As Passed by the House

133rd General Assembly

Regular Session 2019-2020 Sub. H. B. No. 208

Representatives Roemer, Miller, J.

Cosponsors: Representatives O'Brien, Cera, McClain, Hoops, Lang, Plummer, Leland, Rogers, Crossman, Edwards, Ghanbari, Miller, A., Perales

A BILL

To amend section 2903.13 of the Revised Code to	1
increase the penalties for assault if the victim	2
is acting as a sports official or the assault is	3
committed in retaliation for the victim's	4
actions as a sports official.	5

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

Section 1. That section 2903.13 of the Revised Code be	6						
amended to read as follows:							
Sec. 2903.13. (A) No person shall knowingly cause or	8						
attempt to cause physical harm to another or to another's							
unborn.	10						
(B) No person shall recklessly cause serious physical harm	11						
to another or to another's unborn.							
(C)(1) Whoever violates this section is guilty of assault,	13						
and the court shall sentence the offender as provided in this	14						
division and divisions (C)(1), (2), (3), (4), (5), (6), (7),							
(8), (9), and (10), and (11) of this section. Except as	16						
otherwise provided in division (C)(2), (3), (4), (5), (6), (7),							

(8), or (9) of this section, assault is a misdemeanor of the first degree.

(2) Except as otherwise provided in this division, if the 20 offense is committed by a caretaker against a functionally 21 impaired person under the caretaker's care, assault is a felony 22 of the fourth degree. If the offense is committed by a caretaker 23 against a functionally impaired person under the caretaker's 24 care, if the offender previously has been convicted of or 25 pleaded quilty to a violation of this section or section 2903.11 26 or 2903.16 of the Revised Code, and if in relation to the 27 previous conviction the offender was a caretaker and the victim 28 was a functionally impaired person under the offender's care, 29 assault is a felony of the third degree. 30

(3) If the offense occurs in or on the grounds of a state correctional institution or an institution of the department of youth services, the victim of the offense is an employee of the department of rehabilitation and correction or the department of youth services, and the offense is committed by a person incarcerated in the state correctional institution or by a person institutionalized in the department of youth services institution pursuant to a commitment to the department of youth services, assault is a felony of the third degree.

(4) If the offense is committed in any of the following40 circumstances, assault is a felony of the fifth degree:41

(a) The offense occurs in or on the grounds of a local
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correctional facility, the victim of the offense is an employee
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of the local correctional facility or a probation department or
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is on the premises of the facility for business purposes or as a
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visitor, and the offense is committed by a person who is under
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custody in the facility subsequent to the person's arrest for

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any crime or delinquent act, subsequent to the person's being48charged with or convicted of any crime, or subsequent to the49person's being alleged to be or adjudicated a delinquent child.50

(b) The offense occurs off the grounds of a state 51 correctional institution and off the grounds of an institution 52 of the department of youth services, the victim of the offense 53 is an employee of the department of rehabilitation and 54 correction, the department of youth services, or a probation 55 department, the offense occurs during the employee's official 56 work hours and while the employee is engaged in official work 57 58 responsibilities, and the offense is committed by a person incarcerated in a state correctional institution or 59 institutionalized in the department of youth services who 60 temporarily is outside of the institution for any purpose, by a 61 parolee, by an offender under transitional control, under a 62 community control sanction, or on an escorted visit, by a person 63 under post-release control, or by an offender under any other 64 type of supervision by a government agency. 65

(c) The offense occurs off the grounds of a local 66 correctional facility, the victim of the offense is an employee 67 of the local correctional facility or a probation department, 68 the offense occurs during the employee's official work hours and 69 while the employee is engaged in official work responsibilities, 70 and the offense is committed by a person who is under custody in 71 the facility subsequent to the person's arrest for any crime or 72 delinquent act, subsequent to the person being charged with or 73 convicted of any crime, or subsequent to the person being 74 alleged to be or adjudicated a delinguent child and who 75 temporarily is outside of the facility for any purpose or by a 76 parolee, by an offender under transitional control, under a 77 community control sanction, or on an escorted visit, by a person 78

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under post-release control, or by an offender under any other 79 type of supervision by a government agency. 80 (d) The victim of the offense is a school teacher or 81 administrator or a school bus operator, and the offense occurs 82 in a school, on school premises, in a school building, on a 83 school bus, or while the victim is outside of school premises or 84 a school bus and is engaged in duties or official 85 responsibilities associated with the victim's employment or 86 position as a school teacher or administrator or a school bus 87 operator, including, but not limited to, driving, accompanying, 88 89 or chaperoning students at or on class or field trips, athletic events, or other school extracurricular activities or functions 90 outside of school premises. 91 (e) All of the following apply: 92 (i) The victim of the offense is a sports official and the 93 offense occurs while the victim is engaged in the victim's 94 official duties at a sports event or immediately before or after 95 the sports event. 96 (ii) The offender previously has been convicted of or 97 pleaded guilty to a violation of this section under the 98 circumstances specified in division (C)(4)(e)(i) or (C)(4)(f)(i) 99 of this section. 100 (f) All of the following apply: 101 (i) The victim of the offense is a sports official and the 102 offense is committed in retaliation for an action taken by the 103 victim while the victim was engaged in the victim's official 104 duties at a sports event. 105 (ii) The offender previously has been convicted of or 106 pleaded guilty to a violation of this section under the 107

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circumstances specified in division (C)(4)(e)(i) or (C)(4)(f)(i)	108						
of this section.							
(5) If the victim of the offense is a peace officer or an	110						
investigator of the bureau of criminal identification and	111						
investigation, a firefighter, or a person performing emergency							
medical service, while in the performance of their official							
duties, assault is a felony of the fourth degree.							
(6) If the victim of the offense is a peace officer or an	115						
investigator of the bureau of criminal identification and	116						
investigation and if the victim suffered serious physical harm	117						
as a result of the commission of the offense, assault is a	118						
felony of the fourth degree, and the court, pursuant to division	119						
(F) of section 2929.13 of the Revised Code, shall impose as a	120						
mandatory prison term one of the prison terms prescribed for a	121						
felony of the fourth degree that is at least twelve months in	122						
duration.							
(7) If the victim of the offense is an officer or employee	124						
of a public children services agency or a private child placing	125						
agency and the offense relates to the officer's or employee's	126						
performance or anticipated performance of official	127						
responsibilities or duties, assault is either a felony of the	128						
fifth degree or, if the offender previously has been convicted	129						
of or pleaded guilty to an offense of violence, the victim of	130						
that prior offense was an officer or employee of a public	131						
children services agency or private child placing agency, and	132						
that prior offense related to the officer's or employee's	133						
performance or anticipated performance of official	134						
responsibilities or duties, a felony of the fourth degree.	135						
(8) If the victim of the offense is a health care	136						

professional of a hospital, a health care worker of a hospital, 137

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or a security officer of a hospital whom the offender knows or 138 has reasonable cause to know is a health care professional of a 139 hospital, a health care worker of a hospital, or a security 140 officer of a hospital, if the victim is engaged in the 141 performance of the victim's duties, and if the hospital offers 142 de-escalation or crisis intervention training for such 143 professionals, workers, or officers, assault is one of the 144 following: 145

(a) Except as otherwise provided in division (C)(8)(b) of 146 147 this section, assault committed in the specified circumstances is a misdemeanor of the first degree. Notwithstanding the fine 148 specified in division (A) (2) $\frac{(a)}{(b)}$ of section 2929.28 of the 149 Revised Code for a misdemeanor of the first degree, in 150 sentencing the offender under this division and if the court 151 decides to impose a fine, the court may impose upon the offender 152 a fine of not more than five thousand dollars. 153

(b) If the offender previously has been convicted of or
pleaded guilty to one or more assault or homicide offenses
committed against hospital personnel, assault committed in the
specified circumstances is a felony of the fifth degree.

(9) If the victim of the offense is a judge, magistrate,
prosecutor, or court official or employee whom the offender
knows or has reasonable cause to know is a judge, magistrate,
prosecutor, or court official or employee, and if the victim is
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engaged in the performance of the victim's duties, assault is
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one of the following:

(a) Except as otherwise provided in division (C) (8) (9) (b)
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of this section, assault committed in the specified
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circumstances is a misdemeanor of the first degree. In
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sentencing the offender under this division, if the court
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decides to impose a fine, notwithstanding the fine specified in168division (A)(2)(b)(a) of section 2929.28 of the Revised Code169for a misdemeanor of the first degree, the court may impose upon170the offender a fine of not more than five thousand dollars.171

(b) If the offender previously has been convicted of or
pleaded guilty to one or more assault or homicide offenses
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committed against justice system personnel, assault committed in
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the specified circumstances is a felony of the fifth degree.
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(10) If an offender who is convicted of or pleads guilty 176 to assault when it is a misdemeanor also is convicted of or 177 pleads quilty to a specification as described in section 178 2941.1423 of the Revised Code that was included in the 179 indictment, count in the indictment, or information charging the 180 offense, the court shall sentence the offender to a mandatory 181 jail term as provided in division (G) of section 2929.24 of the 182 Revised Code. 183

If an offender who is convicted of or pleads guilty to 184 assault when it is a felony also is convicted of or pleads 185 quilty to a specification as described in section 2941.1423 of 186 the Revised Code that was included in the indictment, count in 187 the indictment, or information charging the offense, except as 188 otherwise provided in division (C)(6) of this section, the court 189 shall sentence the offender to a mandatory prison term as 190 provided in division (B)(8) of section 2929.14 of the Revised 191 Code. 192

(11) If an offender is convicted of or pleads guilty to193assault when it is a misdemeanor of the first degree, in194addition to the sentence for that misdemeanor, the court shall195impose a mandatory fine of one thousand five hundred dollars,196notwithstanding the fine specified in division (A) (2) (a) of197

section 2929.28 of the Revised Code for a misdemeanor of the	198							
first degree, and shall impose forty hours of community service								
if either of the following applies:								
(a) The victim of the offense is a sports official and the	201							
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offense occurs while the victim is engaged in the victim's								
official duties at a sports event or immediately before or after								
<u>the sports event.</u>	204							
(b) The victim of the offense is a sports official and the	205							
offense is committed in retaliation for an action taken by the	206							
victim while the victim was engaged in the victim's official	207							
<u>duties at a sports event.</u>	208							
(D) Nothing in division (C)(4)(e) or (f) of this section	209							
shall prevent an offender from being prosecuted for a violation	210							
of section 2903.11 or 2903.12 of the Revised Code if the	211							
elements of the offense under either of those sections are								
present, the victim of the offense is a sports official, and the								
offense occurs while the victim is engaged in the victim's								
official duties at a sports event or immediately before or after								
the sports event.	215 216							
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(E) As used in this section:	217							
(1) "Peace officer" has the same meaning as in section	218							
2935.01 of the Revised Code.	219							
(2) "Firefighter" has the same meaning as in section	220							
3937.41 of the Revised Code.	221							
(3) "Emergency medical service" has the same meaning as in	222							
section 4765.01 of the Revised Code.								
(4) "Local correctional facility" means a county,	○ ○ ▲							
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multicounty, municipal, municipal-county, or multicounty-	225							

municipal jail or workhouse, a minimum security jail established 226 under section 341.23 or 753.21 of the Revised Code, or another 227 county, multicounty, municipal, municipal-county, or 228 multicounty-municipal facility used for the custody of persons 229 arrested for any crime or delinquent act, persons charged with 230 or convicted of any crime, or persons alleged to be or 231 adjudicated a delinquent child. 232

(5) "Employee of a local correctional facility" means a
person who is an employee of the political subdivision or of one
cor more of the affiliated political subdivisions that operates
the local correctional facility and who operates or assists in
the operation of the facility.

(6) "School teacher or administrator" means either of the following:

(a) A person who is employed in the public schools of the
state under a contract described in section 3311.77 or 3319.08
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of the Revised Code in a position in which the person is
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required to have a certificate issued pursuant to sections
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3319.22 to 3319.311 of the Revised Code.

(b) A person who is employed by a nonpublic school for
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which the state board of education prescribes minimum standards
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under section 3301.07 of the Revised Code and who is
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certificated in accordance with section 3301.071 of the Revised
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Code.

(7) "Community control sanction" has the same meaning as(7) in section 2929.01 of the Revised Code.(7) 251

(8) "Escorted visit" means an escorted visit granted under 252section 2967.27 of the Revised Code. 253

(9) "Post-release control" and "transitional control" have 254

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the same meanings as in section 2967.01 of the Revised Code.	255						
(10) "Investigator of the bureau of criminal	256						
identification and investigation" has the same meaning as in	257						
section 2903.11 of the Revised Code.	258						
(11) "Health care professional" and "health care worker"	259						
have the same meanings as in section 2305.234 of the Revised	260						
Code.	261						
(12) "Assault or homicide offense committed against	262						
hospital personnel" means a violation of this section or of	263						
section 2903.01, 2903.02, 2903.03, 2903.04, 2903.041, 2903.11,	264						
2903.12, or 2903.14 of the Revised Code committed in	265						
circumstances in which all of the following apply:	266						
(a) The victim of the offense was a health care	267						
professional of a hospital, a health care worker of a hospital,	268						
or a security officer of a hospital.							
(b) The offender knew or had reasonable cause to know that	270						
the victim was a health care professional of a hospital, a							
health care worker of a hospital, or a security officer of a							
hospital.	273						
(c) The victim was engaged in the performance of the	274						
victim's duties.	275						
(d) The hospital offered de-escalation or crisis	276						
intervention training for such professionals, workers, or	277						
officers.	278						
(13) "De-escalation or crisis intervention training" means	279						
de-escalation or crisis intervention training for health care	280						
professionals of a hospital, health care workers of a hospital,	281						
and security officers of a hospital to facilitate interaction	282						

with patients, members of a patient's family, and visitors, 283 including those with mental impairments. 284

(14) "Assault or homicide offense committed against 285 justice system personnel" means a violation of this section or 286 of section 2903.01, 2903.02, 2903.03, 2903.04, 2903.041, 287 2903.11, 2903.12, or 2903.14 of the Revised Code committed in 288 circumstances in which the victim of the offense was a judge, 289 magistrate, prosecutor, or court official or employee whom the 290 offender knew or had reasonable cause to know was a judge, 291 292 magistrate, prosecutor, or court official or employee, and the victim was engaged in the performance of the victim's duties. 293

(15) "Court official or employee" means any official or
employee of a court created under the constitution or statutes
of this state or of a United States court located in this state.

(16) "Judge" means a judge of a court created under the constitution or statutes of this state or of a United States court located in this state.

(17) "Magistrate" means an individual who is appointed by
a court of record of this state and who has the powers and may
perform the functions specified in Civil Rule 53, Criminal Rule
19, or Juvenile Rule 40, or an individual who is appointed by a
United States court located in this state who has similar powers
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and functions.

(18) "Prosecutor" has the same meaning as in section 3062935.01 of the Revised Code. 307

(19)(a) "Hospital" means, subject to division (D)(19)(b) 308
of this section, an institution classified as a hospital under 309
section 3701.01 of the Revised Code in which are provided to 310
patients diagnostic, medical, surgical, obstetrical, 311

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psychiatric, or rehabilitation care or a hospital operated by a 312 health maintenance organization. 313 (b) "Hospital" does not include any of the following: 314 (i) A facility licensed under Chapter 3721. of the Revised 315 316 Code, a health care facility operated by the department of mental health or the department of developmental disabilities, a 317 health maintenance organization that does not operate a 318 hospital, or the office of any private, licensed health care 319 professional, whether organized for individual or group 320 321 practice; 322 (ii) An institution for the sick that is operated exclusively for patients who use spiritual means for healing and 323 for whom the acceptance of medical care is inconsistent with 324 their religious beliefs, accredited by a national accrediting 325 organization, exempt from federal income taxation under section 326 501 of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 327 U.S.C. 1, as amended, and providing twenty-four-hour nursing 328 care pursuant to the exemption in division (E) of section 329 4723.32 of the Revised Code from the licensing requirements of 330 Chapter 4723. of the Revised Code. 331 332 (20) "Health maintenance organization" has the same meaning as in section 3727.01 of the Revised Code. 333 (21) "Sports official" means any person who is paid or 334 volunteers to enforce the rules of a sports event as a referee, 335 umpire, linesperson, timer, scorekeeper, or in a similar 336 capacity. 337 (22) "Sports event" includes all of the following: 338 (a) Any interscholastic or intramural athletic event or 339

athletic activity at an elementary or secondary school, college, 340

or university or in which an elementary or secondary school,	341				
college, or university participates;					
(b) Any organized athletic activity, including an	343				

(b) Any organized athletic activity, including an	343
organized athletic activity that is sponsored by a community,	344
business, or nonprofit organization;	345

(c) Any athletic activity that is a professional or346semiprofessional event.347

	Se	ction	2. 1	Ihat	existing	section	2903.13	of	the	Revised	34	48
Code	is	hereby	/ re	peale	ed.						34	49