing through this state with such a prisoner for the
purpose of immediately returning such prisoner to the demanding state may, when necessary, confine
the prisoner in the jail of any county or city through which he may pass. Such officer or agent shall
produce and show to the keeper of such jail his warrant and other written evidence of the fact that he
is actually transporting such prisoner to the demanding state after a requisition by the executive
authority of such demanding state. Such prisoner may not demand a new requisition while in this
state.

The keeper of such jail must receive and safely keep a prisoner delivered to him under this section,
until the officer or agent having charge of him is ready to proceed on his route. Such officer or agent
is chargeable with the expense of such keeping.