As Passed by the House

136th General Assembly

Regular Session

Sub. H. B. No. 20

2025-2026

Representatives Hall, T., Plummer

Cosponsors: Representatives Abrams, Ghanbari, Willis, Bird, Brennan, Click, Craig, Creech, Daniels, Deeter, Demetriou, Dovilla, Gross, Hiner, Holmes, Kishman, Lampton, LaRe, Lear, Mathews, A., Mathews, T., McClain, Miller, K., Newman, Odioso, Oelslager, Peterson, Ray, Richardson, Ritter, Robb Blasdel, Roemer, Salvo, Santucci, Schmidt, Sigrist, Thomas, C., Thomas, D., Williams, Workman, Young

То	amend sections 2903.22 and 2921.31 of the	1
	Revised Code to increase the penalty for	2
	obstructing official business when the victim is	3
	an emergency service responder who is engaged in	4
	the lawful performance of a legal duty and to	5
	clarify that heightened penalties apply for	6
	menacing a probation officer.	7

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

Section 1. That sections 2903.22 and 2921.31 of the	8
Revised Code be amended to read as follows:	9
Sec. 2903.22. (A)(1) No person shall knowingly cause	10
another to believe that the offender will cause physical harm to	11
the person or property of the other person, the other person's	12
unborn, or a member of the other person's immediate family. In	13
addition to any other basis for the other person's belief that	14
the offender will cause physical harm to the person or property	15
of the other person, the other person's unborn, or a member of	16

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the other person's immediate family, the other person's belief17may be based on words or conduct of the offender that are18directed at or identify a corporation, association, or other19organization that employs the other person or to which the other20person belongs.21

(2) No person shall knowingly place or attempt to place another in reasonable fear of physical harm or death by displaying a deadly weapon, regardless of whether the deadly weapon displayed is operable or inoperable, if either of the following applies:

(a) The other person is an emergency service responder, the person knows or reasonably should know that the other person is an emergency service responder, and it is the person's specific purpose to engage in the specified conduct against an emergency service responder.

(b) The other person is a family or household member or
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co-worker of an emergency service responder, the person knows or
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reasonably should know that the other person is a family or
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household member or co-worker of an emergency service responder,
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and it is the person's specific purpose to engage in the
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specified conduct against a family or household member or co37
worker of an emergency service responder.
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(B) Whoever violates this section is guilty of menacing.

Except as otherwise provided in this division, menacing is40a misdemeanor of the fourth degree. If the victim of the offense41is an officer or employee of a public children services agency42or a private child placing agency and the offense relates to the43officer's or employee's performance or anticipated performance44of official responsibilities or duties or if the victim of the45

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offense is an emergency service responder in the performance of the responder's official duties, menacing is one of the following:

(1) Except as otherwise provided in division (B) (2) of49this section, a misdemeanor of the first degree;50

(2) If the offender previously has been convicted of or 51 pleaded guilty to an offense of violence, the victim of that 52 prior offense was an officer or employee of a public children 53 services agency or private child placing agency or an emergency 54 service responder, and that prior offense related to the 55 officer's or employee's performance or anticipated performance 56 of official responsibilities or duties or to the responder's 57 performance of the responder's official duties, a felony of the 58 fourth degree. 59

(C) A prosecution for a violation of this section does not 60 preclude a prosecution of a violation of any other section of 61 the Revised Code. One or more acts, a series of acts, or a 62 course of behavior that can be prosecuted under this section or 63 any other section of the Revised Code may be prosecuted under 64 this section, the other section of the Revised Code, or both 65 sections. However, if an offender is convicted of or pleads 66 quilty to a violation of this section and also is convicted of 67 or pleads quilty to a violation of section 2903.13 of the 68 Revised Code based on the same conduct involving the same victim 69 that was the basis of the violation of this section, the two 70 offenses are allied offenses of similar import under section 71 2941.25 of the Revised Code. 72

(D) As used in this section: 73

(1) "Emergency service responder $_{\tau}$ " "family has the same

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meaning as in section 2903.13 of the Revised Code and also	75
includes a probation officer.	76
(2) "Family or household member $_{ au}$ " and "co-worker" have the	77
same meanings as in section 2903.13 of the Revised Code.	78
$\frac{(2)}{(3)}$ "Organization" includes an entity that is a	79
governmental employer.	80
governmentar emproyer.	00
(4) "Probation officer" means a probation officer	81
appointed by a municipal court under section 1901.33 of the	82
Revised Code, a probation officer appointed by a county court	83
under section 1907.201 of the Revised Code, and a probation	84
officer appointed by a court of common pleas under section	85
2301.27 of the Revised Code.	86
Sec. 2921.31. (A) As used in this section:	87
Sec. 2921.51. (A) As used in this section.	07
(1) "Emergency service responder" has the same meaning as	88
in section 2903.22 of the Revised Code.	89
(2) "Warning" means a verbal command made by an emergency	90
service responder through which the emergency service responder	91
does both of the following:	92
(a) Commands a person to maintain the person's distance,	93
to stay away, to back away, to not interfere, or another similar	94
instruction;	95
(b) Communicates the verbal command in a manner such that	96
a reasonable person would believe that the person must comply	97
with the verbal command under the circumstances.	98
(B) No person, without privilege to do so and with purpose	99
to prevent, obstruct, or delay the performance by a public	100
official of any authorized act within the public official's	101
official capacity, shall do any act that hampers or impedes a	102

public official in the performance of the public official's		
lawful duties.		
$\frac{(B)}{(C)(1)}$ Whoever violates this section is guilty of	105	
obstructing official business. Except as otherwise provided in	106	
this division divisions (C)(2) and (3) of this section,	107	
obstructing official business is a misdemeanor of the second	108	
degree.		
(2) If the victim is an emergency service responder	110	
engaged in the lawful performance of the responder's legal duty,	111	
and the responder issued a warning to the person before the		
person engaged in or continued to engage in the conduct	113	
described in division (B) of this section, obstructing official		
business is a misdemeanor of the first degree.		
(3) If a violation of this section creates a risk of	116	
physical harm to any person, obstructing official business is a	117	
felony of the fifth degree.		
Section 2. That existing sections 2903.22 and 2921.31 of	119	
the Revised Code are hereby repealed.	120	