



OHIO LEGISLATIVE SERVICE COMMISSION

Sub. Bill Comparative Synopsis

Carlen Zhang-D'Souza

Sub. H.B. 278

132nd General Assembly
(H. Criminal Justice)

This table summarizes how the latest substitute version of the bill differs from the immediately preceding version. 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 (L_132_1238-2)	Sub. Version (L_132_1238-3)
<p>Accidents involving failing to move over for certain stationary vehicles</p>	<p>Amends the "Move Over" Law to prohibit negligently failing to move over when approaching a stationary public safety vehicle that is displaying flashing, oscillating, or rotating lights, and causing serious physical harm to another or another's unborn.</p> <p>Specifies that a violation of this prohibition is a first degree misdemeanor (R.C. 4511.213(D)(3)).</p>	<p>Instead, amends the Vehicular Assault Law to prohibit causing serious physical harm to another or another's unborn by failing to move over or failing to proceed with due caution (strict liability) when approaching the following stationary vehicles that are displaying flashing, oscillating, or rotating lights: public safety, emergency, road service, public utilities commission, and highway maintenance vehicles.</p> <p>Instead, specifies that a violation of this prohibition is a second degree misdemeanor. (If a driver violates this prohibition while driving under suspension, or if the offender was previously convicted of or pleaded guilty to any</p>

Topic	Previous Version (L_132_1238-2)	Sub. Version (L_132_1238-3)
	<p>No provision.</p> <p>No provision.</p>	<p>vehicular assault offense or any other traffic-related homicide, manslaughter, or assault offense, the offense is a first degree misdemeanor.)</p> <p>Requires the court to impose a minimum seven-day jail term.</p> <p>Requires the court to impose a class-four suspension of the offender's driver's license (one to five years). (If the offender was previously convicted of or pleaded guilty to any vehicular assault offense or any other traffic-related homicide, manslaughter, assault offense, or any traffic-related murder, felonious assault, or attempted murder offense, a class-three suspension (two to ten years).) (R.C. 2903.08; R.C. 4510.02, not in the bill).</p>