As Introduced

131st General Assembly Regular Session 2015-2016

S. B. No. 353

Senator Schiavoni

Cosponsors: Senators Thomas, Yuko, Brown

A BILL

Го	amend sections 2907.01, 2907.31, 2981.02, and	1
	2981.04 and to enact sections 9.75, 2307.54,	2
	2917.211, 3345.58, 4113.83, 4113.84, 4113.85,	3
	4113.86, and 4113.87 of the Revised Code to	4
	prohibit the nonconsensual dissemination of	5
	private sexual images, to require that certain	6
	property involved in the offense be criminally	7
	forfeited, and to create certain legal rights	8
	and employment protections of a victim of the	9
	offense.	10

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

Section 1. That sections 2907.01, 2907.31, 2981.02, and	11
2981.04 be amended and sections 9.75, 2307.54, 2917.211,	12
3345.58, 4113.83, 4113.84, 4113.85, 4113.86, and 4113.87 of the	13
Revised Code be enacted to read as follows:	14
Sec. 9.75. (A) As used in this section:	15
(1) "License" means a license, certificate, registration,	16
permit, card, or other authority issued or conferred by a	17
licensing authority of which the licensee has or claims the	18

privilege to engage in the profession, occupation, or activity,	19
or to have control of and operate certain specific equipment,	20
machinery, or premises, over which the licensing authority has	21
jurisdiction.	22
(2) "Licensing authority" means a public office that	23
issues a license to a person or entity.	24
(3) "Political subdivision" means a county, township,	25
municipal corporation, or any other body corporate and politic	26
that is responsible for government activities in a geographic	27
area smaller than that of the state.	28
(4) "Public office" means any state agency, public	29
institution, political subdivision, other organized body,	30
office, agency, institution, or entity established by the laws	31
of this state for the exercise of any function of government.	32
"Public office" does not include the nonprofit corporation	33
formed under section 187.01 of the Revised Code.	34
(5) "Victim" has the same meaning as in section 2930.01 of	35
the Revised Code.	36
(B) No licensing authority shall knowingly take any of the	37
following actions against a person who is applying for or holds	38
a license solely on the basis that the person is a victim of a	39
violation of section 2917.211 of the Revised Code:	40
(1) Refuse to issue a license to an applicant;	41
(2) Limit, suspend, or revoke a license;	42
(3) Refuse to renew a license.	43
Sec. 2307.54. (A) A victim of a violation of section	44
2917.211 of the Revised Code has and may commence a civil cause	45
of action against the offender for any of the following, in	46

addition to reasonable attorney's fees and the costs of bringing	47
the action:	48
(1) An injunction or a temporary restraining order	49
prohibiting further dissemination of the image that is the	50
subject of the violation;	51
(2) Compensatory and punitive damages for harm resulting	52
from the violation.	53
(B) The cause of action created by this section is in	54
addition to any other cause of action available under statutory	55
or common law.	56
(C) As used in this section, "victim" has the same meaning	57
as in section 2930.01 of the Revised Code.	58
Sec. 2907.01. As used in sections 2907.01 to 2907.38 and	59
2917.211 of the Revised Code:	60
(A) "Sexual conduct" means vaginal intercourse between a	61
male and female; anal intercourse, fellatio, and cunnilingus	62
between persons regardless of sex; and, without privilege to do	63
so, the insertion, however slight, of any part of the body or	64
any instrument, apparatus, or other object into the vaginal or	65
anal opening of another. Penetration, however slight, is	66
sufficient to complete vaginal or anal intercourse.	67
(B) "Sexual contact" means any touching of an erogenous	68
zone of another, including without limitation the thigh,	69
genitals, buttock, pubic region, or, if the person is a female,	70
a breast, for the purpose of sexually arousing or gratifying	71
either person.	72
(C) "Sexual activity" means sexual conduct or sexual	73
contact, or both.	74

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(D) "Prostitute" means a male or female who promiscuously	75
engages in sexual activity for hire, regardless of whether the	76
hire is paid to the prostitute or to another.	77
(E) "Harmful to juveniles" means that quality of any	78
material or performance describing or representing nudity,	79
sexual conduct, sexual excitement, or sado-masochistic abuse in	80
any form to which all of the following apply:	81
(1) The material or performance, when considered as a	82
whole, appeals to the prurient interest of juveniles in sex.	83
(2) The material or performance is patently offensive to	84
prevailing standards in the adult community as a whole with	85
respect to what is suitable for juveniles.	86
(3) The material or performance, when considered as a	87
whole, lacks serious literary, artistic, political, and	88
scientific value for juveniles.	89
(F) When considered as a whole, and judged with reference	90
to ordinary adults or, if it is designed for sexual deviates or	91
other specially susceptible group, judged with reference to that	92
group, any material or performance is "obscene" if any of the	93
following apply:	94
(1) Its dominant appeal is to prurient interest;	95
(2) Its dominant tendency is to arouse lust by displaying	96
or depicting sexual activity, masturbation, sexual excitement,	97
or nudity in a way that tends to represent human beings as mere	98
objects of sexual appetite;	99
(3) Its dominant tendency is to arouse lust by displaying	100
or depicting bestiality or extreme or bizarre violence, cruelty,	101
or brutality;	102

(4) Its dominant tendency is to appeal to scatological	103
interest by displaying or depicting human bodily functions of	104
elimination in a way that inspires disgust or revulsion in	105
persons with ordinary sensibilities, without serving any genuine	106
scientific, educational, sociological, moral, or artistic	107
purpose;	108
(5) It contains a series of displays or descriptions of	109
sexual activity, masturbation, sexual excitement, nudity,	110
bestiality, extreme or bizarre violence, cruelty, or brutality,	111
or human bodily functions of elimination, the cumulative effect	112
of which is a dominant tendency to appeal to prurient or	113
scatological interest, when the appeal to such an interest is	114
primarily for its own sake or for commercial exploitation,	115
rather than primarily for a genuine scientific, educational,	116
sociological, moral, or artistic purpose.	117
(G) "Sexual excitement" means the condition of human male	118
or female genitals when in a state of sexual stimulation or	119
arousal.	120
(H) "Nudity" means the showing, representation, or	121
depiction of human male or female genitals, pubic area, or	122
buttocks with less than a full, opaque covering, or of a female	123
breast with less than a full, opaque covering of any portion	124
thereof below the top of the nipple, or of covered male genitals	125
in a discernibly turgid state.	126
(I) "Juvenile" means an unmarried person under the age of	127
eighteen.	128
(J) "Material" means any book, magazine, newspaper,	129
pamphlet, poster, print, picture, figure, image, description,	130
motion picture film phonographic record or tape or other	1 2 1

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tangible thing capable of arousing interest through sight,	132
sound, or touch and includes an image or text appearing on a	133
computer monitor, television screen, liquid crystal display, or	134
similar display device or an image or text recorded on a	135
computer hard disk, computer floppy disk, compact disk, magnetic	136
tape, or similar data storage device.	137
(K) "Performance" means any motion picture, preview,	138
trailer, play, show, skit, dance, or other exhibition performed	139
before an audience.	140
(L) "Spouse" means a person married to an offender at the	141
time of an alleged offense, except that such person shall not be	142
considered the spouse when any of the following apply:	143
(1) When the parties have entered into a written	144
separation agreement authorized by section 3103.06 of the	145
Revised Code;	146
(2) During the pendency of an action between the parties	147
for annulment, divorce, dissolution of marriage, or legal	148
separation;	149
(3) In the case of an action for legal separation, after	150
the effective date of the judgment for legal separation.	151
(M) "Minor" means a person under the age of eighteen.	152
(N) "Mental health client or patient" has the same meaning	153
as in section 2305.51 of the Revised Code.	154
(O) "Mental health professional" has the same meaning as	155
in section 2305.115 of the Revised Code.	156
(P) "Sado-masochistic abuse" means flagellation or torture	157
by or upon a person or the condition of being fettered, bound,	158
or otherwise physically restrained.	159

Sec. 2907.31. (A) No person, with knowledge of its	160
character or content, shall recklessly do any of the following:	161
(1) Directly sell, deliver, furnish, disseminate, provide,	162
exhibit, rent, or present to a juvenile, a group of juveniles, a	163
law enforcement officer posing as a juvenile, or a group of law	164
enforcement officers posing as juveniles any material or	165
performance that is obscene or harmful to juveniles;	166
(2) Directly offer or agree to sell, deliver, furnish,	167
disseminate, provide, exhibit, rent, or present to a juvenile, a	168
group of juveniles, a law enforcement officer posing as a	169
juvenile, or a group of law enforcement officers posing as	170
juveniles any material or performance that is obscene or harmful	171
to juveniles;	172
(3) While in the physical proximity of the juvenile or law	173
enforcement officer posing as a juvenile, allow any juvenile or	174
law enforcement officer posing as a juvenile to review or peruse	175
any material or view any live performance that is harmful to	176
juveniles.	177
(B) The following are affirmative defenses to a charge	178
under this section that involves material or a performance that	179
is harmful to juveniles but not obscene:	180
(1) The defendant is the parent, guardian, or spouse of	181
the juvenile involved.	182
(2) The juvenile involved, at the time of the conduct in	183
question, was accompanied by the juvenile's parent or guardian	184
who, with knowledge of its character, consented to the material	185
or performance being furnished or presented to the juvenile.	186
(3) The juvenile exhibited to the defendant or to the	187
defendant's agent or employee a draft card, driver's license,	188

birth record, marriage license, or other official or apparently	189
official document purporting to show that the juvenile was	190
eighteen years of age or over or married, and the person to whom	191
that document was exhibited did not otherwise have reasonable	192
cause to believe that the juvenile was under the age of eighteen	193
and unmarried.	194
(C)(1) It is an affirmative defense to a charge under this	195
section, involving material or a performance that is obscene or	196
harmful to juveniles, that the material or performance was	197
furnished or presented for a bona fide medical, scientific,	198
educational, governmental, judicial, or other proper purpose, by	199
a physician, psychologist, sociologist, scientist, teacher,	200
librarian, <u>clergyman</u> member of the clergy, prosecutor, judge, or	201
other proper person.	202
(2) Except as provided in division (B)(3) of this section,	203
mistake of age is not a defense to a charge under this section.	204
(D)(1) A person directly sells, delivers, furnishes,	205
disseminates, provides, exhibits, rents, or presents or directly	206
offers or agrees to sell, deliver, furnish, disseminate,	207
provide, exhibit, rent, or present material or a performance to	208
a juvenile, a group of juveniles, a law enforcement officer	209
posing as a juvenile, or a group of law enforcement officers	210
posing as juveniles in violation of this section by means of an	211
electronic method of remotely transmitting information if the	212
person knows or has reason to believe that the person receiving	213
the information is a juvenile or the group of persons receiving	214
the information are juveniles.	215
(2) A person remotely transmitting information by means of	216
a method of mass distribution does not directly sell, deliver,	217

furnish, disseminate, provide, exhibit, rent, or present or

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directly offer or agree to sell, deliver, furnish, disseminate,	219
provide, exhibit, rent, or present the material or performance	220
in question to a juvenile, a group of juveniles, a law	221
enforcement officer posing as a juvenile, or a group of law	222
enforcement officers posing as juveniles in violation of this	223
section if either of the following applies:	224
(a) The person has inadequate information to know or have	225
reason to believe that a particular recipient of the information	226
or offer is a juvenile.	227
(b) The method of mass distribution does not provide the	228
person the ability to prevent a particular recipient from	229
receiving the information.	230
(E) If any provision of this section, or the application	231
of any provision of this section to any person or circumstance,	232
is held invalid, the invalidity does not affect other provisions	233
or applications of this section or related sections that can be	234
given effect without the invalid provision or application. To	235
this end, the provisions are severable.	236
(F) $\underline{\text{(1)}}$ Whoever violates this section is guilty of	237
disseminating matter harmful to juveniles. If the material or	238
performance involved is harmful to juveniles, except as	239
otherwise provided in this division or division (F)(2) of this	240
<pre>section, a violation of this section is a misdemeanor of the</pre>	241
first degree. If the material or performance involved is	242
obscene, except as otherwise provided in this division <u>or</u>	243
division (F)(2) of this section, a violation of this section is	244
a felony of the fifth degree. If the material or performance	245
involved is obscene and the juvenile to whom it is sold,	246
delivered, furnished, disseminated, provided, exhibited, rented,	247

or presented, the juvenile to whom the offer is made or who is

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the subject of the agreement, or the juvenile who is allowed to	249
review, peruse, or view it is under thirteen years of age,	250
except as otherwise provided in division (F)(2) of this section,	251
$\underline{\mathbf{a}}$ violation of this section is a felony of the fourth degree.	252
(2) Notwithstanding division (F)(1) of this section, if a	253
person violates this section by privately transmitting to a	254
juvenile an image of the person in a state of nudity or engaged	255
in a sexual act, the person is not more than five years older	256
than the juvenile, and the person subsequently becomes a victim	257
of a violation of section 2917.211 of the Revised Code in	258
connection to the image, a violation of this section is a	259
misdemeanor of the third degree.	260
Sec. 2917.211. (A) As used in this section:	261
(1) "Disseminate" means to post, distribute, or publish on	262
a computer device, computer network, web site, or other	263
electronic device or medium of communication.	264
(2) "Image" means a photograph, film, videotape, digital	265
recording, or other depiction or portrayal of a person.	266
(3) "Interactive computer service" has the meaning defined	267
in the "Telecommunications Act of 1996," 47 U.S.C. 230, as	268
<pre>amended.</pre>	269
(4) "Internet provider" means a provider of internet	270
service, including all of the following:	271
(a) Broadband service, however defined or classified by	272
the federal communications commission;	273
(b) Information service, as defined in the	274
"Telecommunications Act of 1996," 47 U.S.C. 153, as amended;	275
(c) Internet protocol-enabled services, as defined in	276

section 4927.01 of the Revised Code.	277
(5) "Mobile service" and "telecommunications carrier" have	278
the meanings defined in 47 U.S.C. 153, as amended.	279
(6) "Cable service provider" has the same meaning as in	280
section 1332.01 of the Revised Code.	281
(7) "Direct-to-home satellite service" has the meaning	282
defined in 47 U.S.C. 303, as amended.	283
(8) "Video service provider" has the same meaning as in	284
section 1332.21 of the Revised Code.	285
(9) "Sexual act" means any of the following:	286
(a) Sexual activity;	287
(b) Masturbation;	288
(c) An act involving a bodily substance that is performed	289
for the purpose of sexual arousal or gratification;	290
(d) Sado-masochistic abuse.	291
(B) No person shall knowingly disseminate an image of	292
another person if all of the following apply:	293
(1) The person in the image is eighteen years of age or	294
<pre>older.</pre>	295
(2) The person in the image can be identified from the	296
image itself or from information displayed in connection with	297
the image and the offender supplied the identifying information.	298
(3) The person in the image is in a state of nudity or is	299
engaged in a sexual act.	300
(4) The offender knows or reasonably should know that the	301
person in the image has not consented to the dissemination, has	302

revoked consent to the dissemination, or consented because of	303
physical force, the threat of physical force, duress, or	304
<pre>coercion.</pre>	305
(5) The offender obtained the image under circumstances in	306
which a reasonable person would know or understand that the	307
<pre>image was intended to remain private.</pre>	308
(C) This section does not prohibit the dissemination of an	309
<pre>image if any of the following apply:</pre>	310
(1) The image is disseminated for the purpose of a	311
criminal investigation that is otherwise lawful.	312
(2) The image is disseminated for the purpose of, or in	313
connection with, the reporting of unlawful conduct.	314
(3) The image is part of a news report or commentary or an	315
artistic or expressive work, such as a performance, work of art,	316
literary work, theatrical work, musical work, motion picture,	317
film, or audiovisual work.	318
(4) The image is disseminated by a law enforcement	319
officer, or a corrections officer or guard in a detention	320
facility, acting within the scope of the person's official	321
<u>duties.</u>	322
(5) The image is disseminated for another lawful public	323
purpose.	324
(6) The person in the image is knowingly and willingly in	325
a state of nudity or engaged in a sexual act and is knowingly	326
and willingly in a location in which the person does not have a	327
reasonable expectation of privacy.	328
(7) The image is disseminated for the purpose of medical	329
treatment or examination	330

(D) The following entities are not liable for a violation	331
of this section solely as a result of an image or other	332
information provided by another person:	333
(1) A provider of interactive computer service;	334
(2) A mobile service;	335
(3) A telecommunications carrier;	336
(4) An internet provider;	337
(5) A cable service provider;	338
(6) A direct-to-home satellite service;	339
(7) A video service provider.	340
(E) Any conduct that is a violation of this section and	341
any other section of the Revised Code may be prosecuted under	342
this section, the other section, or both sections.	343
(F)(1)(a) Except as otherwise provided in division (F)(1)	344
(b) or (c) of this section, whoever violates this section is	345
guilty of nonconsensual dissemination of private sexual images,	346
a misdemeanor of the first degree.	347
(b) If the offender has previously been convicted of a	348
violation of this section, nonconsensual dissemination of	349
private sexual images is a felony of the fifth degree.	350
(c) If the offender is under eighteen years of age and the	351
person in the image is not more than five years older than the	352
offender, the offender shall not be prosecuted under this	353
section.	354
(2) In addition to any other penalty or disposition	355
authorized or required by law, the court shall order any person	356
who is convicted of a violation of this section or who is	357

adjudicated delinquent by reason of a violation of this section	358
to criminally forfeit all of the following property to the state	359
under Chapter 2981. of the Revised Code:	360
(a) Any profits or proceeds and any property the person	361
has acquired or maintained in violation of this section that the	362
sentencing court determines to have been acquired or maintained	363
as a result of the violation;	364
(b) Any interest in, securities of, claim against, or	365
property or contractual right of any kind affording a source of	366
influence over any enterprise that the person has established,	367
operated, controlled, or conducted in violation of this section	368
that the sentencing court determines to have been acquired or	369
maintained as a result of the violation.	370
(G) A victim of a violation of this section may commence a	371
civil cause of action against the offender, as described in	372
section 2307.54 of the Revised Code.	373
Sec. 2981.02. (A) (1) The following property is subject to	374
forfeiture to the state or a political subdivision under either	375
the criminal or delinquency process in section 2981.04 of the	376
Revised Code or the civil process in section 2981.05 of the	377
Revised Code:	378
(1) (a) Contraband involved in an offense;	379
(2) (b) Proceeds derived from or acquired through the	380
commission of an offense;	381
$\frac{(3)}{(c)}$ An instrumentality that is used in or intended to	382
be used in the commission or facilitation of any of the	383
following offenses when the use or intended use, consistent with	384
division (B) of this section, is sufficient to warrant	385
forfeiture under this chapter:	386

(a) (i) A felony;	387
(b) (ii) A misdemeanor, when forfeiture is specifically	388
authorized by a section of the Revised Code or by a municipal	389
ordinance that creates the offense or sets forth its penalties;	390
(a) (iii) An attempt to commit complicity in committing	391
(c) (iii) An attempt to commit, complicity in committing, or a conspiracy to commit an offense of the type described in	391
divisions (A)(3)(a) and (b) of this section.	393
divisions (A) (3) (a) and (b) of this section.	393
$\frac{B}{2}$ In determining whether an alleged instrumentality	394
was used in or was intended to be used in the commission or	395
facilitation of an offense or an attempt, complicity, or	396
conspiracy to commit an offense in a manner sufficient to	397
warrant its forfeiture, the trier of fact shall consider the	398
following factors the trier of fact determines are relevant:	399
(1) (a) Whether the offense could not have been committed	400
or attempted but for the presence of the instrumentality;	401
$\frac{(2)}{(b)}$ Whether the primary purpose in using the	402
instrumentality was to commit or attempt to commit the offense;	403
$\frac{(3)}{(c)}$ The extent to which the instrumentality furthered	404
the commission of, or attempt to commit, the offense.	405
(B) The property described in division (F)(2) of section	406
2917.211 of the Revised Code is subject to forfeiture under the	407
criminal or delinquency process in section 2981.04 of the	408
Revised Code.	409
(C) This chapter does not apply to or limit forfeitures	410
under Title XLV of the Revised Code, including forfeitures	411
relating to section 2903.06 or 2903.08 of the Revised Code.	412
Sec. 2981.04. (A) (1) Property described in division (A) or	413
(B) of section 2981.02 of the Revised Code may be forfeited	414

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under this section only if the complaint, indictment, or	415
information charging the offense or municipal violation, or the	416
complaint charging the delinquent act, contains a specification	417
of the type described in section 2941.1417 of the Revised Code	418
that sets forth all of the following to the extent it is	419
reasonably known at the time of the filing:	420
(a) The nature and extent of the alleged offender's or	421
delinquent child's interest in the property;	422
(b) A description of the property;	423
(c) If the property is alleged to be an instrumentality,	424
the alleged use or intended use of the property in the	425
commission or facilitation of the offense.	426
(2) If any property is not reasonably foreseen to be	427
subject to forfeiture at the time of filing the indictment,	428
information, or complaint, the trier of fact still may return a	429
verdict of forfeiture concerning that property in the hearing	430
described in division (B) of this section if the prosecutor,	431
upon discovering the property to be subject to forfeiture, gave	432
prompt notice of this fact to the alleged offender or delinquent	433
child under Criminal Rule 7(E) or Juvenile Rule 10(B).	434
(3) For good cause shown, the court may consider issues of	435
the guilt of the alleged offender or the delinquency of the	436
alleged delinquent child separate from whether property	437
specified as subject to forfeiture should be forfeited.	438
(B) If a person pleads guilty to or is convicted of an	439
offense or is adjudicated a delinquent child for committing a	440
delinquent act and the complaint, indictment, or information	441
charging the offense or act contains a specification covering	442
property subject to forfeiture under section 2981.02 of the	443

Revised Code, the trier of fact shall determine whether the	444
person's property shall be forfeited. If the state or political	445
subdivision proves by a preponderance of the evidence that the	446
property is in whole or part subject to forfeiture under section	447
2981.02 of the Revised Code, after a proportionality review	448
under section 2981.09 of the Revised Code when relevant, the	449
trier of fact shall return a verdict of forfeiture that	450
specifically describes the extent of the property subject to	451
forfeiture. If the trier of fact is a jury, on the offender's or	452
delinquent child's motion, the court shall make the	453
determination of whether the property shall be forfeited.	454

- (C) If the court enters a verdict of forfeiture under this 455 section, the court imposing sentence or disposition, in addition 456 to any other sentence authorized by Chapter 2929. of the Revised 457 Code or any disposition authorized by Chapter 2152. of the 458 Revised Code, shall order that the offender or delinquent child 459 forfeit to the state or political subdivision the offender's or 460 delinquent child's interest in the property. The property vests 461 with the state or political subdivision subject to the claims of 462 third parties. The court may issue any additional order to 463 affect the forfeiture, including, but not limited to, an order 464 under section 2981.06 of the Revised Code. 465
- (D) After the entry of a forfeiture order under this 466 section, the prosecutor shall attempt to identify any person 467 with an interest in the property subject to forfeiture by 468 searching appropriate public records and making reasonably 469 diligent inquiries. The prosecutor shall give notice of the 470 forfeiture that remains subject to the claims of third parties 471 and proposed disposal of the forfeited property to any person 472 known to have an interest in the property. The prosecutor also 473 shall publish notice of the forfeiture that remains subject to 474

the claims of third parties and proposed disposal of the	475
forfeited property once each week for two consecutive weeks in a	476
newspaper of general circulation in the county in which the	477
property was seized.	478
(E) (1) Any person, other than the offender or delinquent	479
child whose conviction or plea of guilty or delinquency	480
adjudication is the basis of the forfeiture order, who asserts a	481
legal interest in the property that is the subject of the order	482
may petition the court that issued the order for a hearing under	483
division (E)(3) of this section to adjudicate the validity of	484
the person's alleged interest in the property. All of the	485
following apply to the petition:	486
(a) It shall be filed within thirty days after the final	487
publication of notice or the person's receipt of notice under	488
division (D) of this section.	489
(b) It shall be signed by the petitioner under the	490
penalties for falsification specified in section 2921.13 of the	491
Revised Code.	492
(c) It shall describe the nature and extent of the	493
petitioner's interest in the property, the time and	494
circumstances of the petitioner's acquisition of that interest,	495
any additional facts supporting the petitioner's claim, and the	496
relief sought.	497
(2)(a) In lieu of filing a petition as described in	498
division (E)(1) of this section, a person, other than the	499
offender or delinquent child whose conviction or plea of guilty	500
or delinquency adjudication is the basis of the forfeiture	501
order, may file an affidavit as described in this division to	502
establish the validity of the alleged right, title, or interest	503

in the property that is the subject of the forfeiture order if	504
the person is a secured party or other lienholder of record that	505
asserts a legal interest in the property, including, but not	506
limited to, a mortgage, security interest, or other type of	507
lien. The affidavit shall contain averments that the secured	508
party or other lienholder acquired its alleged right, title, or	509
interest in the property in the regular course of its business,	510
for a specified valuable consideration, without actual knowledge	511
of any facts pertaining to the offense that was the basis of the	512
forfeiture order, in good faith, and without the intent to	513
prevent or otherwise impede the state or political subdivision	514
from seizing or obtaining a forfeiture of the property. The	515
person shall file the affidavit within thirty days after the	516
earlier of the final publication of notice or the receipt of	517
notice under division (D) of this section.	518

(b) Except as otherwise provided in this section, the 519 affidavit shall constitute prima-facie evidence of the validity 520 of the affiant's alleged interest in the property. 521

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- (c) Unless the prosecutor files a motion challenging the affidavit within ten days after its filing and unless the prosecutor establishes by a preponderance of the evidence at the hearing held under division (E)(3) of this section that the affiant does not possess the alleged interest in the property or that the affiant had actual knowledge of facts pertaining to the offense or delinquent act that was the basis of the forfeiture order, the affidavit shall constitute conclusive evidence of the validity of the affiant's interest in the property.
- (d) Any subsequent purchaser or other transferee of531property pursuant to forfeiture under this section shall take532the property subject to the continued validity of the interest533

of	the	affiant.	534	/

(3) Upon receipt of a petition or affidavit filed under 535 division (E)(1) or (2) of this section, the court shall hold a 536 hearing to determine the validity of the petitioner's interest 537 in the property that is the subject of the forfeiture order or, 538 if the affidavit was challenged, to determine the validity of 539 the affiant's interest in the property. To the extent 540 practicable and consistent with the interests of justice, the 541 court shall hold the hearing within thirty days after the filing 542 of the petition or within thirty days after the prosecutor files 543 the motion challenging the affidavit. The court may consolidate 544 the hearing with a hearing on any other petition or affidavit 545 that is filed by a person other than the offender or delinquent 546 child whose conviction or plea of guilty or delinquency 547 adjudication is the basis of the forfeiture order and that 548 relates to the property that is the subject of the forfeiture 549 order. 550

At the hearing, the petitioner or affiant may testify, present evidence and witnesses on the petitioner's or affiant's behalf, and cross-examine witnesses for the state or political subdivision. In regards to a petition, the state or political subdivision may present evidence and witnesses in rebuttal and in defense of its claim to the property and may cross-examine witnesses for the petitioner. In regards to an affidavit, the prosecutor may present evidence and witnesses and cross-examine witnesses for the affiant.

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In addition to the evidence and testimony presented at the hearing, the court also shall consider the relevant portions of the record in the criminal or delinquent child case that resulted in the forfeiture order.

(F)(1) If the hearing involves a petition, the court shall	564
amend its forfeiture order if it determines at the hearing held	565
pursuant to division (E)(3) of this section that the petitioner	566
has established either of the following by a preponderance of	567
the evidence:	568
(a) The petitioner has a legal interest in the property	569
that is subject to the forfeiture order that renders the order	570
completely or partially invalid because the legal interest in	571
the property was vested in the petitioner, rather than the	572
offender or delinquent child whose conviction or plea of guilty	573
or delinquency adjudication is the basis of the order, or was	574
superior to any interest of that offender or delinquent child,	575
at the time of the commission of the offense or delinquent act	576
that is the basis of the order.	577
(b) The petitioner is a bona fide purchaser for value of	578
the interest in the property that is subject to the forfeiture	579
order and was, at the time of the purchase, reasonably without	580
cause to believe that it was subject to forfeiture.	581
(2) The court also shall amend its forfeiture order to	582
reflect any interest of a secured party or other lienholder of	583
record in the property subject to forfeiture who prevails at a	584
hearing on the petition or affidavit filed pursuant to division	585
(E)(1) or (2) of this section.	586
(G) If the court disposes of all petitions or affidavits	587
timely filed under this section in favor of the state or	588
political subdivision, the state or political subdivision shall	589
have clear title to the property that is the subject of a	590
forfeiture order issued under this section, but only to the	591
extent that other parties' lawful interests in the property are	592

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not infringed. To the extent that the state or political

subdivision has clear title to the property, the state or	594
political subdivision may warrant good title to any subsequent	595
purchaser or other transferee.	596
Sec. 3345.58. (A) No student who is enrolled in an	597
institution of higher education in Ohio and is the victim of a	598
violation of section 2917.211 of the Revised Code shall lose any	599
form of financial assistance provided by that institution for	600
educational expenses, including grants, scholarships, and	601
fellowships, for the sole reason of being the victim of such a	602
violation. Additionally, no institution of higher education	603
shall take any disciplinary action, including the imposition of	604
academic penalties, against that student for the sole reason of	605
being such a victim.	606
(B) If a person who is the victim of a violation of	607
section 2917.211 of the Revised Code applies to an institution	608
of higher education in Ohio, that person's status as such a	609
victim shall not affect the person's eligibility for any form of	610
financial assistance provided by the institution for educational	611
expenses, including grants, scholarships, and fellowships.	612
(C) As used in this section, "victim" has the same meaning	613
as in section 2930.01 of the Revised Code.	614
Sec. 4113.83. As used in this section and sections 4113.84	615
to 4113.87 of the Revised Code:	616
(A) "Employee" has the same meaning as in section 4113.51	617
of the Revised Code.	618
(B) "Employer" means any of the following:	619
(1) The state and any agency or instrumentality of the	620
state;	621

(2) A political subdivision of the state and any agency or	622
instrumentality of the political subdivision;	623
(3) Any individual, partnership, association, corporation,	624
or business trust.	625
(C) "Political subdivision" means a county, township,	626
municipal corporation, or any other body corporate and politic	627
that is responsible for government activities in a geographic	628
area smaller than that of the state.	629
(D) "Reasonable accommodation" includes a changed work	630
telephone number, transfer to a different department or location	631
of the employer, modified employment schedules, assistance with	632
documenting any harassment occurring at the workplace or in	633
work-related settings, and time off work.	634
(E) "Undue hardship" means any requirement that would	635
require an employer to take an action with significant	636
difficulty or expense when considered in light of factors,	637
including all of the following:	638
(1) The nature and cost of the accommodation;	639
(2) The overall financial resources of the employer;	640
(3) The overall size of the employer's business with	641
respect to the number of employees;	642
(4) The number, type, and location of the employer's	643
<pre>facilities;</pre>	644
(5) The effect on the employer's expenses and resources or	645
the impact otherwise of the accommodation on the employer's	646
operation.	647
(F) "Victim" has the same meaning as in section 2930 01 of	648

the Revised Code.	649
Sec. 4113.84. No employer shall knowingly do any of the	650
<pre>following:</pre>	651
(A) Discharge, fail to hire, or otherwise discriminate or	652
retaliate against an individual or employee of the employer	653
because the individual or employee is a victim or is perceived	654
to be a victim of a violation of section 2917.211 of the Revised	655
<pre>Code;</pre>	656
(B) Take an adverse employment action against an employee	657
because the employee made a request for a reasonable	658
accommodation based on the employee's status as a victim or	659
perceived victim of a violation of section 2917.211 of the	660
Revised Code, regardless of whether the employer granted the	661
request for the accommodation;	662
(C) Discharge or otherwise discriminate or retaliate	663
against an employee who uses unpaid leave in accordance with	664
section 4113.86 of the Revised Code.	665
Sec. 4113.85. (A) An employer shall make a reasonable	666
accommodation for an employee who is a victim or is perceived to	667
be a victim of a violation of section 2917.211 of the Revised	668
Code, unless the employer demonstrates that the accommodation	669
would impose an undue hardship on the operation of the	670
<pre>employer's business.</pre>	671
(B) Before making a reasonable accommodation under this	672
section, an employer may require an employee who requests a	673
reasonable accommodation to provide documentation of the	674
violation or perceived violation of section 2917.211 of the	675
Revised Code. The employee may satisfy the documentation	676
requirement by providing the employer with any of the following:	677

(1) A copy of a police report or documentation of a court	678
<pre>proceeding concerning the violation;</pre>	679
(2) A written statement verifying the violation signed by	680
the employee's attorney, a victim services organization, or a	681
<pre>trained victim advocate;</pre>	682
(3) A written statement verifying the violation signed by	683
a member of the clergy from whom the employee has sought	684
assistance in connection with the violation;	685
(4) Any other evidence that corroborates the violation.	686
(C) No employer shall knowingly violate division (A) of	687
this section. An employer who fails or refuses to make a	688
reasonable accommodation under this section has the burden of	689
proving that the accommodation would impose an undue hardship on	690
the operation of the employer's business.	691
(D) Except as provided in division (E) of this section, no	692
employer shall knowingly fail to hold as confidential any	693
information that the employer receives from an individual or	694
employee under sections 4113.83 to 4113.87 of the Revised Code.	695
If the employer is a public office, the information is not a	696
public record for purposes of section 149.43 of the Revised	697
Code.	698
(E) Division (D) of this section does not apply if either	699
of the following is the case:	700
(1) The individual or employee gives written consent to	701
allow the employer to share the information.	702
(2) The employer is otherwise required by the Revised Code	703
or federal law to share the information.	704
Sec. 4113.86. (A) An employer shall grant an employee of	705

the employer not less than five days per year of unpaid leave	706
related to incidents in which the employee is a victim or is	707
perceived to be a victim of a violation of section 2917.211 of	708
the Revised Code. To be eligible for this leave, an employee	709
shall satisfy both of the following requirements:	710
(1) Be employed by the employer for not less than twenty	711
weeks in the calendar year in which the leave is requested;	712
(2) Be employed by the employer for more than twenty-five	713
hours per week for not less than one hundred eighty days	714
immediately preceding the period of leave.	715
(B) An employee who is a victim or is perceived to be a	716
victim of a violation of section 2917.211 of the Revised Code	717
may take the unpaid leave described in division (A) of this	718
section to do any of the following:	719
(1) Seek nonemergency medical attention related to the	720
violation for the employee or employee's dependent, including	721
services from a victim services organization, psychological	722
<pre>treatment, and counseling;</pre>	723
(2) Meet with law enforcement officers regarding the	724
violation;	725
(3) Seek legal assistance or other assistance from a	726
counselor, social worker, trained victim advocate, health care	727
provider, or other professional who assists persons in dealing	728
with such a violation for the employee or the employee's	729
<pre>dependent;</pre>	730
(4) Attend a civil or criminal court proceeding related to	731
the violation.	732
(C) The leave provided under this section is in addition	733

to any other paid or unpaid leave an employer grants an	734
<pre>employee.</pre>	735
(D) No employer shall knowingly fail to grant the leave	736
provided under this section.	737
Sec. 4113.87. (A) An individual or employee of an employer	738
who believes that an employer violated section 4113.84, 4113.85,	739
or 4113.86 of the Revised Code may commence a civil action	740
against the employer in a court of competent jurisdiction.	741
(B) A court that finds that an employer violated section	742
4113.84, 4113.85, or 4113.86 of the Revised Code may award the	743
individual or employee compensatory and punitive damages,	744
reasonable attorney's fees, and costs of bringing the civil	745
action. The court also may reinstate an employee who was	746
discharged in violation of section 4113.84 of the Revised Code.	747
Section 2. That existing sections 2907.01, 2907.31,	748
2981.02, and 2981.04 of the Revised Code are hereby repealed.	749