As Reported by the House Criminal Justice Committee

135th General Assembly

Regular Session 2023-2024

Sub. H. B. No. 531

Representatives Lear, Lorenz

Cosponsors: Representatives Brennan, Johnson, Williams, Click, Robb Blasdel, Richardson, Dean, Abrams, LaRe, Miller, K.

A BILL

Т	o amend sections 2137.15, 2743.51, 2743.56,	1
	2743.60, 2743.71, and 2905.11 and to enact	2
	section 2905.111 of the Revised Code to enact	3
	Braden's Law to prohibit sexual extortion and	4
	aggravated sexual extortion and to allow family	5
	of certain victims of aggravated sexual	6
	extortion to receive compensation from the crime	7
	victims compensation fund.	8

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

Section 1. That sections 2137.15, 2743.51, 2743.56,	9
2743.60, 2743.71, and 2905.11 be amended and section 2905.111 of	10
the Revised Code be enacted to read as follows:	11

Sec. 2137.15. (A) Not later than sixty days after receipt 12 of the information required under sections 2137.06 to 2137.13 of 13 the Revised Code, a custodian shall comply with a request under 14 this chapter from a fiduciary or designated recipient to 15 disclose digital assets or terminate an account. If the 16 custodian fails to comply, the fiduciary or designated recipient 17 may apply to the court for an order directing compliance. <u>If the</u> 18

deceased user was less than eighteen years of age at the time of	19
death and the request under this chapter was initiated by a	20
parent or legal guardian of that deceased user, the court shall	21
determine and adjudicate the application for a court order	22
within thirty days after submission.	23
(B) An order under division (A) of this section directing	24
compliance shall contain a finding that compliance is not in	25
violation of 18 U.S.C. 2702, as amended.	26
(C) A custodian may notify the user that a request for	27
disclosure or to terminate an account was made under this	28
chapter.	29
(D) A custodian may deny a request under this chapter from	30
a fiduciary or designated recipient for disclosure of digital	31
assets or to terminate an account if the custodian is aware of	32
any lawful access to the account following the receipt of the	33
fiduciary's request.	34
(E) Nothing in this chapter limits a custodian's ability	35
to obtain, or to require a guardian, agent, or designated	36
recipient requesting disclosure or termination under this	37
chapter to obtain, a court order that does all of the following:	38
(1) Specifies that an account belongs to the ward or	39
principal;	40
(2) Specifies that there is sufficient consent from the	41
ward or principal to support the requested disclosure; and	42
(3) Contains a finding required by law other than this	43
chapter.	44
(F) A -If a court finds that a custodian failed to comply	45
with a court order issued under division (A) of this section,	46

the court shall impose a civil penalty on the custodian as	47
follows:	48
(1) Up to one thousand dollars for each of the first sixty	49
days the operator failed to comply with the order;	50
(2) In addition to the civil penalty required by division	51
(F)(1) of this section, up to five thousand dollars for each	52
subsequent day the operator failed to comply with the order,	53
commencing with the sixty-first day and ending with the	54
ninetieth day;	55
(3) In addition to the civil penalties required by	56
divisions (F)(1) and (2) of this section, up to ten thousand	57
dollars for each subsequent day the operator failed to comply	58
with the order, commencing with the ninety-first day.	59
(G) Any civil penalty that is imposed under division (F)	60
of this section shall be deposited into the consumer protection	61
enforcement fund created under section 1345.51 of the Revised	62
Code.	63
(H) Except as otherwise provided under division (F) of	64
this section, a custodian and its officers, employees, and	65
agents are immune from liability for an act or omission done in	66
good faith in compliance with this chapter.	67
Sec. 2743.51. As used in sections 2743.51 to 2743.72 of	68
the Revised Code:	69
(A) "Claimant" means both of the following categories of	70
persons:	71
(1) Any of the following persons who claim an award of	72
reparations under sections 2743.51 to 2743.72 of the Revised	73
Code:	74

(a) A victim who was one of the following at the time of	75
the criminally injurious conduct:	76
(i) A resident of the United States;	77
(ii) A resident of a foreign country the laws of which	78
permit residents of this state to recover compensation as	79
victims of offenses committed in that country.	80
(b) A dependent of a deceased victim who is described in	81
division (A)(1)(a) of this section;	82
(c) A third person, other than a collateral source, who	83
legally assumes or voluntarily pays the obligations of a victim,	84
or of a dependent of a victim, who is described in division (A)	85
(1)(a) of this section, which obligations are incurred as a	86
result of the criminally injurious conduct that is the subject	87
of the claim and may include, but are not limited to, medical or	88
burial expenses;	89
(d) A person who is authorized to act on behalf of any	90
person who is described in division (A)(1)(a), (b), or (c) of	91
this section;	92
(e) The estate of a deceased victim who is described in	93
division (A)(1)(a) of this section.	94
(2) Any of the following persons who claim an award of	95
reparations under sections 2743.51 to 2743.72 of the Revised	96
Code:	97
(a) A victim who had a permanent place of residence within	98
this state at the time of the criminally injurious conduct and	99
who, at the time of the criminally injurious conduct, complied	100
with any one of the following:	101
(i) Had a permanent place of employment in this state;	102

(ii) Was a member of the regular armed forces of the	103
United States or of the United States coast guard or was a full-	104
time member of the Ohio organized militia or of the United	105
States army reserve, naval reserve, or air force reserve;	106
(iii) Was retired and receiving social security or any	107
other retirement income;	108
(iv) Was sixty years of age or older;	109
(v) Was temporarily in another state for the purpose of	110
receiving medical treatment;	111
(vi) Was temporarily in another state for the purpose of	112
performing employment-related duties required by an employer	113
located within this state as an express condition of employment	114
or employee benefits;	115
(vii) Was temporarily in another state for the purpose of	116
receiving occupational, vocational, or other job-related	117
training or instruction required by an employer located within	118
this state as an express condition of employment or employee	119
benefits;	120
(viii) Was a full-time student at an academic institution,	121
college, or university located in another state;	122
(ix) Had not departed the geographical boundaries of this	123
state for a period exceeding thirty days or with the intention	124
of becoming a citizen of another state or establishing a	125
permanent place of residence in another state.	126
(b) A dependent of a deceased victim who is described in	127
division (A)(2)(a) of this section;	128
(c) A third person, other than a collateral source, who	129
legally assumes or voluntarily pays the obligations of a victim,	130

or of a dependent of a victim, who is described in division (A) 131 (2)(a) of this section, which obligations are incurred as a 132 result of the criminally injurious conduct that is the subject 133 of the claim and may include, but are not limited to, medical or 134 burial expenses; 135

(d) A person who is authorized to act on behalf of any 136
person who is described in division (A)(2)(a), (b), or (c) of 137
this section; 138

(e) The estate of a deceased victim who is described indivision (A)(2)(a) of this section.

(B) "Collateral source" means a source of benefits or
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advantages for economic loss otherwise reparable that the victim
or claimant has received, or that is readily available to the
victim or claimant, from any of the following sources:
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(1) The offender;

(2) The government of the United States or any of its
agencies, a state or any of its political subdivisions, or an
instrumentality of two or more states, unless the law providing
for the benefits or advantages makes them excess or secondary to
benefits under sections 2743.51 to 2743.72 of the Revised Code;

(3) Social security, medicare, and medicaid;

(4) State-required, temporary, nonoccupational disability152153

(5) Workers' compensation; 154

(6) Wage continuation programs of any employer; 155

(7) Proceeds of a contract of insurance payable to thevictim for loss that the victim sustained because of the157

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criminally injurious conduct;

(8) A contract providing prepaid hospital and other healthcare services, or benefits for disability;160

(9) That portion of the proceeds of all contracts of
insurance payable to the claimant on account of the death of the
victim that exceeds fifty thousand dollars;

(10) Any compensation recovered or recoverable under the
laws of another state, district, territory, or foreign country
because the victim was the victim of an offense committed in
that state, district, territory, or country.

"Collateral source" does not include any money, or the 168 monetary value of any property, that is subject to sections 169 2969.01 to 2969.06 of the Revised Code or that is received as a 170 benefit from the Ohio public safety officers death benefit fund 171 created by section 742.62 of the Revised Code. 172

(C) "Criminally injurious conduct" means one of thefollowing:

(1) For the purposes of any person described in division 175 (A) (1) of this section, any conduct that occurs or is attempted 176 in this state; poses a substantial threat of personal injury or 177 death; and is punishable by fine, imprisonment, or death, or 178 would be so punishable but for the fact that the person engaging 179 in the conduct lacked capacity to commit the crime under the 180 laws of this state. Criminally injurious conduct does not 181 include conduct arising out of the ownership, maintenance, or 182 use of a motor vehicle, except when any of the following 183 applies: 184

(a) The person engaging in the conduct intended to cause185personal injury or death;186

(b) The person engaging in the conduct was using the
vehicle to flee immediately after committing a felony or an act
that would constitute a felony but for the fact that the person
engaging in the conduct lacked the capacity to commit the felony
under the laws of this state;

(c) The person engaging in the conduct was using thevehicle in a manner that constitutes an OVI violation;193

(d) The conduct occurred on or after July 25, 1990, and 194
the person engaging in the conduct was using the vehicle in a 195
manner that constitutes a violation of section 2903.08 of the 196
Revised Code; 197

(e) The person engaging in the conduct acted in a manner
that caused serious physical harm to a person and that
constituted a violation of section 4549.02 or 4549.021 of the
Revised Code.

(2) For the purposes of any person described in division 202 (A) (2) of this section, any conduct that occurs or is attempted 203 in another state, district, territory, or foreign country; poses 204 a substantial threat of personal injury or death; and is 205 206 punishable by fine, imprisonment, or death, or would be so punishable but for the fact that the person engaging in the 207 conduct lacked capacity to commit the crime under the laws of 208 the state, district, territory, or foreign country in which the 209 conduct occurred or was attempted. Criminally injurious conduct 210 does not include conduct arising out of the ownership, 211 maintenance, or use of a motor vehicle, except when any of the 212 following applies: 213

(a) The person engaging in the conduct intended to cause 214personal injury or death; 215

(b) The person engaging in the conduct was using the 216 vehicle to flee immediately after committing a felony or an act 217 that would constitute a felony but for the fact that the person 218 engaging in the conduct lacked the capacity to commit the felony 219 under the laws of the state, district, territory, or foreign 220 country in which the conduct occurred or was attempted; 221

(c) The person engaging in the conduct was using thevehicle in a manner that constitutes an OVI violation;223

(d) The conduct occurred on or after July 25, 1990, the 224 person engaging in the conduct was using the vehicle in a manner 225 that constitutes a violation of any law of the state, district, 226 territory, or foreign country in which the conduct occurred, and 227 that law is substantially similar to a violation of section 228 2903.08 of the Revised Code; 229

(e) The person engaging in the conduct acted in a manner
that caused serious physical harm to a person and that
constituted a violation of any law of the state, district,
territory, or foreign country in which the conduct occurred, and
that law is substantially similar to section 4549.02 or 4549.021
of the Revised Code.

(3) For the purposes of any person described in division
(A) (1) or (2) of this section, terrorism either of the
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following:
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(a) Terrorism that occurs within or outside the 239 territorial jurisdiction of the United States; 240

(b) Aggravated sexual extortion within or outside the241territorial jurisdiction of the United States that results in242the death of a person who was the target of the activity.243

(D) "Dependent" means an individual wholly or partially 244

dependent upon the victim for care and support, and includes a245child of the victim born after the victim's death.246

(E) "Economic loss" means economic detriment consisting 247 only of allowable expense, work loss, funeral expense, 248 unemployment benefits loss, replacement services loss, cost of 249 crime scene cleanup, and cost of evidence replacement. If 250 criminally injurious conduct causes death, economic loss 251 includes a dependent's economic loss and a dependent's 252 replacement services loss. Noneconomic detriment is not economic 253 254 loss; however, economic loss may be caused by pain and suffering or physical impairment. 255

(F) (1) For a victim described in division (L) (1) of this 256 section, "allowable expense" means reasonable charges incurred 257 for reasonably needed products, services, and accommodations, 258 including those for medical care, rehabilitation, rehabilitative 259 occupational training, and other remedial treatment and care and 260 including replacement costs for hearing aids; dentures, 261 retainers, and other dental appliances; canes, walkers, and 2.62 other mobility tools; and eyeglasses and other corrective 263 264 lenses. It does not include that portion of a charge for a room in a hospital, clinic, convalescent home, nursing home, or any 265 other institution engaged in providing nursing care and related 266 services in excess of a reasonable and customary charge for 267 semiprivate accommodations, unless accommodations other than 268 semiprivate accommodations are medically required. 269

(2) For a victim described in division (L) (2) of this
section, "allowable expense" means reasonable charges incurred
for psychiatric care or counseling reasonably needed as a result
of the criminally injurious conduct. No other type of expense is
compensable under section 2743.51 to 2743.72 of the Revised Code
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for a victim of that type.

(3) For a victim described in division (L) (3) of this
section, "allowable expense" means work loss and reasonable
charges incurred for psychiatric care or counseling reasonably
needed as a result of the criminally injurious conduct. No other
type of expense is compensable under sections 2743.51 to 2743.72
of the Revised Code for a victim of that type.

(4) A family member of a victim who died as a proximate 282 result of criminally injurious conduct may be reimbursed as an 283 allowable expense through the victim's application for wages 284 lost and travel expenses incurred in order to attend criminal 285 justice proceedings arising from the criminally injurious 286 conduct. The cumulative allowable expense for wages lost and 287 travel expenses incurred by a family member to attend criminal 288 justice proceedings shall not exceed five hundred dollars for 289 each family member of the victim and two thousand dollars in the 290 aggregate for all family members of the victim. 291

(5) For a victim described in division (L) (1) of this292section, "allowable expense" includes both of the following:293

(a) Reasonable expenses and fees necessary to obtain a
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guardian's bond pursuant to section 2109.04 of the Revised Code
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when the bond is required to pay an award to a fiduciary on
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behalf of a minor or other incompetent;
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(b) Attorney's fees not exceeding one thousand dollars, at
a rate not exceeding one hundred dollars per hour, incurred to
successfully obtain a restraining order, custody order, or other
order to physically separate a victim from an offender.
Attorney's fees for the services described in this division may
include an amount for reasonable travel time incurred to attend

court hearings, not exceeding three hours' round-trip for each304court hearing, assessed at a rate not exceeding thirty dollars305per hour.306

(G) "Work loss" means loss of income from work that the 307 injured person would have performed if the person had not been 308 injured and expenses reasonably incurred by the person to obtain 309 services in lieu of those the person would have performed for 310 income, reduced by any income from substitute work actually 311 performed by the person, or by income the person would have 312 earned in available appropriate substitute work that the person 313 was capable of performing but unreasonably failed to undertake. 314

(H) "Replacement services loss" means expenses reasonably
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incurred in obtaining ordinary and necessary services in lieu of
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those the injured person would have performed, not for income,
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but for the benefit of the person's self or family, if the
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person had not been injured.
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(I) "Dependent's economic loss" means loss after a 320 victim's death of contributions of things of economic value to 321 the victim's dependents, not including services they would have 322 received from the victim if the victim had not suffered the 323 fatal injury, less expenses of the dependents avoided by reason 324 of the victim's death. If a minor child of a victim is adopted 325 after the victim's death, the minor child continues after the 326 adoption to incur a dependent's economic loss as a result of the 327 victim's death. If the surviving spouse of a victim remarries, 328 the surviving spouse continues after the remarriage to incur a 329 dependent's economic loss as a result of the victim's death. 330

(J) "Dependent's replacement services loss" means loss
reasonably incurred by dependents after a victim's death in
obtaining ordinary and necessary services in lieu of those the
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victim would have performed for their benefit if the victim had not suffered the fatal injury, less expenses of the dependents 335 avoided by reason of the victim's death and not subtracted in 336 calculating the dependent's economic loss. If a minor child of a 337 victim is adopted after the victim's death, the minor child 338 continues after the adoption to incur a dependent's replacement 339 services loss as a result of the victim's death. If the 340 surviving spouse of a victim remarries, the surviving spouse 341 continues after the remarriage to incur a dependent's 342 replacement services loss as a result of the victim's death. 343 (K) "Noneconomic detriment" means pain, suffering, 344 inconvenience, physical impairment, or other nonpecuniary 345 damage. 346 (L) "Victim" means one of the following: 347 (1) A person who suffers personal injury or death as a 348 result of any of the following: 349 (a) Criminally injurious conduct; 350 (b) The good faith effort of any person to prevent 351 criminally injurious conduct; 352 (c) The good faith effort of any person to apprehend a 353 person suspected of engaging in criminally injurious conduct. 354 (2) A person who is an immediate family member of a victim 355 of criminally injurious conduct that consists of a homicide, a 356 sexual assault, domestic violence, aggravated sexual extortion, 357 or a severe and permanently incapacitating injury resulting in 358

paraplegia or a similar life-altering condition, who requires 359 psychiatric care or counseling as a result of the criminally 360 injurious conduct; 361

(3) A person who suffers trauma so severe that it impedes	362
or prohibits a person from participating in normal daily	363
activities and who is either of the following:	364
(a) A family member of a victim of criminally injurious	365
conduct that consists of a homicide <u>or aggravated sexual</u>	366
extortion, or a family member of a victim who, as a result of	367
criminally injurious conduct, has sustained a severe and	368
permanently incapacitating injury resulting in paraplegia or a	369
similar life-altering condition, and who can demonstrate either	370
of the following by a preponderance of the evidence:	371
(i) The person witnessed the criminally injurious conduct.	372
(ii) The person arrived at the crime scene in its	373
immediate aftermath.	374
(b) An immediate family member who is a caretaker of a	375
dependent victim of criminally injurious conduct that consists	376
of a sexual assault.	377
(M) "Contributory misconduct" means any conduct of the	378
claimant or of the victim through whom the claimant claims an	379
award of reparations that is unlawful or intentionally tortious	380
and to which all of the following apply:	381
(1) The conduct occurred at the time of the criminally	382
injurious conduct that is the basis of the claim.	383
(2) The conduct itself caused or posed a substantial and	384
imminent threat of causing serious physical harm or death to	385
another.	386
(3) The conduct instigated or proximately caused the	387

criminally injurious conduct that is the basis of the claim. 388

(N) (1) "Funeral expense" means any reasonable charges that 389

are not in excess of seven thousand five hundred dollars per390funeral and that are incurred for expenses directly related to a391victim's funeral, cremation, or burial and any wages lost or392travel expenses incurred by a family member of a victim in order393to attend the victim's funeral, cremation, or burial.394

395 (2) An award for funeral expenses shall be applied first to expenses directly related to the victim's funeral, cremation, 396 or burial. An award for wages lost or travel expenses incurred 397 by a family member of the victim shall not exceed five hundred 398 399 dollars for each family member and shall not exceed in the aggregate the difference between seven thousand five hundred 400 dollars and expenses that are reimbursed by the program and that 401 are directly related to the victim's funeral, cremation, or 402 burial. 403

(O) "Unemployment benefits loss" means a loss of
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unemployment benefits pursuant to Chapter 4141. of the Revised
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Code when the loss arises solely from the inability of a victim
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to meet the able to work, available for suitable work, or the
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actively seeking suitable work requirements of division (A) (4)
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(a) of section 4141.29 of the Revised Code.

(P) "OVI violation" means any of the following:

(1) A violation of section 4511.19 of the Revised Code, of 411 any municipal ordinance prohibiting the operation of a vehicle 412 while under the influence of alcohol, a drug of abuse, or a 413 combination of them, or of any municipal ordinance prohibiting 414 the operation of a vehicle with a prohibited concentration of 415 alcohol, a controlled substance, or a metabolite of a controlled 416 substance in the whole blood, blood serum or plasma, breath, or 417 urine; 418

(2) A violation of division (A)(1) of section 2903.06 of 419 the Revised Code; 420 (3) A violation of division (A) (2), (3), or (4) of section 421 2903.06 of the Revised Code or of a municipal ordinance 422 substantially similar to any of those divisions, if the offender 423 was under the influence of alcohol, a drug of abuse, or a 424 combination of them, at the time of the commission of the 425 offense; 426 427 (4) For purposes of any person described in division (A) (2) of this section, a violation of any law of the state, 428 district, territory, or foreign country in which the criminally 429 injurious conduct occurred, if that law is substantially similar 430 to a violation described in division (P)(1) or (2) of this 431 section or if that law is substantially similar to a violation 432 described in division (P)(3) of this section and the offender 433 was under the influence of alcohol, a drug of abuse, or a 434 combination of them, at the time of the commission of the 435 offense. 436 (Q) "Pendency of the claim" for an original reparations 437 application or supplemental reparations application means the 438 period of time from the date the criminally injurious conduct 439

upon which the application is based occurred until the date a440final decision, order, or judgment concerning that original441reparations application or supplemental reparations application442is issued.443

(R) "Terrorism" means any activity to which all of the 444following apply: 445

(1) The activity involves a violent act or an act that isdangerous to human life.447

(2) The act described in division (R) (1) of this section 448 is committed within the territorial jurisdiction of the United 449 States and is a violation of the criminal laws of the United 450 States, this state, or any other state or the act described in 451 division (R)(1) of this section is committed outside the 4.52 territorial jurisdiction of the United States and would be a 453 violation of the criminal laws of the United States, this state, 454 or any other state if committed within the territorial 455 jurisdiction of the United States. 456

(3) The activity appears to be intended to do any of thefollowing:

(a) Intimidate or coerce a civilian population;

(b) Influence the policy of any government by intimidation or coercion;

(c) Affect the conduct of any government by assassination or kidnapping.

(4) The activity occurs primarily outside the territorial
(4) The activity occurs primarily outside the territorial
(4) jurisdiction of the United States or transcends the national
(4) boundaries of the United States in terms of the means by which
(4) the activity is accomplished, the person or persons that the
(4) the activity appears intended to intimidate or coerce, or the area
(4) the perpetrator or perpetrators of the
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(S) "Transcends the national boundaries of the United 471
States" means occurring outside the territorial jurisdiction of 472
the United States in addition to occurring within the 473
territorial jurisdiction of the United States. 474

(T) <u>"Aggravated sexual extortion" means any activity to</u> 475 which both of the following apply: 476

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(1) The activity involves the release, exhibition,	477
distribution, or threatened release, exhibition, or distribution	478
of the private images of another person for any of the following	479
purposes:	480
(a) To compel or attempt to compel another person, against	481
that person's will, to perform any act or refrain from	482
performing any act;	483
(b) To induce the other person to commit a criminal	484
offense;	485
(c) To obtain additional private images from the other	486
person;	487
(d) To obtain anything of value from the other person.	488
(2) The target of the activity was eighteen years of age	489
or younger at the time of the activity.	490
(U) "Cost of crime scene cleanup" means any of the	491
following:	492
(1) The replacement cost for items of clothing removed	493
from a victim in order to make an assessment of possible	494
physical harm or to treat physical harm;	495
(2) Reasonable and necessary costs of cleaning the scene	496
and repairing, for the purpose of personal security, property	497
damaged at the scene where the criminally injurious conduct	498
occurred, not to exceed seven hundred fifty dollars in the	499
aggregate per claim.	500
(U) _(V) "Cost of evidence replacement" means costs for	501
replacement of property confiscated for evidentiary purposes	502
related to the criminally injurious conduct, not to exceed seven	503
hundred fifty dollars in the aggregate per claim.	504

(V) (W)"Provider" means any person who provides a victim505or claimant with a product, service, or accommodations that are506an allowable expense or a funeral expense.507

(W) (X)"Immediate family member" means an individual who508resided in the same permanent household as a victim or target of509aggravated sexual extortion at the time of the criminally510injurious conduct and who is related to the victim by affinity511or consanguinity.512

(X) (Y)"Family member" means an individual who is related513to a victim or to a target of aggravated sexual extortion by514affinity or consanguinity.515

Sec. 2743.56. (A) A claim for an award of reparations 516 shall be commenced by filing an application for an award of 517 reparations with the attorney general. The application may be 518 filed by mail. If the application is filed by mail, the post-519 marked date of the application shall be considered the filing 520 date of the application. The application shall be in a form 521 prescribed by the attorney general and shall include a release 522 authorizing the attorney general and the court of claims to 523 obtain any report, document, or information that relates to the 524 determination of the claim for an award of reparations that is 525 requested in the application. 526

(B) All applications for an award of reparations may be
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filed at any time within three years after the occurrence of the
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criminally injurious conduct, except as provided in divisions
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(A) (2) (b) to (d) (e) of section 2743.60 of the Revised Code.
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Sec. 2743.60. (A) (1) The attorney general or the court of531claims shall not make or order an award of reparations to a532claimant if the criminally injurious conduct upon which the533

claimant bases a claim never was reported to a law enforcement 534 officer or agency. 535

(2) (a) Except as provided in division (A) (2) (b), (c), or
(d), or (e) of this section, the attorney general or court of
(d), or (e) of this section, the attorney general or court of
(d) or (e) of this section, the attorney general or court of
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(d) or (e) of this section, the attorney general or court of
(d) or or (e) of this based on criminally injurious conduct
(d) or (f) the claim was denied under the law as it existed prior to
(d) or (f) the claim was denied under the law as it existed prior to
(f) the effective date of this amendment March 2, 2022.

(b) If the claimant was under twenty-one years of age at
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the time of the criminally injurious conduct, the claim is not
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barred under division (A) (2) (a) of this section until after the
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claimant's twenty-fourth birthday.

(c) If the claim is based on criminally injurious conduct that occurred prior to the effective date of this section March 2, 2022, and was denied under the law as it existed prior to the effective date of this amendment March 2, 2022, the claim is not barred under division (A) (2) (a) of this section and the claimant is eligible to reapply for relief under this section until more than three years have passed since the criminally injurious conduct that gave rise to the claim.

(d) <u>If the claim is based on criminally injurious conduct</u> 555 that occurred prior to the effective date of this amendment and 556 was denied under the law as it existed prior to the effective 557 date of this amendment, the claim is not barred under division 558 (A) (2) (a) of this section and the claimant is eligible to 559 reapply for relief under this section until more than five years 560 have passed since the criminally injurious conduct that gave 561 rise to the claim. 562

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(e) Notwithstanding divisions (A)(2)(a), (b), and (c) of 563 this section, the attorney general is permitted to make an award 564 of reparations at any time for good cause shown. 565 (B) (1) The attorney general or the court of claims shall 566 not make or order an award of reparations to a claimant if any 567 of the following apply: 568 (a) The claimant is the offender or an accomplice of the 569 offender who committed the criminally injurious conduct, or the 570 award would unjustly benefit the offender or accomplice. 571 (b) Except as provided in division (B)(2) of this section, 572 both of the following apply: 573 (i) The victim was a passenger in a motor vehicle and knew 574 or reasonably should have known that the driver was under the 575 influence of alcohol, a drug of abuse, or both. 576 (ii) The claimant is seeking compensation for injuries 577 proximately caused by the driver described in division (B) (1) (b) 578 (i) of this section being under the influence of alcohol, a drug 579 of abuse, or both. 580 (c) Both of the following apply: 581 (i) The victim was under the influence of alcohol, a drug 582 of abuse, or both and was a passenger in a motor vehicle and, if 583 sober, should have reasonably known that the driver was under 584 the influence of alcohol, a drug of abuse, or both. 585 (ii) The claimant is seeking compensation for injuries 586 proximately caused by the driver described in division (B) (1) (b) 587 (i) of this section being under the influence of alcohol, a drug 588 of abuse, or both. 589

(2) Division (B)(1)(b) of this section does not apply if 590

on the date of the occurrence of the criminally injurious591conduct, the victim was under sixteen years of age or was at592least sixteen years of age but less than eighteen years of age593and was riding with a parent, guardian, or care-provider.594

(C) The attorney general or the court of claims, upon a
finding that the claimant or victim has not fully cooperated
with appropriate law enforcement agencies, may deny a claim or
reconsider and reduce an award of reparations.

599 (D) The attorney general or the court of claims shall reduce an award of reparations or deny a claim for an award of 600 reparations that is otherwise payable to a claimant to the 601 extent that the economic loss upon which the claim is based is 602 recouped from other persons, including collateral sources. If an 603 award is reduced or a claim is denied because of the expected 604 recoupment of all or part of the economic loss of the claimant 605 from a collateral source, the amount of the award or the denial 606 of the claim shall be conditioned upon the claimant's economic 607 loss being recouped by the collateral source. If the award or 608 denial is conditioned upon the recoupment of the claimant's 609 economic loss from a collateral source and it is determined that 610 the claimant did not unreasonably fail to present a timely claim 611 to the collateral source and will not receive all or part of the 612 expected recoupment, the claim may be reopened and an award may 613 be made in an amount equal to the amount of expected recoupment 614 that it is determined the claimant will not receive from the 615 collateral source. 616

If the claimant recoups all or part of the economic loss617upon which the claim is based from any other person or entity,618including a collateral source, the attorney general may recover619pursuant to section 2743.72 of the Revised Code the part of the620

award that represents the economic loss for which the claimant 621 received the recoupment from the other person or entity. 622

(E) (1) Except as otherwise provided in division (E) (2) of 623 this section, in determining whether to make an award of 624 reparations pursuant to this section, the attorney general or 625 the court of claims shall consider whether there was 626 contributory misconduct by the victim or the claimant. The 627 attorney general or the court of claims shall reduce an award of 628 reparations or deny a claim for an award of reparations to the 629 630 extent it is determined to be reasonable because of the contributory misconduct of the claimant or the victim. 631

(2) Notwithstanding division (E)(1) of this section, in 632 determining whether to make an award of reparations pursuant to 633 this section, if the criminally injurious conduct upon which the 634 claim is based resulted in a victim's death, the attorney 635 general and the court of claims shall not consider whether there 636 was contributory misconduct by the deceased victim. The attorney 637 general or the court of claims shall not reduce an award of 638 reparations or deny a claim for an award of reparations based on 639 640 contributory misconduct of a deceased victim.

641 (F) The attorney general or the court of claims shall not make an award of reparations to a claimant if the criminally 642 injurious conduct that caused the injury or death that is the 643 subject of the claim occurred to a victim who was an adult and 644 while the victim, after being convicted of or pleading guilty to 645 an offense, was serving a sentence of imprisonment in any 646 detention facility, as defined in section 2921.01 of the Revised 647 Code. 648

(G) If a claimant unreasonably fails to present a claim649timely to a source of benefits or advantages that would have650

been a collateral source and that would have reimbursed the651claimant for all or a portion of a particular expense, the652attorney general or the court of claims may reduce an award of653reparations or deny a claim for an award of reparations to the654extent that it is reasonable to do so.655

(H) Reparations payable to a victim described in division 656 (L) (1) of section 2743.51 of the Revised Code and to all other 657 claimants sustaining economic loss because of injury to or the 658 death of that victim shall not exceed fifty thousand dollars in 659 660 the aggregate. Reparations payable to a victim described in division (L)(2) of section 2743.51 of the Revised Code shall not 661 exceed five thousand dollars. Reparations payable to a victim 662 described in division (L)(3) of section 2743.51 of the Revised 663 Code shall not exceed fifteen thousand dollars. If the attorney 664 general or the court of claims reduces an award under division 665 (E) of this section, the maximum aggregate amount of reparations 666 payable under this division shall be reduced proportionately to 667 the reduction under division (E) of this section. 668

(I) Reparations otherwise payable to a victim under this section shall not be payable to the victim during any period that the victim is incarcerated.

(J) Nothing in this section shall be construed to prohibit an award to a claimant whose claim is based on the claimant's being a victim of a violation of section 2905.32 of the Revised Code or a victim of aggravated sexual extortion, if the claimant was less than eighteen years of age when the criminally injurious conduct occurred.

Sec. 2743.71. (A) Any law enforcement agency that678investigates, and any prosecuting attorney, city director of679law, village solicitor, or similar prosecuting authority who680

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prosecutes, an offense committed in this state shall, upon first 681 contact with the victim, as defined in division (L)(1) of 682 section 2743.51 of the Revised Code, or the victim's family or 683 dependents, give the victim or the victim's family or dependents 684 a copy of an information card or other printed material provided 685 by the attorney general pursuant to division (B) of this section 686 and explain, upon request, the information on the card or 687 material to the victim or the victim's family or dependents. 688

(B) The attorney general shall have printed, and shall
provide to law enforcement agencies, prosecuting attorneys, city
directors of law, village solicitors, and similar prosecuting
authorities, cards or other materials that contain information
explaining awards of reparations. The information on the cards
or other materials shall include, but shall not be limited to,
the following statements:

 Awards of reparations are limited to losses that are caused by physical injury resulting from criminally injurious conduct;

(2) Reparations applications may be filed at any time
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within three years after the occurrence of the criminally
injurious conduct, except as provided in divisions (A) (2) (b) to
(d) (e) of section 2743.60 of the Revised Code;
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(3) An attorney who represents an applicant for an award
(3) An attorney who represents an applicant for an award
(3) An attorney the applicant for the services
(3) An attorney to that representation but is required to
(3) An attorney general for payment for the
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(4) Applications for awards of reparations may be obtainedfrom the attorney general, law enforcement agencies, and victim709

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assistance agencies and are to be filed with the attorney 710 general. 711 (C) The attorney general may order that a reasonable 712 amount of money be paid out of the reparations fund, subject to 713 the limitation imposed by division (D) of this section, for use 714 by the attorney general to publicize the availability of awards 715 of reparations. 716 (D) During any fiscal year, the total expenditure for the 717

printing and providing of information cards or other materials 718 pursuant to division (B) of this section and for the publicizing 719 of the availability of awards of reparations pursuant to 720 division (C) of this section shall not exceed two per cent of 721 the total of all court costs deposited, in accordance with 722 section 2743.70 of the Revised Code, in the reparations fund 723 during the immediately preceding fiscal year. 724

(E) The information cards or other materials provided 725 pursuant to division (B) of this section may be provided with 726 the compilation prepared pursuant to division (A) of section 727 109.42 of the Revised Code. 728

729 Sec. 2905.11. (A) As used in this section and section 2905.111 of the Revised Code: 730

731 (1) "Elderly person" and "disabled adult" have the same meanings as in section 2913.01 of the Revised Code. 732

(2) "Information service" and "telecommunications service" 733 have the same meanings as in the "Telecommunications Act of 734 1996, " 47 U.S.C. 153, as amended. 735

(3) "Interactive computer service" has the same meaning as 736 in the "Telecommunications Act of 1996," 47 U.S.C. 230, as 737 738 amended.

(4) "Nudity," "sexual activity," and "sexual excitement"	739
have the same meanings as in section 2907.01 of the Revised	740
	741
<u>Code.</u>	/41
(5) "Private images" means images of sexual activity,	742
masturbation, sexual excitement, nudity, bestiality, extreme or	743
bizarre violence, cruelty, or brutality, or human bodily	744
functions of elimination.	745
(6) "Threat" includes a direct threat and a threat by	746
innuendo.	747
<u>(B)</u> No person, with purpose to obtain any valuable thing	748
or valuable benefit or to induce another to do an unlawful act,	749
shall do any of the following:	750
(1) Threaten to commit any felony;	751
(2) Threaten to commit any offense of violence;	752
(3) Violate section 2903.21 or 2903.22 of the Revised	753
Code;	754
(4) Utter or threaten any calumny against any person;	755
(5) Expose or threaten to expose any matter tending to	756
subject any person to hatred, contempt, or ridicule, or to	757
damage any person's personal or business repute, or to impair	758
any person's credit.	759
(B) <u>(</u>C) W hoever violates <u>division (B) of t</u> his section is	760
guilty of extortion, a felony of the third degree.	761
(C) As used in this section, "threat" includes a direct	762
threat and a threat by innuendo(D)(1) No person, with purpose to	763
do any of the following, shall threaten to release, exhibit, or	764
distribute the private images of another:	765

(a) Compel or attempt to compel the other person, against	766
the other person's will, to perform any act or refrain from	767
performing any act;	768
(b) Induce the other person to commit an offense;	769
(c) Obtain additional private images from the other	770
person;	771
(d) Obtain anything of value from the other person.	772
(2) If a victim of a violation of division (D) of this	773
section commits suicide or causes serious physical harm to the	774
victim's self within fourteen days of the violation, there is a	775
rebuttable presumption that the victim's death or serious	776
physical harm was a result of the offender's violation of	777
division (D) of this section.	778
(E) Whoever violates division (D) of this section is	779
guilty of one of the following:	780
(1) Except as provided in division (E)(2) of this section,	781
whoever violates division (D) of this section is guilty of	782
sexual extortion. The penalty for the offense shall be	783
determined as follows:	784
(a) Except as otherwise provided in division (E)(1)(b) or	785
(c) of this section, sexual extortion is a felony of the third	786
<u>degree.</u>	787
(b) Except as otherwise provided in division (E)(1)(c) of	788
this section, if the offender previously has been convicted of	789
or pleaded guilty to a violation of division (D) of this section	790
or if the offense involves sexual extortion of a person under	791
the age of eighteen, an elderly person, or a disabled adult,	792
sexual extortion is a felony of the second degree.	793

(c) If the offender has previously been convicted of or	794
pleaded guilty to two or more violations of division (D) of this	795
section or if the offender has previously been convicted of or	796
pleaded guilty to an offense involving sexual extortion of a	797
person under the age of eighteen, an elderly person, or a	798
disabled adult and the offender knows or has reason to know that	799
the person is under the age of eighteen, an elderly person, or a	800
disabled adult, sexual extortion is a felony of the first	801
<u>degree.</u>	802
(2) Whoever violates division (D) of this section in a	803
manner that results in serious physical harm to a victim or	804
results in the victim's death is guilty of aggravated sexual	805
extortion. The penalty for the offense shall be determined as	806
follows:	807
(a) Except as otherwise provided in division (E)(2)(b) or	808
(c) of this section, aggravated sexual extortion is a felony of	809
the third degree and, in addition to any other prison term	810
imposed for the offense, the court may impose an additional	811
prison term of up to ten years.	812
(b) Except as provided in division (E)(2)(c) of this	813
section, if the offender has previously been convicted of or	814
pleaded guilty to a violation of division (D) of this section,	815
aggravated sexual extortion is a felony of the second degree	816
and, in addition to any other prison term imposed for the	817
offense, the court may impose an additional prison term of up to	818
ten years.	819
(c) If the offender has previously been convicted of or	820
pleaded guilty to two or more violations of division (D) of this	821
section or if the offense involves sexual extortion of a person	822
under the age of eighteen, an elderly person, or a disabled	823

of up to ten years.

adult and the offender knows or has reason to know that the
person is under the age of eighteen, an elderly person, or a
disabled adult, aggravated sexual extortion is a felony of the
first degree and, in addition to any other prison term imposed

(F) A prosecution for a violation of division (D) of this 830 section does not preclude a prosecution of a violation of 831 division (B) of this section. One or more acts, a series of 832 acts, or a course of behavior that can be prosecuted under 833 division (D) of this section or division (B) of this section may 834 be prosecuted under division (D) of this section, division (B) 835 of this section, or both divisions. However, if an offender is 836 convicted of or pleads quilty to a violation of division (D) of 837 this section and also is convicted of or pleads quilty to a 838 violation of division (B) of this section based on the same 839 conduct involving the same victim that was the basis of the 840 violation of division (D) of this section, the two offenses are 841 allied offenses of similar import under section 2941.25 of the 842 Revised Code. 843

for the offense, the court may impose an additional prison term

(G) (1) No person shall assert a cause of action in any 844 845 court of this state against any provider of an information service, an interactive computer service, or a 846 telecommunications service, or against any agent, employee, or 847 officer of such provider, for any injury, death, or loss to 848 person or property that allegedly arises out of the provider's, 849 officer's, employee's, or agent's provision of information, 850 facilities, or assistance in accordance with the terms of a 851 court order that is issued in relation to the investigation or 852 prosecution of an alleged violation of division (D) of this 853 854 section.

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(2) A provider of an information service, an interactive	855
computer service, or a telecommunications service, or any agent,	856
employee, or officer of such provider, is immune from any civil	857
or criminal liability for injury, death, or loss to person or	858
property that allegedly arises out of the provider's, officer's,	859
employee's, or agent's provision of information, facilities, or	860
assistance in accordance with the terms of a court order that is	861
issued in relation to the investigation or prosecution of an	862
alleged violation of division (D) of this section.	863
(II) (1) (2) A person shall not be considered to have	864
(H) (1) (a) A person shall not be considered to have	
violated division (D) of this section solely for providing	865
access or connection to or from an electronic method of remotely	866
transferring information not under that person's control,	867
including having provided capabilities that are incidental to	868
providing access or connection to or from the electronic method	869
of remotely transferring the information and that do not include	870
the creation of the content of the material that is the subject	871
of the access or connection.	872
(b) Any person providing access or connection to or from	873
an electronic method of remotely transferring information not	874
under that person's control shall not be liable for any action	875
voluntarily taken in good faith to block the receipt or	876
transmission through its service of any information that the	877
person believes is, or will be, sent in violation of division	878
(D) of this section.	879
(2) Division (H)(1) of this section does not create an	880
affirmative duty for any person providing access or connection	881
to or from an electronic method of remotely transferring	882

to or from an electronic method of remotely transferring882information not under that person's control to block the receipt883or transmission through its service of any information that it884

believes is, or will be sent, in violation of division (D) of	885
this section, except as otherwise provided by law.	886
(3) Division (H)(1) of this section does not apply to a	887
person who conspires with another person actively involved in	888
the creation or knowing distribution of material in violation of	889
division (D) of this section, or who knowingly advertises the	890
availability of material of that nature.	891
(4) (a) A provider or user of an interactive computer	892
service shall neither be treated as the publisher nor speaker of	893
any information provided by another information content	894
provider, nor shall such a person be held civilly or criminally	895
liable for the creation or development of information provided	896
by another information content provider.	897
(b) Nothing in division (H)(4)(a) of this section shall be	898
construed as protecting a person from liability to the extent	899
that the person developed or created any content in violation of	900
division (D) of this section.	901
Sec. 2905.111. Notwithstanding any provision of the	902
Revised Code to the contrary, no person shall be convicted of an	903
offense, and no child shall be adjudicated a delinquent child,	904
for disseminating private images of that person or child to	905
another person as a direct and proximate result of a violation	906
of division (D) of section 2905.11 of the Revised Code in which	907
the person or child was a victim.	908
Section 2. That existing sections 2137.15, 2743.51,	909
2743.56, 2743.60, 2743.71, and 2905.11 of the Revised Code are	910
hereby repealed.	911
Section 3. This act shall be known as Braden's Law.	912