As Reported by the House Criminal Justice Committee

132nd General Assembly

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Representative Greenspan

Cosponsors: Representatives Anielski, Barnes, Goodman, Keller, Kick, Lipps, Patton, Perales, Riedel, Retherford, Sprague, Thompson, Wiggam, Young, Manning, Rezabek

A BILL

То	amend sections 2903.01, 2903.11, and 2923.02 of	1
	the Revised Code to provide that purposely	2
	causing the death of a first responder or	3
	military member is aggravated murder and to	4
	require an offender to serve a mandatory prison	5
	term for certain types of felonious assault or	6
	attempted aggravated murder when the victim is a	7
	first responder or military member.	8

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

Section 1. That sections 2903.01, 2903.11, and 2923.02 of	9
the Revised Code be amended to read as follows:	10
Sec. 2903.01. (A) No person shall purposely, and with	11
prior calculation and design, cause the death of another or the	12
unlawful termination of another's pregnancy.	13
(B) No person shall purposely cause the death of another	14
or the unlawful termination of another's pregnancy while	15
committing or attempting to commit, or while fleeing immediately	16

after committing or attempting to commit, kidnapping, rape,17aggravated arson, arson, aggravated robbery, robbery, aggravated18burglary, burglary, trespass in a habitation when a person is19present or likely to be present, terrorism, or escape.20

(C) No person shall purposely cause the death of another who is under thirteen years of age at the time of the commission of the offense.

(D) No person who is under detention as a result of having
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 been found guilty of or having pleaded guilty to a felony or who
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 breaks that detention shall purposely cause the death of
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 another.

(E) No person shall purposely cause the death of a law enforcement officer whom the offender knows or has reasonable cause to know is a law enforcement officer when either of the following applies:

(1) The victim, at the time of the commission of the offense, is engaged in the victim's duties.

(2) It is the offender's specific purpose to kill a law enforcement officer.

(F) No person shall purposely cause the death of a first36responder or military member whom the offender knows or has37reasonable cause to know is a first responder or military member38when it is the offender's specific purpose to kill a first39responder or military member.40

(G) Whoever violates this section is guilty of aggravated murder, and shall be punished as provided in section 2929.02 of the Revised Code.

(G) (H) As used in this section:

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(1) "Detention" has the same meaning as in section 2921.01	45
of the Revised Code.	46
(2) "Law enforcement officer" has the same meaning as in	47
section 2911.01 of the Revised Code and also includes any	48
federal law enforcement officer as defined in section 2921.51 of	49
the Revised Code and anyone who has previously served as a law	50
enforcement officer or federal law enforcement officer.	51
(3) "First responder" means an emergency medical service	52
provider, a firefighter, or any other emergency response	53
personnel, or anyone who has previously served as a first	54
responder.	55
(4) "Military member" means a member of the armed forces	56
of the United States, reserves, or Ohio national guard, a	57
participant in ROTC, JROTC, or any similar military training	58
program, or anyone who has previously served in the military.	59
Sec. 2903.11. (A) No person shall knowingly do either of	60
the following:	61
(1) Cause serious physical harm to another or to another's	62
unborn;	63
(2) Cause or attempt to cause physical harm to another or	64
to another's unborn by means of a deadly weapon or dangerous	65
ordnance.	66
(B) No person, with knowledge that the person has tested	67
positive as a carrier of a virus that causes acquired	68
immunodeficiency syndrome, shall knowingly do any of the	69
following:	70
(1) Engage in sexual conduct with another person without	71
disclosing that knowledge to the other person prior to engaging	72

in the sexual conduct;

(2) Engage in sexual conduct with a person whom the
offender knows or has reasonable cause to believe lacks the
mental capacity to appreciate the significance of the knowledge
that the offender has tested positive as a carrier of a virus
that causes acquired immunodeficiency syndrome;

(3) Engage in sexual conduct with a person under eighteen years of age who is not the spouse of the offender.

(C) The prosecution of a person under this section does not preclude prosecution of that person under section 2907.02 of the Revised Code.

(D) (1) (a) Whoever violates this section is guilty of felonious assault. Except as otherwise provided in this division or division (D) (1) (b), (c), or (d) of this section, felonious assault is a felony of the second degree. If the victim of a violation of division (A) of this section is a peace officer or an investigator of the bureau of criminal identification and investigation, felonious assault is a felony of the first degree.

(b) Regardless of whether the felonious assault is a 92 felony of the first or second degree under division (D)(1)(a) of 93 this section, if the offender also is convicted of or pleads 94 quilty to a specification as described in section 2941.1423 of 95 the Revised Code that was included in the indictment, count in 96 the indictment, or information charging the offense, except as 97 otherwise provided in this division or unless a longer prison 98 term is required under any other provision of law, the court 99 shall sentence the offender to a mandatory prison term as 100 provided in division (B)(8) of section 2929.14 of the Revised 101

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Code. If the victim of the offense is a peace officer or an 102 investigator of the bureau of criminal identification and 103 investigation, and if the victim suffered serious physical harm 104 as a result of the commission of the offense, felonious assault 105 is a felony of the first degree, and the court, pursuant to 106 division (F) of section 2929.13 of the Revised Code, shall 107 impose as a mandatory prison term one of the prison terms 108 prescribed for a felony of the first degree. 109

(c) If the victim of a violation of division (A) of this110section is a first responder or military member and the victim111was specifically targeted for being a first responder or112military member, felonious assault is a felony of the first113degree.114

(d) If the victim of a violation of division (A) of this 115 section is a first responder or military member, the victim was 116 specifically targeted for being a first responder or military 117 member, and the victim suffered serious physical harm as a 118 result of the commission of the offense, felonious assault is a 119 felony of the first degree, and the court, pursuant to division 120 (F) of section 2929.13 of the Revised Code, shall impose as a 121 mandatory prison term one of the prison terms prescribed for a 122 felony of the first degree. 123

(2) In addition to any other sanctions imposed pursuant to 124 division (D)(1) of this section for felonious assault committed 125 in violation of division (A)(2) of this section, if the deadly 126 weapon used in the commission of the violation is a motor 127 vehicle, the court shall impose upon the offender a class two 128 suspension of the offender's driver's license, commercial 129 driver's license, temporary instruction permit, probationary 130 license, or nonresident operating privilege as specified in 131

division (A)(2) of section 4510.02 of the Revised Code.	132
(E) As used in this section:	133
(1) "Deadly weapon" and "dangerous ordnance" have the same	134
meanings as in section 2923.11 of the Revised Code.	135
(2) "Motor vehicle" has the same meaning as in section	136
4501.01 of the Revised Code.	137
(3) "Peace officer" has the same meaning as in section	138
2935.01 of the Revised Code and also includes any federal law	139
enforcement officer as defined in section 2921.51 of the Revised	140
Code and anyone who has previously served as a peace officer or	141
federal law enforcement officer.	142
(4) "Sexual conduct" has the same meaning as in section	143
2907.01 of the Revised Code, except that, as used in this	144
section, it does not include the insertion of an instrument,	145
apparatus, or other object that is not a part of the body into	146
the vaginal or anal opening of another, unless the offender knew	147
at the time of the insertion that the instrument, apparatus, or	148
other object carried the offender's bodily fluid.	149
(5) "Investigator of the bureau of criminal identification	150
and investigation" means an investigator of the bureau of	151
criminal identification and investigation who is commissioned by	152
the superintendent of the bureau as a special agent for the	153
purpose of assisting law enforcement officers or providing	154
emergency assistance to peace officers pursuant to authority	155
granted under section 109.541 of the Revised Code.	156
(6) "Investigator" has the same meaning as in section	157
109.541 of the Revised Code.	158

(7) "First responder" has the same meaning as in section 159

(8)	"Military	member"	has t	the same	meaning	as	in	section_	161
<u>2903.01</u>	of the Rev	ised Code	<u>e.</u>						162

Sec. 2923.02. (A) No person, purposely or knowingly, and 163 when purpose or knowledge is sufficient culpability for the 164 commission of an offense, shall engage in conduct that, if 165 successful, would constitute or result in the offense. 166

(B) It is no defense to a charge under this section that, 167 in retrospect, commission of the offense that was the object of 168 the attempt was either factually or legally impossible under the 169 attendant circumstances, if that offense could have been 170 committed had the attendant circumstances been as the actor 171 believed them to be. 172

(C) No person who is convicted of committing a specific 173 offense, of complicity in the commission of an offense, or of 174 conspiracy to commit an offense shall be convicted of an attempt 175 to commit the same offense in violation of this section. 176

(D) It is an affirmative defense to a charge under this 177 section that the actor abandoned the actor's effort to commit 178 the offense or otherwise prevented its commission, under 179 circumstances manifesting a complete and voluntary renunciation 180 of the actor's criminal purpose. 181

(E) (1) Whoever violates this section is guilty of an 182 attempt to commit an offense. An attempt to commit aggravated 183 murder, murder, or an offense for which the maximum penalty is 184 imprisonment for life is a felony of the first degree. An 185 attempt to commit a drug abuse offense for which the penalty is 186 determined by the amount or number of unit doses of the 187 controlled substance involved in the drug abuse offense is an 188

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offense of the same degree as the drug abuse offense attempted 189 would be if that drug abuse offense had been committed and had 190 involved an amount or number of unit doses of the controlled 191 substance that is within the next lower range of controlled 192 substance amounts than was involved in the attempt. An attempt 193 to commit any other offense is an offense of the next lesser 194 195 degree than the offense attempted. In the case of an attempt to commit an offense other than a violation of Chapter 3734. of the 196 Revised Code that is not specifically classified, an attempt is 197 a misdemeanor of the first degree if the offense attempted is a 198 felony, and a misdemeanor of the fourth degree if the offense 199 attempted is a misdemeanor. In the case of an attempt to commit 200 a violation of any provision of Chapter 3734. of the Revised 201 Code, other than section 3734.18 of the Revised Code, that 202 relates to hazardous wastes, an attempt is a felony punishable 203 by a fine of not more than twenty-five thousand dollars or 204 imprisonment for not more than eighteen months, or both. An 205 attempt to commit a minor misdemeanor, or to engage in 206 conspiracy, is not an offense under this section. 207

(2) If a person is convicted of or pleads guilty to
attempted rape and also is convicted of or pleads guilty to a
specification of the type described in section 2941.1418,
2941.1419, or 2941.1420 of the Revised Code, the offender shall
be sentenced to a prison term or term of life imprisonment
pursuant to section 2971.03 of the Revised Code.

(3) In addition to any other sanctions imposed pursuant to
(1) of this section for an attempt to commit
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(3) aggravated murder or murder in violation of division (A) of this
(3) of the offender used a motor vehicle as the means to
(3) of the offender used a motor vehicle as the means to
(3) of the offender used a motor shall impose upon the
(3) of the offender a class two suspension of the offender's driver's

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license, commercial driver's license, temporary instruction 220
permit, probationary license, or nonresident operating privilege 221
as specified in division (A)(2) of section 4510.02 of the 222
Revised Code. 223

(4) If a person is convicted of or found quilty of an224attempt to commit aggravated murder of the type described in225division (E) or (F) of section 2903.01 of the Revised Code, the226court shall impose as a mandatory prison term one of the prison227terms prescribed for a felony of the first degree.228

(F) As used in this section:

(1) "Drug abuse offense" has the same meaning as in section 2925.01 of the Revised Code.

(2) "Motor vehicle" has the same meaning as in section4501.01 of the Revised Code.

Section 2. That existing sections 2903.01, 2903.11, and 234 2923.02 of the Revised Code are hereby repealed. 235

Section 3. Section 2923.02 of the Revised Code is 236 presented in this act as a composite of the section as amended 237 by both Am. Sub. H.B. 461 and Am. Sub. S.B. 260 of the 126th 238 General Assembly. The General Assembly, applying the principle 239 stated in division (B) of section 1.52 of the Revised Code that 240 amendments are to be harmonized if reasonably capable of 241 242 simultaneous operation, finds that the composite is the resulting version of the section in effect prior to the 243 244 effective date of the section as presented in this act.

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