As Introduced

134th General Assembly

Regular Session

H. B. No. 475

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Representatives Fraizer, Plummer

Cosponsors: Representatives Click, Gross, Hillyer, LaRe, Ray, Riedel, Schmidt, Smith, K.

A BILL

То	amend sections 2903.11, 2903.12, 2903.13,	1
	2935.01, and 4973.17 of the Revised Code to	2
	increase penalties for certain assault offenses	3
	if the victim is a hospital police officer or	4
	special police officer, to provide a municipal	5
	corporation or county with immunity for certain	6
	actions of a hospital police officer, and to	7
	include gaming agents of the Casino Control	8
	Commission as peace officers under the general	9
	statutory definition of that term.	10

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

Section 1. That sections 2903.11, 2903.12, 2903.13,	11
2935.01, and 4973.17 of the Revised Code be amended to read as	12
follows:	13
Sec. 2903.11. (A) No person shall knowingly do either of	14
the following:	15
(1) Cause serious physical harm to another or to another's	16
inhorn:	17

(2) Cause or attempt to cause physical harm to another or	18
to another's unborn by means of a deadly weapon or dangerous	19
ordnance.	20
(B) No person, with knowledge that the person has tested	21
positive as a carrier of a virus that causes acquired	22
immunodeficiency syndrome, shall knowingly do any of the	23
following:	24
(1) Engage in sexual conduct with another person without	25
disclosing that knowledge to the other person prior to engaging	26
in the sexual conduct;	27
(2) Engage in sexual conduct with a person whom the	28
offender knows or has reasonable cause to believe lacks the	29
mental capacity to appreciate the significance of the knowledge	30
that the offender has tested positive as a carrier of a virus	31
that causes acquired immunodeficiency syndrome;	32
(3) Engage in sexual conduct with a person under eighteen	33
years of age who is not the spouse of the offender.	34
(C) The prosecution of a person under this section does	35
not preclude prosecution of that person under section 2907.02 of	36
the Revised Code.	37
(D)(1)(a) Whoever violates this section is guilty of	38
felonious assault. Except as otherwise provided in this division	39
or division (D)(1)(b) of this section, felonious assault is a	40
felony of the second degree. If the victim of a violation of	41
division (A) of this section is a peace officer, a hospital	42
police officer, a special police officer, or an investigator of	43
the bureau of criminal identification and investigation,	44
felonious assault is a felony of the first degree.	45
(b) Regardless of whether the felonious assault is a	46

felony of the first or second degree under division (D)(1)(a) of	47
this section, if the offender also is convicted of or pleads	48
guilty to a specification as described in section 2941.1423 of	49
the Revised Code that was included in the indictment, count in	50
the indictment, or information charging the offense, except as	51
otherwise provided in this division or unless a longer prison	52
term is required under any other provision of law, the court	53
shall sentence the offender to a mandatory prison term as	54
provided in division (B)(8) of section 2929.14 of the Revised	55
Code. If the victim of the offense is a peace officer, a	56
hospital police officer, a special police officer, or an	57
investigator of the bureau of criminal identification and	58
investigation, and if the victim suffered serious physical harm	59
as a result of the commission of the offense, felonious assault	60
is a felony of the first degree, and the court, pursuant to	61
division (F) of section 2929.13 of the Revised Code, shall	62
impose as a mandatory prison term one of the definite prison	63
terms prescribed for a felony of the first degree in division	64
(A)(1)(b) of section 2929.14 of the Revised Code, except that if	65
the violation is committed on or after the effective date of	66
this amendment March 22, 2019, the court shall impose as the	67
minimum prison term for the offense a mandatory prison term that	68
is one of the minimum terms prescribed for a felony of the first	69
degree in division (A)(1)(a) of section 2929.14 of the Revised	70
Code.	71

(2) In addition to any other sanctions imposed pursuant to

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division (D)(1) of this section for felonious assault committed
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in violation of division (A)(1) or (2) of this section, if the
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offender also is convicted of or pleads guilty to a
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specification of the type described in section 2941.1425 of the
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Revised Code that was included in the indictment, count in the

indictment, or information charging the offense, the court shall	78
sentence the offender to a mandatory prison term under division	79
(B)(9) of section 2929.14 of the Revised Code.	80
(3) If the victim of a felonious assault committed in	81
violation of division (A) of this section is a child under ten	82
years of age and if the offender also is convicted of or pleads	83
guilty to a specification of the type described in section	84
2941.1426 of the Revised Code that was included in the	85
indictment, count in the indictment, or information charging the	86
offense, in addition to any other sanctions imposed pursuant to	87
division (D)(1) of this section, the court shall sentence the	88
offender to a mandatory prison term pursuant to division (B)(10)	89
of section 2929.14 of the Revised Code.	90
(4) In addition to any other sanctions imposed pursuant to	91
division (D)(1) of this section for felonious assault committed	92
in violation of division (A)(2) of this section, if the deadly	93
weapon used in the commission of the violation is a motor	94
vehicle, the court shall impose upon the offender a class two	95
suspension of the offender's driver's license, commercial	96
driver's license, temporary instruction permit, probationary	97
license, or nonresident operating privilege as specified in	98
division (A)(2) of section 4510.02 of the Revised Code.	99
(E) As used in this section:	100
(1) "Deadly weapon" and "dangerous ordnance" have the same	101
meanings as in section 2923.11 of the Revised Code.	102
(2) "Motor vehicle" has the same meaning as in section	103
4501.01 of the Revised Code.	104
(3) "Peace officer" has the same meaning as in section	105

106

2935.01 of the Revised Code.

(4) "Sexual conduct" has the same meaning as in section	107
2907.01 of the Revised Code, except that, as used in this	108
section, it does not include the insertion of an instrument,	109
apparatus, or other object that is not a part of the body into	110
the vaginal or anal opening of another, unless the offender knew	111
at the time of the insertion that the instrument, apparatus, or	112
other object carried the offender's bodily fluid.	113
(5) "Investigator of the bureau of criminal identification	114
and investigation" means an investigator of the bureau of	115
criminal identification and investigation who is commissioned by	116
the superintendent of the bureau as a special agent for the	117
purpose of assisting law enforcement officers or providing	118
emergency assistance to peace officers pursuant to authority	119
granted under section 109.541 of the Revised Code.	120
(6) "Investigator" has the same meaning as in section	121
109.541 of the Revised Code.	122
(7) "Hospital police officer" means a police officer who	123
is employed by a hospital that employs and maintains its own	124
proprietary police department or security department, and who is	125
appointed and commissioned by the secretary of state pursuant to	126
sections 4973.17 to 4973.22 of the Revised Code.	127
(8) "Special police officer" means a special police	128
officer designated by the superintendent of the state highway	129
patrol, with the approval of the director of public safety, to	130
preserve the peace and enforce the laws of this state with	131
respect to persons and property under the patrol's jurisdiction	132
and control pursuant to section 5503.09 of the Ohio Revised	133
Code.	134
(F) The provisions of division (D)(2) of this section and	135

of division (F)(20) of section 2929.13, divisions (B)(9) and (C)	136
(6) of section 2929.14, and section 2941.1425 of the Revised	137
Code shall be known as "Judy's Law."	138
Sec. 2903.12. (A) No person, while under the influence of	139
sudden passion or in a sudden fit of rage, either of which is	140
brought on by serious provocation occasioned by the victim that	141
is reasonably sufficient to incite the person into using deadly	142
force, shall knowingly:	143
(1) Cause serious physical harm to another or to another's	144
unborn;	145
(2) Cause or attempt to cause physical harm to another or	146
to another's unborn by means of a deadly weapon or dangerous	147
ordnance, as defined in section 2923.11 of the Revised Code.	148
(B) Whoever violates this section is guilty of aggravated	149
assault. Except as otherwise provided in this division,	150
aggravated assault is a felony of the fourth degree. If the	151
victim of the offense is a peace officer, a hospital police	152
officer, a special police officer, or an investigator of the	153
bureau of criminal identification and investigation, aggravated	154
assault is a felony of the third degree. Regardless of whether	155
the offense is a felony of the third or fourth degree under this	156
division, if the offender also is convicted of or pleads guilty	157
to a specification as described in section 2941.1423 of the	158
Revised Code that was included in the indictment, count in the	159
indictment, or information charging the offense, except as	160
otherwise provided in this division, the court shall sentence	161
the offender to a mandatory prison term as provided in division	162
(B)(8) of section 2929.14 of the Revised Code. If the victim of	163
the offense is a peace officer, a hospital police officer, a	164
special police officer, or an investigator of the bureau of	165

criminal identification and investigation, and if the victim	166
suffered serious physical harm as a result of the commission of	167
the offense, aggravated assault is a felony of the third degree,	168
and the court, pursuant to division (F) of section 2929.13 of	169
the Revised Code, shall impose as a mandatory prison term one of	170
the definite prison terms prescribed in division (A)(3)(b) of	171
section 2929.14 of the Revised Code for a felony of the third	172
degree.	173
(C) As used in this section:	174
(1) "Investigator of the bureau of criminal identification	175
and investigation," "hospital police officer," and "special	176
police officer" has have the same meaning meanings as in section	177
2903.11 of the Revised Code.	178
(2) "Peace officer" has the same meaning as in section	179
2935.01 of the Revised Code.	180
Sec. 2903.13. (A) No person shall knowingly cause or	181
attempt to cause physical harm to another or to another's	182
unborn.	183
(B) No person shall recklessly cause serious physical harm	184
to another or to another's unborn.	185
(C)(1) Whoever violates this section is guilty of assault,	186
and the court shall sentence the offender as provided in this	187
division and divisions (C)(1), (2), (3), (4), (5), (6), (7),	188
(8), (9), and (10) of this section. Except as otherwise provided	189
in division (C)(2), (3), (4), (5), (6), (7), (8), or (9) of this	190
section, assault is a misdemeanor of the first degree.	191
(2) Except as otherwise provided in this division, if the	192
offense is committed by a caretaker against a functionally	193
impaired person under the caretaker's care, assault is a felony	194

of the fourth degree. If the offense is committed by a caretaker	195
against a functionally impaired person under the caretaker's	196
care, if the offender previously has been convicted of or	197
pleaded guilty to a violation of this section or section 2903.11	198
or 2903.16 of the Revised Code, and if in relation to the	199
previous conviction the offender was a caretaker and the victim	200
was a functionally impaired person under the offender's care,	201
assault is a felony of the third degree.	202

- (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 following circumstances, assault is a felony of the fifth degree:
- (a) The offense occurs in or on the grounds of a local correctional facility, the victim of the offense is an employee of the local correctional facility or a probation department or is on the premises of the facility for business purposes or as a visitor, and the offense is committed by a person who is under custody in the facility subsequent to the person's arrest for any crime or delinquent act, subsequent to the person's being charged with or convicted of any crime, or subsequent to the person's being alleged to be or adjudicated a delinquent child.
- (b) The offense occurs off the grounds of a state 223 correctional institution and off the grounds of an institution 224

of the department of youth services, the victim of the offense	225
is an employee of the department of rehabilitation and	226
correction, the department of youth services, or a probation	227
department, the offense occurs during the employee's official	228
work hours and while the employee is engaged in official work	229
responsibilities, and the offense is committed by a person	230
incarcerated in a state correctional institution or	231
institutionalized in the department of youth services who	232
temporarily is outside of the institution for any purpose, by a	233
parolee, by an offender under transitional control, under a	234
community control sanction, or on an escorted visit, by a person	235
under post-release control, or by an offender under any other	236
type of supervision by a government agency.	237

- correctional facility, the victim of the offense is an employee of the local correctional facility or a probation department, the offense occurs during the employee's official work hours and while the employee is engaged in official work responsibilities, and the offense is committed by a person who is under custody in the facility subsequent to the person's arrest for any crime or delinquent act, subsequent to the person being charged with or convicted of any crime, or subsequent to the person being alleged to be or adjudicated a delinquent child and who temporarily is outside of the facility for any purpose or by a parolee, by an offender under transitional control, under a community control sanction, or on an escorted visit, by a person under post-release control, or by an offender under any other type of supervision by a government agency.
- (d) The victim of the offense is a school teacher or 253 administrator or a school bus operator, and the offense occurs 254 in a school, on school premises, in a school building, on a 255

school bus, or while the victim is outside of school premises or	256
a school bus and is engaged in duties or official	257
responsibilities associated with the victim's employment or	258
position as a school teacher or administrator or a school bus	259
operator, including, but not limited to, driving, accompanying,	260
or chaperoning students at or on class or field trips, athletic	261
events, or other school extracurricular activities or functions	262
outside of school premises.	263

- (5) If the victim of the offense is a peace officer, a 264

 hospital police officer, a special police officer, or an 265

 investigator of the bureau of criminal identification and 266

 investigation, a firefighter, or a person performing emergency 267

 medical service, while in the performance of their official 268

 duties, assault is a felony of the fourth degree. 269
- (6) If the victim of the offense is a peace officer, a 270 hospital police officer, a special police officer, or an 271 investigator of the bureau of criminal identification and 272 investigation and if the victim suffered serious physical harm 273 as a result of the commission of the offense, assault is a 274 felony of the fourth degree, and the court, pursuant to division 275 (F) of section 2929.13 of the Revised Code, shall impose as a 276 mandatory prison term one of the prison terms prescribed for a 277 felony of the fourth degree that is at least twelve months in 278 duration. 279
- (7) If the victim of the offense is an officer or employee 280 of a public children services agency or a private child placing 281 agency and the offense relates to the officer's or employee's 282 performance or anticipated performance of official 283 responsibilities or duties, assault is either a felony of the 284 fifth degree or, if the offender previously has been convicted 285

of or pleaded guilty to an offense of violence, the victim of	286
that prior offense was an officer or employee of a public	287
children services agency or private child placing agency, and	288
that prior offense related to the officer's or employee's	289
performance or anticipated performance of official	290
responsibilities or duties, a felony of the fourth degree.	291
(8) If the victim of the offense is a health care	292
professional of a hospital, a health care worker of a hospital,	293
or a security officer of a hospital whom the offender knows or	294
has reasonable cause to know is a health care professional of a	295
hospital, a health care worker of a hospital, or a security	296
officer of a hospital, if the victim is engaged in the	297
performance of the victim's duties, and if the hospital offers	298
de-escalation or crisis intervention training for such	299
professionals, workers, or officers, assault is one of the	300
following:	301
(a) Except as otherwise provided in division (C)(8)(b) of	302
this section, assault committed in the specified circumstances	303
is a misdemeanor of the first degree. Notwithstanding the fine	304
specified in division (A)(2) $\frac{(b)}{(a)}$ of section 2929.28 of the	305
Revised Code for a misdemeanor of the first degree, in	306
sentencing the offender under this division and if the court	307
decides to impose a fine, the court may impose upon the offender	308
a fine of not more than five thousand dollars.	309
(b) If the offender previously has been convicted of or	310
pleaded guilty to one or more assault or homicide offenses	311
committed against hospital personnel, assault committed in the	312
specified circumstances is a felony of the fifth degree.	313
(9) If the victim of the offense is a judge, magistrate,	314

prosecutor, or court official or employee whom the offender

knows or has reasonable cause to know is a judge, magistrate,	316
prosecutor, or court official or employee, and if the victim is	317
engaged in the performance of the victim's duties, assault is	318
one of the following:	319
(a) Except as otherwise provided in division (C) (8) (9) (b)	320
of this section, assault committed in the specified	321
circumstances is a misdemeanor of the first degree. In	322
sentencing the offender under this division, if the court	323
decides to impose a fine, notwithstanding the fine specified in	324
division (A)(2) $\frac{(b)}{(a)}$ of section 2929.28 of the Revised Code	325
for a misdemeanor of the first degree, the court may impose upon	326
the offender a fine of not more than five thousand dollars.	327
(b) If the offender previously has been convicted of or	328
pleaded guilty to one or more assault or homicide offenses	329
committed against justice system personnel, assault committed in	330
the specified circumstances is a felony of the fifth degree.	331
(10) If an offender who is convicted of or pleads guilty	332
to assault when it is a misdemeanor also is convicted of or	333
pleads guilty to a specification as described in section	334
2941.1423 of the Revised Code that was included in the	335
indictment, count in the indictment, or information charging the	336
offense, the court shall sentence the offender to a mandatory	337
jail term as provided in division (G) of section 2929.24 of the	338
Revised Code.	339
If an offender who is convicted of or pleads guilty to	340
assault when it is a felony also is convicted of or pleads	341
guilty to a specification as described in section 2941.1423 of	342
the Revised Code that was included in the indictment, count in	343
the indictment, or information charging the offense, except as	344
otherwise provided in division (C)(6) of this section, the court	345

shall sentence the offender to a mandatory prison term as	346
provided in division (B)(8) of section 2929.14 of the Revised	347
Code.	348
(D) As used in this section:	349
	250
(1) "Peace officer" has the same meaning as in section	350
2935.01 of the Revised Code.	351
(2) "Firefighter" has the same meaning as in section	352
3937.41 of the Revised Code.	353
(3) "Emergency medical service" has the same meaning as in	354
section 4765.01 of the Revised Code.	355
(4) "Local correctional facility" means a county,	356
multicounty, municipal, municipal-county, or multicounty-	357
municipal jail or workhouse, a minimum security jail established	358
under section 341.23 or 753.21 of the Revised Code, or another	359
county, multicounty, municipal, municipal-county, or	360
multicounty-municipal facility used for the custody of persons	361
arrested for any crime or delinquent act, persons charged with	362
or convicted of any crime, or persons alleged to be or	363
adjudicated a delinquent child.	364
(5) "Employee of a local correctional facility" means a	365
person who is an employee of the political subdivision or of one	366
or more of the affiliated political subdivisions that operates	367
the local correctional facility and who operates or assists in	368
the operation of the facility.	369
(6) "School teacher or administrator" means either of the	370
following:	371
(a) A person who is employed in the public schools of the	372
state under a contract described in section 3311.77 or 3319.08	373

of the Revised Code in a position in which the person is	374
required to have a certificate issued pursuant to sections	375
3319.22 to 3319.311 of the Revised Code.	376
(b) A person who is employed by a nonpublic school for	377
which the state board of education prescribes minimum standards	378
under section 3301.07 of the Revised Code and who is	379
certificated in accordance with section 3301.071 of the Revised	380
Code.	381
(7) "Community control sanction" has the same meaning as	382
in section 2929.01 of the Revised Code.	383
(8) "Escorted visit" means an escorted visit granted under	384
section 2967.27 of the Revised Code.	385
(9) "Post-release control" and "transitional control" have	386
the same meanings as in section 2967.01 of the Revised Code.	387
(10) "Investigator of the bureau of criminal	388
identification and investigation," "hospital police officer,"	389
and "special police officer" has have the same meaning meanings	390
as in section 2903.11 of the Revised Code.	391
(11) "Health care professional" and "health care worker"	392
have the same meanings as in section 2305.234 of the Revised	393
Code.	394
(12) "Assault or homicide offense committed against	395
hospital personnel" means a violation of this section or of	396
section 2903.01, 2903.02, 2903.03, 2903.04, 2903.041, 2903.11,	397
2903.12, or 2903.14 of the Revised Code committed in	398
circumstances in which all of the following apply:	399
(a) The victim of the offense was a health care	400
professional of a hospital, a health care worker of a hospital.	401

or a security officer of a hospital.	402
(b) The offender knew or had reasonable cause to know that	403
the victim was a health care professional of a hospital, a	404
health care worker of a hospital, or a security officer of a	405
hospital.	406
(c) The victim was engaged in the performance of the	407
victim's duties.	408
(d) The hospital offered de-escalation or crisis	409
intervention training for such professionals, workers, or	410
officers.	411
(13) "De-escalation or crisis intervention training" means	412
de-escalation or crisis intervention training for health care	413
professionals of a hospital, health care workers of a hospital,	414
and security officers of a hospital to facilitate interaction	415
with patients, members of a patient's family, and visitors,	416
including those with mental impairments.	417
(14) "Assault or homicide offense committed against	418
justice system personnel" means a violation of this section or	419
of section 2903.01, 2903.02, 2903.03, 2903.04, 2903.041,	420
2903.11, 2903.12, or 2903.14 of the Revised Code committed in	421
circumstances in which the victim of the offense was a judge,	422
magistrate, prosecutor, or court official or employee whom the	423
offender knew or had reasonable cause to know was a judge,	424
magistrate, prosecutor, or court official or employee, and the	425
victim was engaged in the performance of the victim's duties.	426
(15) "Court official or employee" means any official or	427
employee of a court created under the constitution or statutes	428
of this state or of a United States court located in this state.	429
(16) "Judge" means a judge of a court created under the	430

constitution or statutes of this state or of a United States	431
court located in this state.	432
(17) "Magistrate" means an individual who is appointed by	433
a court of record of this state and who has the powers and may	434
perform the functions specified in Civil Rule 53, Criminal Rule	435
19, or Juvenile Rule 40, or an individual who is appointed by a	436
United States court located in this state who has similar powers	437
and functions.	438
(18) "Prosecutor" has the same meaning as in section	439
2935.01 of the Revised Code.	440
(19)(a) "Hospital" means, subject to division (D)(19)(b)	441
of this section, an institution classified as a hospital under	442
section 3701.01 of the Revised Code in which are provided to	443
patients diagnostic, medical, surgical, obstetrical,	444
psychiatric, or rehabilitation care or a hospital operated by a	445
health maintenance organization.	446
(b) "Hospital" does not include any of the following:	447
(i) A facility licensed under Chapter 3721. of the Revised	448
Code, a health care facility operated by the department of	449
mental health and addiction services or the department of	450
developmental disabilities, a health maintenance organization	451
that does not operate a hospital, or the office of any private,	452
licensed health care professional, whether organized for	453
individual or group practice;	454
(ii) An institution for the sick that is operated	455
exclusively for patients who use spiritual means for healing and	456
for whom the acceptance of medical care is inconsistent with	457
their religious beliefs, accredited by a national accrediting	458
organization, exempt from federal income taxation under section	459

501 of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26	460
U.S.C. 1, as amended, and providing twenty-four-hour nursing	461
care pursuant to the exemption in division (E) of section	462
4723.32 of the Revised Code from the licensing requirements of	463
Chapter 4723. of the Revised Code.	464
(20) "Health maintenance organization" has the same	465
meaning as in section 3727.01 of the Revised Code.	466
	4.65
Sec. 2935.01. As used in this chapter:	467
(A) "Magistrate" has the same meaning as in section	468
2931.01 of the Revised Code.	469
(B) "Peace officer" includes, except as provided in	470
section 2935.081 of the Revised Code, a sheriff; deputy sheriff;	471
marshal; deputy marshal; member of the organized police	472
department of any municipal corporation, including a member of	473
the organized police department of a municipal corporation in an	474
adjoining state serving in Ohio under a contract pursuant to	475
section 737.04 of the Revised Code; member of a police force	476
employed by a metropolitan housing authority under division (D)	477
of section 3735.31 of the Revised Code; member of a police force	478
employed by a regional transit authority under division (Y) of	479
section 306.05 of the Revised Code; state university law	480
enforcement officer appointed under section 3345.04 of the	481
Revised Code; enforcement agent of the department of public	482
safety designated under section 5502.14 of the Revised Code;	483
employee of the department of taxation to whom investigation	484
powers have been delegated under section 5743.45 of the Revised	485
Code; employee of the department of natural resources who is a	486
natural resources law enforcement staff officer designated	487
pursuant to section 1501.013 of the Revised Code, a forest-fire	488

investigator appointed pursuant to section 1503.09 of the

Revised Code, a natural resources officer appointed pursuant to	490
section 1501.24 of the Revised Code, or a wildlife officer	491
designated pursuant to section 1531.13 of the Revised Code;	492
individual designated to perform law enforcement duties under	493
section 511.232, 1545.13, or 6101.75 of the Revised Code;	494
veterans' home police officer appointed under section 5907.02 of	495
the Revised Code; special police officer employed by a port	496
authority under section 4582.04 or 4582.28 of the Revised Code;	497
police constable of any township; police officer of a township	498
or joint police district; a special police officer employed by a	499
municipal corporation at a municipal airport, or other municipal	500
air navigation facility, that has scheduled operations, as	501
defined in section 119.3 of Title 14 of the Code of Federal	502
Regulations, 14 C.F.R. 119.3, as amended, and that is required	503
to be under a security program and is governed by aviation	504
security rules of the transportation security administration of	505
the United States department of transportation as provided in	506
Parts 1542. and 1544. of Title 49 of the Code of Federal	507
Regulations, as amended; the house of representatives sergeant	508
at arms if the house of representatives sergeant at arms has	509
arrest authority pursuant to division (E)(1) of section 101.311	510
of the Revised Code; an assistant house of representatives	511
sergeant at arms; the senate sergeant at arms; an assistant	512
senate sergeant at arms; officer or employee of the bureau of	513
criminal identification and investigation established pursuant	514
to section 109.51 of the Revised Code who has been awarded a	515
certificate by the executive director of the Ohio peace officer	516
training commission attesting to the officer's or employee's	517
satisfactory completion of an approved state, county, municipal,	518
or department of natural resources peace officer basic training	519
program and who is providing assistance upon request to a law	520
enforcement officer or emergency assistance to a peace officer	521

pursuant to section 109.54 or 109.541 of the Revised Code; a	522
state fire marshal law enforcement officer described in division	523
(A) (23) of section 109.71 of the Revised Code; a gaming agent,	524
as defined in section 3772.01 of the Revised Code; and, for the	525
purpose of arrests within those areas, for the purposes of	526
Chapter 5503. of the Revised Code, and the filing of and service	527
of process relating to those offenses witnessed or investigated	528
by them, the superintendent and troopers of the state highway	529
patrol.	530
(C) "Prosecutor" includes the county prosecuting attorney	531
and any assistant prosecutor designated to assist the county	532
prosecuting attorney, and, in the case of courts inferior to	533
courts of common pleas, includes the village solicitor, city	534
director of law, or similar chief legal officer of a municipal	535
corporation, any such officer's assistants, or any attorney	536
designated by the prosecuting attorney of the county to appear	537
for the prosecution of a given case.	538
(D) "Offense," except where the context specifically	539
indicates otherwise, includes felonies, misdemeanors, and	540
violations of ordinances of municipal corporations and other	541
public bodies authorized by law to adopt penal regulations.	542
Sec. 4973.17. (A) (1) Upon the application of any bank;	543
savings and loan association; savings bank; credit union; or	544
association of banks, savings and loan associations, savings	545
banks, or credit unions in this state, the secretary of state	546
may appoint and commission any persons that the bank; savings	547
and loan association; savings bank; credit union; or association	548
of banks, savings and loan associations, savings banks, or	549
credit unions designates, or as many of those persons as the	550
secretary of state considers proper, to act as police officers	551

for and on the premises of that bank; savings and loan	552
association; savings bank; credit union; or association of	553
banks, savings and loan associations, savings banks, or credit	554
unions; or elsewhere, when directly in the discharge of their	555
duties. Police officers so appointed shall be citizens of this	556
state and of good character. Police officers so appointed who	557
start to perform their duties on or after April 14, 2006, shall	558
successfully complete a training program approved by the Ohio	559
peace officer training commission described in section 109.71 of	560
the Revised Code and be certified by the commission within six	561
months after starting to perform their duties. Police officers	562
so appointed shall hold office for three years, unless, for good	563
cause shown, their commission is revoked by the secretary of	564
state, or by the bank; savings and loan association; savings	565
bank; credit union; or association of banks, savings and loan	566
associations, savings banks, or credit unions, as provided by	567
law.	568

(2) Persons commissioned as police officers pursuant to 569 division (A) of this section prior to April 14, 2006, who have 570 not successfully completed a training program approved by the 571 Ohio peace officer training commission, and who have not been 572 certified by the commission, may be reappointed and re-573 commissioned by the secretary of state only during the person's 574 continuous employment as a police officer by the institution for 575 which the person was employed on April 14, 2006, or by a 576 successor institution to the institution for which the person 577 was employed on April 14, 2006. The secretary of state shall 578 note on such appointments and commissions that the person is not 579 a peace officer as defined in section 109.71 of the Revised 580 Code. 581

582

(3) For the exclusive purpose of assigning break in

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service update training as prescribed in rule 109:2-1-12 (D) of	583
the Administrative Code, a police officer appointed under	584
division (A) of this section, who began performing police	585
officer duties on or before April 14, 2006, shall be credited as	586
holding a valid peace officer appointment retroactive to the	587
date on which the officer began performing these duties.	588

(B) Upon the application of a company owning or using a 589 railroad in this state and subject to section 4973.171 of the 590 Revised Code, the secretary of state may appoint and commission 591 592 any persons that the railroad company designates, or as many of those persons as the secretary of state considers proper, to act 593 as police officers for and on the premises of the railroad 594 company, its affiliates or subsidiaries, or elsewhere, when 595 directly in the discharge of their duties. Police officers so 596 appointed, within the time set by the Ohio peace officer 597 training commission, shall successfully complete a commission 598 approved training program and be certified by the commission. 599 They shall hold office for three years, unless, for good cause 600 shown, their commission is revoked by the secretary of state, or 601 railroad company, as provided by law. 602

Any person holding a similar commission in another state 603 may be commissioned and may hold office in this state without 604 completing the approved training program required by this 605 division provided that the person has completed a substantially 606 equivalent training program in the other state. The Ohio peace 607 officer training commission shall determine whether a training 608 program in another state meets the requirements of this 609 division. 610

(C) Upon the application of any company under contract 611 with the United States atomic energy commission for the 612

construction or operation of a plant at a site owned by the	613
commission, the secretary of state may appoint and commission	614
persons the company designates, not to exceed one hundred fifty,	615
to act as police officers for the company at the plant or site	616
owned by the commission. Police officers so appointed shall be	617
citizens of this state and of good character. They shall hold	618
office for three years, unless, for good cause shown, their	619
commission is revoked by the secretary of state or by the	620
company, as provided by law.	621

- (D) (1) Upon the application of any hospital that is 622 623 operated by a public hospital agency or a nonprofit hospital agency and that employs and maintains its own proprietary police 624 department or security department and subject to section 625 4973.171 of the Revised Code, the secretary of state may appoint 626 and commission any persons that the hospital designates, or as 627 many of those persons as the secretary of state considers 628 proper, to act as police officers for the hospital. No person 629 who is appointed as a police officer under this division shall 630 engage in any duties or activities as a police officer for the 631 hospital or any affiliate or subsidiary of the hospital unless 632 all of the following apply: 633
- (a) The chief of police of the municipal corporation in 634 which the hospital is located or, if the hospital is located in 635 the unincorporated area of a county, the sheriff of that county 636 has granted approval to the hospital to permit persons appointed 637 as police officers under this division to engage in those duties 638 and activities. The approval required by this division is 639 general in nature and is intended to cover in the aggregate all 640 persons appointed as police officers for the hospital under this 641 division; a separate approval is not required for each appointee 642 on an individual basis. 643

(b) Subsequent to the grant of approval described in	644
division (D)(1)(a) of this section, the hospital has entered	645
into a written agreement with the chief of police of the	646
municipal corporation in which the hospital is located or, if	647
the hospital is located in the unincorporated area of a county,	648
with the sheriff of that county, that sets forth the standards	649
and criteria to govern the interaction and cooperation between	650
persons appointed as police officers for the hospital under this	651
division and law enforcement officers serving the agency	652
represented by the chief of police or sheriff who signed the	653
agreement in areas of their concurrent jurisdiction. The written	654
agreement shall be signed by the appointing authority of the	655
hospital and by the chief of police or sheriff. The standards	656
and criteria may include, but are not limited to, provisions	657
governing the reporting of offenses discovered by hospital	658
police officers to the agency represented by the chief of police	659
or sheriff, provisions governing investigatory responsibilities	660
relative to offenses committed on hospital property, and	661
provisions governing the processing and confinement of persons	662
arrested for offenses committed on hospital property. The	663
agreement required by this division is intended to apply in the	664
aggregate to all persons appointed as police officers for the	665
hospital under this division; a separate agreement is not	666
required for each appointee on an individual basis.	667

(c) The person has successfully completed a training 668 program approved by the Ohio peace officer training commission 669 and has been certified by the commission. A person appointed as 670 a police officer under this division may attend a training 671 program approved by the commission and be certified by the 672 commission regardless of whether the appropriate chief of police 673 or sheriff has granted the approval described in division (D)(1)

(a) of this section and regardless of whether the hospital has	675
entered into the written agreement described in division (D)(1)	676
(b) of this section with the appropriate chief of police or	677
sheriff.	

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- (2) (a) A person who is appointed as a police officer under division (D)(1) of this section is entitled, upon the grant of approval described in division (D)(1)(a) of this section and upon the person's and the hospital's compliance with the requirements of divisions (D)(1)(b) and (c) of this section, to act as a police officer for the hospital on the premises of the hospital and of its affiliates and subsidiaries that are within the territory of the municipal corporation served by the chief of police or the unincorporated area of the county served by the sheriff who signed the written agreement described in division (D)(1)(b) of this section, whichever is applicable, and anywhere else within the territory of that municipal corporation or within the unincorporated area of that county. The authority to act as a police officer as described in this division is granted only if the person, when engaging in that activity, is directly in the discharge of the person's duties as a police officer for the hospital. The authority to act as a police officer as described in this division shall be exercised in accordance with the standards and criteria set forth in the written agreement described in division (D)(1)(b) of this section.
- (b) Additionally, a person appointed as a police officer under division (D)(1) of this section is entitled, upon the grant of approval described in division (D)(1)(a) of this section and upon the person's and the hospital's compliance with the requirements of divisions (D)(1)(b) and (c) of this section, to act as a police officer elsewhere, within the territory of a municipal corporation or within the unincorporated area of a

county, if the chief of police of that municipal corporation or	706
the sheriff of that county, respectively, has granted approval	707
for that activity to the hospital, police department, or	708
security department served by the person as a police officer and	709
if the person, when engaging in that activity, is directly in	710
the discharge of the person's duties as a police officer for the	711
hospital. The approval described in this division may be general	712
in nature or may be limited in scope, duration, or	713
applicability, as determined by the chief of police or sheriff	714
granting the approval.	715
(3) Police officers appointed under division (D)(1) of	716
this section shall hold office for three years, unless, for good	717
cause shown, their commission is revoked by the secretary of	718
state or by the hospital, as provided by law.	719
(4) The municipal corporation in which the hospital is	720
located or, if the hospital is located in the unincorporated	721
area of a county, the county is immune from civil or criminal	722
liability in any action brought under the laws of this state if	723
all of the following apply:	724
(a) The action arises out of the actions of a police	725
officer appointed under division (D)(1) of this section.	726
(b) The actions of the police officer are directly in the	727
discharge of the person's duties as a police officer for the	728
hospital.	729
(c) The actions of the police officer occur on the	730
premises of the hospital or its affiliates or subsidiaries that	731
are within the territory of the municipal corporation served by	732
the chief of police or the unincorporated area of the county	733
served by the sheriff who signed the agreement described in	734

division (D)(1)(b) of this section, whichever is applicable, or	735
anywhere else within the territory of that municipal corporation	736
or within the unincorporated area of that county.	737
(5) As used in divisions division (D)(1) to (3) of this	738
section, "public hospital agency" and "nonprofit hospital	739
agency" have the same meanings as in section 140.01 of the	740
Revised Code.	741
(E)(1) Upon the application of any owner or operator of an	742
amusement park that has an average yearly attendance in excess	743
of six hundred thousand guests and that employs and maintains	744
its own proprietary police department or security department and	745
subject to section 4973.171 of the Revised Code, any judge of	746
the municipal court or county court that has territorial	747
jurisdiction over the amusement park may appoint and commission	748
any persons that the owner or operator designates, or as many of	749
those persons as the judge considers proper, to act as police	750
officers for the amusement park. If the amusement park is	751
located in more than one county, any judge of the municipal	752
court or county court of any of those counties may make the	753
appointments and commissions as described in this division. No	754
person who is appointed as a police officer under this division	755
shall engage in any duties or activities as a police officer for	756
the amusement park or any affiliate or subsidiary of the owner	757
or operator of the amusement park unless all of the following	758
apply:	759
(a) The appropriate chief or chiefs of police of the	760
political subdivision or subdivisions in which the amusement	761
park is located as specified in this division have granted	762
approval to the owner or operator of the amusement park to	763
permit persons appointed as police officers under this division	764

to engage in those duties and activities. If the amusement park	765
is located in a single municipal corporation or a single	766
township, the chief of police of that municipal corporation or	767
township is the appropriate chief of police for the grant of	768
approval under this division. If the amusement park is located	769
in two or more townships, two or more municipal corporations, or	770
one or more townships and one or more municipal corporations,	771
the chiefs of police of all of the affected townships and	772
municipal corporations are the appropriate chiefs of police for	773
the grant of approval under this division, and the approval must	774
be jointly granted by all of those chiefs of police. The	775
approval required by this division is general in nature and is	776
intended to cover in the aggregate all persons appointed as	777
police officers for the amusement park under this division. A	778
separate approval is not required for each appointee on an	779
individual basis.	780

(b) Subsequent to the grant of approval described in 781 division (E)(1)(a) of this section, the owner or operator has 782 entered into a written agreement with the appropriate chief or 783 chiefs of police of the political subdivision or subdivisions in 784 which the amusement park is located as specified in this 785 division and has provided the sheriff of the county in which the 786 political subdivision or subdivisions are located with a copy of 787 the agreement. If the amusement park is located in a single 788 municipal corporation or a single township, the chief of police 789 of that municipal corporation or township is the appropriate 790 chief of police for entering into the written agreement under 791 this division. If the amusement park is located in two or more 792 townships, two or more municipal corporations, or one or more 793 townships and one or more municipal corporations, the chiefs of 794 police of all of the affected townships and municipal 795

corporations are the appropriate chiefs of police for entering	796
into the written agreement under this division, and the written	797
agreement must be jointly entered into by all of those chiefs of	798
police. The written agreement between the owner or operator and	799
the chief or chiefs of police shall address the scope of	800
activities, the duration of the agreement, and mutual aid	801
arrangements and shall set forth the standards and criteria to	802
govern the interaction and cooperation between persons appointed	803
as police officers for the amusement park under this division	804
and law enforcement officers serving the agency represented by	805
the chief of police who signed the agreement. The written	806
agreement shall be signed by the owner or operator and by the	807
chief or chiefs of police who enter into it. The standards and	808
criteria may include, but are not limited to, provisions	809
governing the reporting of offenses discovered by the amusement	810
park's police officers to the agency represented by the chief of	811
police of the municipal corporation or township in which the	812
offense occurred, provisions governing investigatory	813
responsibilities relative to offenses committed on amusement	814
park property, and provisions governing the processing and	815
confinement of persons arrested for offenses committed on	816
amusement park property. The agreement required by this division	817
is intended to apply in the aggregate to all persons appointed	818
as police officers for the amusement park under this division. A	819
separate agreement is not required for each appointee on an	820
individual basis.	821

(c) The person has successfully completed a training 822 program approved by the Ohio peace officer training commission 823 and has been certified by the commission. A person appointed as 824 a police officer under this division may attend a training 825 program approved by the commission and be certified by the 826

commission regardless of whether the appropriate chief of police	827
has granted the approval described in division (E)(1)(a) of this	828
section and regardless of whether the owner or operator of the	829
amusement park has entered into the written agreement described	830
in division (E)(1)(b) of this section with the appropriate chief	831
of police.	832
(2)(a) A person who is appointed as a police officer under	833
division (E)(1) of this section is entitled, upon the grant of	834
approval described in section (E)(1)(a) of this section and upon	835
the person's and the owner or operator's compliance with the	836
requirements of division (E)(1)(b) and (c) of this section, to	837
act as a police officer for the amusement park and its	838
affiliates and subsidiaries that are within the territory of the	839
political subdivision or subdivisions served by the chief of	840
police, or respective chiefs of police, who signed the written	841
agreement described in division (E)(1)(b) of this section, and	842
upon any contiguous real property of the amusement park that is	843
covered by the written agreement, whether within or adjacent to	844
the political subdivision or subdivisions. The authority to act	845
as a police officer as described in this division is granted	846
only if the person, when engaging in that activity, is directly	847
in the discharge of the person's duties as a police officer for	848
the amusement park. The authority to act as a police officer as	849
described in this division shall be exercised in accordance with	850
the standards and criteria set forth in the written agreement	851
described in division (E)(1)(b) of this section.	852
(b) In addition to the authority granted under division	853
(E)(2)(a) of this section, a person appointed as a police	854
officer under division (E)(1) of this section is entitled, upon	855

the grant of approval described in division (E)(1)(a) of this

section and upon the person's and the owner or operator's

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compliance with the requirements of divisions (E)(1)(b) and (c)	858
of this section, to act as a police officer elsewhere within the	859
territory of a municipal corporation or township if the chief of	860
police of that municipal corporation or township has granted	861
approval for that activity to the owner or operator served by	862
the person as a police officer and if the person, when engaging	863
in that activity, is directly in the discharge of the person's	864
duties as a police officer for the amusement park. The approval	865
described in this division may be general in nature or may be	866
limited in scope, duration, or applicability, as determined by	867
the chief of police granting the approval.	868
(3) Police officers appointed under division (E)(1) of	869
this section shall hold office for five years, unless, for good	870
cause shown, their commission is revoked by the appointing judge	871
or the judge's successor or by the owner or operator, as	872
provided by law.	873
(F) A fee of fifteen dollars for each commission applied	874
for under this section shall be paid at the time the application	875
is made, and this amount shall be returned if for any reason a	876
commission is not issued.	877
Section 2. That existing sections 2903.11, 2903.12,	878
2903.13, 2935.01, and 4973.17 of the Revised Code are hereby	879
repealed.	880
Section 3. Section 2903.11 of the Revised Code is	881
presented in this act as a composite of the section as amended	882
by both Sub. S.B. 20 and Am. Sub. S.B. 201 of the 132 General	883
Assembly. The General Assembly, applying the principle stated in	884
division (B) of section 1.52 of the Revised Code that amendments	885
are to be harmonized if reasonably capable of simultaneous	886

operation, finds that the composite is the resulting version of

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the section in effect prior to the effective date of the section	888
as presented in this act.	889