



OHIO LEGISLATIVE SERVICE COMMISSION

Sub. Bill Comparative Synopsis

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Sub. S.B. 20

132nd General Assembly
(H. Criminal Justice)

This table summarizes how the latest substitute version of the bill differs from the version passed by the Senate. It addresses only the topics on which the two versions differ substantively. It does not list topics on which the two bills are substantively the same.

Topic	Previous Version (As Passed by the Senate)	Sub. Version (L_132_0184-12)
Specification requiring mandatory prison term	Requires an additional prison term of three to eight years for an offender who is convicted of felonious assault of a child under age 13 or a mentally or physically handicapped child under age 21 or, in certain specified circumstances, a felony offense of endangering children involving a child under age 13 or a mentally or physically handicapped child under age 21 and a specification charging that the victim suffered permanent disabling harm (R.C. 2903.11(D)(3), 2919.22(E)(6), 2929.13(F)(20), 2929.14(A) and (B)(9), and 2941.1425).	Requires an additional prison term of six years for an offender who is convicted of felonious assault involving physical harm and a specification charging that the victim suffered permanent disabling harm and was less than ten years old at the time of the offense (R.C. 2903.11(D)(3), 2929.13(F)(21), 2929.14(A) and (B)(10), and 2941.1426).
Mandatory prison term to be served concurrently or consecutively	If the offender is convicted of the specification described above, requires the offender to serve the mandatory prison term consecutively to and prior to any prison term imposed for the underlying offense of endangering children or	If the offender is convicted of the specification described above, requires the offender to serve the mandatory prison term consecutively to and prior to any prison term imposed for the underlying felonious assault; subject to any

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	felonious assault and consecutively to and prior to any other prison term previously or subsequently imposed (R.C. 2929.14(C)(6)).	limitation under current law, allows any other prison term previously or subsequently imposed to be served concurrently with, or consecutively to, the mandatory prison term (R.C. 2929.14(C)(7)).

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