Chairman Eklund, Vice Chair Manning, Ranking Member Thomas, and members of the Senate Judiciary committee, thank you for the opportunity to present sponsor testimony on Senate Bill 143.

Senate Bill 143 would create an aggravated bullying offense in the Ohio Revised Code which would be charged as a third-degree misdemeanor. The offense states that no person who is a student of a public primary or secondary school shall knowingly cause another person who is a student of a public or secondary school to believe that the offender will cause serious physical or emotional harm to the person or property of the other person. The purpose of this bill is not to criminalize individuals but to form a deterrent and make sure they understand the seriousness of bullying and that the consequences should in fact be as serious as the effects.

Bullying has quickly become an epidemic in Ohio that negatively impacts not only children, but parents, teachers and the community. Bullying has serious adverse educational effects and students who are targets often experience extreme stress that lead to physical illness, reduced ability to learn, increased absenteeism and decreased test scores. Bullying often results in violent behavior, retaliation against the offender, harm to innocent bystanders and suicide. The federal government collects data from two sources on youth bullying:

- The 2017 School Crime Supplement (National Center for Education Statistics and Bureau of Justice) indicates that, nationwide, about 20% of students ages 12-18 experienced bullying.

- The 2017 Youth Risk Behavior Surveillance System (Centers for Disease Control and Prevention) indicates that, nationwide, 19% of students in grades 9–12 report being bullied on school property in the 12 months preceding the survey.

While the threat of harsher penalties will not in itself deter people from bullying others; our hope is that the offender will weigh the costs and benefits of their behavior and will ultimately act in a way that maximizes acceptable behavior while minimizing emotional and physical pain against others.
I have been contacted by several families, who have school-age children in Senate District 21, about their children being constantly bullied and the effects it was having on their self-esteem, sense of security, and education. I met with local school officials, who informed me that they were limited in what they could do because of state law. A school refusing to take action because of state laws, or lack thereof, is unacceptable. As a legislature, we must fight to ensure the safety of Ohio’s students, both physically and mentally. Bullying behavior needs to be taken seriously. Concerned parents have responded to the bullying epidemic by asking schools and lawmakers to enact legislation for bullying deterrence and this is a response to their concerns.

Chairman Eklund and members of the committee, this concludes my testimony and I will be happy to answer any questions the committee may have.