As Reported by the House Armed Services, Veterans Affairs, and Public Safety Committee

131st General Assembly

Regular Session 2015-2016

Sub. S. B. No. 123

Senator Hughes

Cosponsors: Senators LaRose, Patton, Yuko, Coley, Eklund, Hite, Manning, Thomas Representative Bishoff

A BILL

То	amend section 4511.45 and to enact section	1
	4511.454 of the Revised Code to allow emergency	2
	personnel in public safety vehicles to report	3
	certain traffic law violations under certain	4
	circumstances	5

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

Section 1. That section 4511.45 be amended and section	6
4511.454 of the Revised Code be enacted to read as follows:	7
Sec. 4511.45. (A) (1) Upon the approach of a public safety	8
vehicle or coroner's vehicle, equipped with at least one	9
flashing, rotating or oscillating light visible under normal	10
atmospheric conditions from a distance of five hundred feet to	11
the front of the vehicle and the driver is giving an audible	12
signal by siren, exhaust whistle, or bell, no driver of any	13
other vehicle shall fail to yield the right-of-way, immediately	14
drive if practical to a position parallel to, and as close as	15
possible to, the right edge or curb of the highway clear of any	16
intersection, and stop and remain in that position until the	17

public safety vehicle or coroner's vehicle has passed, except 18 when otherwise directed by a police officer. 19 (2) Upon the approach of a public safety vehicle or 20 coroner's vehicle, as stated in division (A)(1) of this section, 21 no operator of any streetcar or trackless trolley shall fail to 22 immediately stop the streetcar or trackless trolley clear of any 23 intersection and keep it in that position until the public 24 safety vehicle or coroner's vehicle has passed, except when 25 otherwise directed by a police officer. 26 (B) This section does not relieve the driver of a public 27 safety vehicle or coroner's vehicle from the duty to drive with 28 29 due regard for the safety of all persons and property upon the highway. 30 (C) This section applies to a coroner's vehicle only when 31 the vehicle is operated in accordance with section 4513.171 of 32 the Revised Code. As used in this section, "coroner's vehicle" 33 means a vehicle used by a coroner, deputy coroner, or coroner's 34 investigator that is equipped with a flashing, oscillating, or 35 rotating red or blue light and a siren, exhaust whistle, or bell 36 capable of giving an audible signal. 37 (D) Except as otherwise provided in this division or in 38 section 4511.454 of the Revised Code, whoever violates division 39 (A)(1) or (2) of this section is quilty of a misdemeanor of the 40 fourth degree on a first offense. On a second offense within one 41 year after the first offense, the person is quilty of a 42 misdemeanor of the third degree, and, on each subsequent offense 43 within one year after the first offense, the person is quilty of 44 a misdemeanor of the second degree. 45 Sec. 4511.454. (A) When the failure of a motor vehicle 46

operator to yield the right-of-way to a public safety vehicle as	47
required by division (A) of section 4511.45 of the Revised Code	48
impedes the ability of the public safety vehicle to respond to	49
an emergency, any emergency personnel in the public safety	50
vehicle may report the license plate number and a general	51
description of the vehicle and the operator of the vehicle to	52
the law enforcement agency exercising jurisdiction over the area	53
where the alleged violation occurred.	54
(B)(1) Upon receipt of a report under division (A) of this	55
section, the law enforcement agency may conduct an investigation	56
to attempt to determine or confirm the identity of the operator	57
of the vehicle at the time of the alleged violation.	58
(2) If the identity of the operator at the time of an	59
alleged violation of division (A) of section 4511.45 of the	60
Revised Code is established, the law enforcement agency has	61
probable cause to issue either a written warning or a citation	62
for that violation, and the agency shall issue a written warning	63
or a citation to the operator.	64
(3) If the identity of the operator of the vehicle at the	65
time of the alleged violation cannot be established, the law	66
enforcement agency may issue a written warning to the person who	67
owned the vehicle at the time of the alleged violation. However,	68
in the case of a leased or rented vehicle, the law enforcement	69
agency shall issue the written warning to the person who leased	70
or rented the vehicle at the time of the alleged violation.	71
(C)(1) Whoever violates division (A) of section 4511.45 of	72
the Revised Code based on a report filed under division (A) of	73
this section is guilty of a minor misdemeanor and shall be fined	74
one hundred fifty dollars.	75

(2) If a person who is issued a citation for a violation	76
of division (A) of section 4511.45 of the Revised Code based on	77
a report filed under division (A) of this section does not enter	78
a written plea of guilty and does not waive the person's right	79
to contest the citation but instead appears in person in the	80
proper court to answer the charge, the trier of fact cannot find	81
beyond a reasonable doubt that the person committed that	82
violation unless the emergency personnel who filed the report	83
appears in person in the court and testifies.	
(D) As used in this section:	85
(1) "License plate" includes any temporary license placard	86
issued under section 4503.182 of the Revised Code or similar law	87
of another jurisdiction.	88
(2) "Public safety vehicle" does not include an unmarked	89
public safety vehicle or a vehicle used by a public law	90
enforcement officer or other person sworn to enforce the	
criminal and traffic laws of the state or a vehicle used by the	92
motor carrier enforcement unit for the enforcement of orders and	93
rules of the public utilities commission.	94
Section 2. That existing section 4511.45 of the Revised	95
Code is hereby repealed.	