As Passed by the House

135th General Assembly

Regular Session 2023-2024

Am. H. B. No. 403

Representative Cutrona

Cosponsors: Representatives Hillyer, Mathews, Schmidt, Brennan, Carruthers, Daniels, Dell'Aquila, Dobos, Jones, Miller, K., Mohamed, Robinson, Santucci

A BILL

To enact section 4513.71 of the Revised Code to	1
create new causes of action in relation to	2
vehicles towed after an accident.	3

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

Section 1. That section 4513.71 of the Revised Code be	4
enacted to read as follows:	5
Sec. 4513.71. (A) As used in this section:	6
(1) "Towing service" and "storage facility" have the same	7
meanings as in section 4513.70 of the Revised Code.	8
(2) "Motor vehicle owner" means any person that holds	9
title to or is a lienholder of a towed motor vehicle.	10
(B)(1) A motor vehicle owner may commence a civil action	11
against a towing service or storage facility for either of the	12
following reasons after the motor vehicle was removed, towed, or	13
stored pursuant to section 4513.66 of the Revised Code:	14
(a) The recovery of the motor vehicle, cargo, or personal_	15
property that was removed, towed, or stored;	16

(b) Objecting to the amount billed by the towing service	17
or storage facility for the removal, towing, or storage.	18
(2) The motor vehicle owner may commence the civil action	19
on behalf of that owner or on behalf of a third party for whom	20
the owner commercially transports the cargo that is the subject	21
of the civil action.	22
(C) A towing service or storage facility may commence a	23
civil action against a motor vehicle owner for payment of the	24
amount billed by the towing service or storage facility in	25
accordance with this section if all of the following apply:	26
(1) The motor vehicle, cargo, or personal property was	27
removed, towed, or stored pursuant to section 4513.66 of the	28
Revised Code;	29
(2) The motor vehicle owner has not paid the amount billed	30
or commenced a civil action in accordance with division (B) of	31
this section within forty-five days after the motor vehicle	32
owner received the bill sent by the towing service or storage	33
facility;	34
(3) The towing service or storage facility is not seeking	35
title to the motor vehicle, if applicable, in accordance with	36
section 4505.104 of the Revised Code, until judgment is entered	37
in any civil action filed under this section.	38
(D) The motor vehicle owner, towing service, or storage	39
facility may file the action in the municipal or county court	40
with territorial jurisdiction over the location from which the	41
motor vehicle, cargo, or personal property was removed, towed,	42
<u>or stored.</u>	43
(E) If the motor vehicle owner objects to the amount	44
billed by the towing service or storage facility, the motor	45

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vehicle owner shall include in the owner's complaint, answer, or	46
objection to the action, as applicable, the amount of the bill	47
that is undisputed and the reasons the owner objects to the	48
remainder of the bill. The motor vehicle owner shall file a copy	49
of the bill and any evidence supporting the assertion that the	50
billed amount is unreasonable. The motor vehicle owner shall pay	51
the undisputed amount to the towing service or service facility	52
and post a bond equal to the disputed amount of the bill.	53
(F) Not later than two business days after receipt of	54
payment of the undisputed amount of the bill and service of the	55
motor vehicle owner's complaint or answer to the civil action,	56
as applicable, the towing service or storage facility shall_	57
release the motor vehicle, cargo, or personal property that is	58
the subject of the complaint to the motor vehicle owner.	59
(G) When an action filed under this section involves a	60
dispute over the amount of the bill, the court shall make a	61
determination as to whether the amount charged by the towing	62
service or facility is unreasonable. If the court determines	63
that the amount is reasonable, the court shall order the motor	64
vehicle owner to pay the amount billed minus the undisputed	65
amount that the owner previously paid to the towing service or	66
storage facility. If the court determines that the amount	67
charged was unreasonable, the court shall determine a reasonable	68
amount and order the motor vehicle owner to pay that amount	69
minus the undisputed amount that the owner previously paid to	70
the towing service or storage facility. The court may also	71
require either party to pay or refund any additional amount and	72
may impose any monetary penalties that the court determines to	73
<u>be appropriate.</u>	74

(H) Any money owed by the motor vehicle owner shall be

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paid from the bond posted by the owner. If any amount of the	76
bond remains after payment, the remainder shall be returned to	77
the motor vehicle owner.	78
(I) Nothing in this section creates, implies, or otherwise	79
grants insurance coverage for the amount billed by the towing	80
service or storage facility that is not within the owner's	81
motor-vehicle liability policy, proof of financial	82
responsibility, or other policy of insurance.	83

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