As Introduced

132nd General Assembly

Regular Session 2017-2018

H. B. No. 107

2017-2016

Representatives Sheehy, Lepore-Hagan

Cosponsors: Representatives Antonio, Bishoff, Boyd, Cera, Fedor, Hughes, Howse, Johnson, G., Kelly, Leland, Miller, O'Brien, Patton, Riedel, Rogers, Ramos, Smith, K., Sykes, Sweeney, West

A BILL

То	enact section 4999.09 of the Revised Code to	1
	require the crews of freight trains to consist	2
	of at least two individuals.	3

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

Section 1. That section 4999.09 of the Revised Code be	4
enacted to read as follows:	5
Sec. 4999.09. (A) A train or light engine used in	6
connection with the movement of freight shall have a crew that	7
consists of at least two individuals. No superintendent,	8
trainmaster, or other employee of a railroad shall order or	9
otherwise require a train or light engine used in connection	10
with the movement of freight to be operated unless it has a crew	11
that consists of at least two individuals.	12
As used in this division, "train or light engine used in	13
connection with the movement of freight" does not include	14
hostler service or utility employees.	15
(B)(1) The public utilities commission may assess a civil	16

penalty against a person who willfully has violated division (A)	
of this section. If the commission assesses a civil penalty, the	18
commission shall do so as follows:	19
(a) If, within three years of the violation, the	20
commission has not previously assessed a civil penalty against	21
the person under this section, in an amount not less than two	22
hundred fifty, but not more than one thousand dollars;	23
(b) If, within three years of the violation, the	24
commission has previously assessed one civil penalty against the	25
person under this section, in an amount not less than one	26
thousand, but not more than five thousand dollars;	
(c) If, within three years of the violation, the	28
commission has previously assessed two or more civil penalties	
against the person under this section, in an amount not less	
than five thousand, but not more than ten thousand dollars.	31
(2) The attorney general, upon the request of the public	32
utilities commission, shall bring a civil action to collect the	33
penalties described in division (B)(1) of this section. All	
penalties collected under that division shall be deposited into	35
the state treasury to the credit of the public utilities fund	36
created in section 4905.10 of the Revised Code.	37