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**136th General Assembly** 

**Regular Session** 

Sub. H. B. No. 247

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**Representatives Miller, K., Lawson-Rowe** 

Cosponsors: Representatives Robb Blasdel, Brennan, Hall, T., Hiner, Johnson, Ray, Stewart, Sigrist, White, A., Abrams, Ghanbari, Willis, Bird, Brent, Brewer, Brownlee, Claggett, Cockley, Creech, Daniels, Deeter, Denson, Dovilla, Fowler Arthur, Glassburn, Grim, Gross, Hall, D., Holmes, Hoops, Humphrey, Isaacsohn, Jarrells, John, King, Kishman, Klopfenstein, Lampton, LaRe, Lear, Lett, Lorenz, Mathews, A., Mathews, T., McNally, Miller, J., Miller, M., Mohamed, Moore, Newman, Odioso, Oelslager, Peterson, Piccolantonio, Plummer, Rader, Richardson, Ritter, Robinson, Rogers, Russo, Salvo, Schmidt, Sims, Stephens, Sweeney, Synenberg, Thomas, C., Thomas, D., Tims, Upchurch, White, E., Williams, Young

То	amend sections 304.02, 304.03, 715.23, 901.80,	1
	935.03, 955.01, 955.011, 955.012, 955.02,	2
	955.03, 955.04, 955.05, 955.06, 955.07, 955.10,	3
	955.11, 955.12, 955.121, 955.14, 955.16, 955.20,	4
	955.22, 955.221, 955.222, 955.26, 955.261,	5
	955.40, 955.43, 955.44, 955.50, 955.54, 959.132,	6
	1533.12, 1901.18, 1907.031, 2913.01, and	7
	2921.321; to amend, for the purpose of adopting	8
	new section numbers as indicated in parentheses,	9
	sections 955.01 (955.02), 955.011 (955.021),	10
	955.012 (955.022), 955.013 (955.023), 955.02	11
	(955.01), 955.09 (955.08), 955.10 (955.09),	12
	955.22 (955.24), 955.221 (955.10), 955.222	13
	(955.23), and 955.40 (955.262); to enact new	14
	sections 955.21 and 955.22 and sections 955.024,	15
	955.60, and 955.61; and to repeal sections	16
	955.08, 955.21, 955.23, 955.24, 955.25, 955.39,	17
	955.51, 955.52, 955.53, and 955.99 of the	18

Revised Code to make changes to the laws	19
governing dogs, including dangerous and vicious	20
dogs, and to name this act Avery's Law.	21

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

Section 1. That sections 304.02, 304.03, 715.23, 901.80, 22 935.03, 955.01, 955.011, 955.012, 955.02, 955.03, 955.04, 23 955.05, 955.06, 955.07, 955.10, 955.11, 955.12, 955.121, 955.14, 24 955.16, 955.20, 955.22, 955.221, 955.222, 955.26, 955.261, 25 955.40, 955.43, 955.44, 955.50, 955.54, 959.132, 1533.12, 26 1901.18, 1907.031, 2913.01, and 2921.321 be amended; sections 27 955.01 (955.02), 955.011 (955.021), 955.012 (955.022), 955.013 2.8 (955.023), 955.02 (955.01), 955.09 (955.08), 955.10 (955.09), 29 955.22 (955.24), 955.221 (955.10), 955.222 (955.23), and 955.40 30 (955.262) be amended for the purpose of adopting new section 31 numbers as indicated in parentheses; and new sections 955.21 and 32 955.22 and sections 955.024, 955.60, and 955.61 of the Revised 33 Code be enacted to read as follows: 34 Sec. 304.02. Prior to the use of electronic records and 35

electronic signatures by a county office under Chapter 1306. of 36 the Revised Code, and except as otherwise provided in section 37 955.013 955.023 of the Revised Code, a county office shall 38 adopt, in writing, a security procedure for the purpose of 39 verifying that an electronic signature, record, or performance 40 is that of a specific person or for detecting changes or errors 41 in the information in an electronic record. A security procedure 42 includes, but is not limited to, a procedure that requires the 43 use of algorithms or other codes, identifying words or numbers, 44 encryption, or callback or other acknowledgment procedures. 45

Sec. 304.03. (A) Whenever any rule or law requires or 46 authorizes the filing of any information, notice, lien, or other 47 document or record with any county office, a filing made by an 48 electronic record shall have the same force and effect as a 49 filing made on paper in all cases where the county office has 50 authorized or agreed to the electronic filing and the filing is 51 made in accordance with applicable rules or an applicable 52 53 agreement.

(B) Nothing in this section authorizes or shall be construed to authorize the use of a financial transaction device in an electronic transaction for the acceptance of payments for county expenses, except pursuant to section 301.28 or <del>955.013</del> 955.023 of the Revised Code.

(C) As used in this section, "financial transaction device" and "county expenses" have the same meanings as in section 301.28 of the Revised Code.

Sec. 715.23. Except as otherwise provided in section 62 955.221 955.10 of the Revised Code regarding dogs, a municipal 63 corporation may regulate, restrain, or prohibit the running at 64 large, within the municipal corporation, of cattle, horses, 65 swine, sheep, goats, geese, chickens, or other fowl or animals, 66 impound and hold the fowl or animals, and, on notice to the 67 owners, authorize the sale of the fowl or animals for the 68 penalty imposed by any ordinance, and the cost and expenses of 69 the proceedings. 70

Sec. 901.80. (A) As used in this section:

(1) "Agricultural production" has the same meaning as insection 929.01 of the Revised Code.73

(2) "Agritourism" means an agriculturally related

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educational, entertainment, historical, cultural, or 75 recreational activity, including you-pick operations or farm 76 markets, conducted on a farm that allows or invites members of 77 the general public to observe, participate in, or enjoy that 78 activity. 79

(3) "Agritourism provider" means a person who owns,
operates, provides, or sponsors an agritourism activity or an
employee of such a person who engages in or provides agritourism
activities whether or not for a fee.

(4) "Farm" means land that is composed of tracts, lots, or
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parcels totaling not less than ten acres devoted to agricultural
production or totaling less than ten acres devoted to
agricultural production if the land produces an average yearly
gross income of at least twenty-five hundred dollars from
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agricultural production.

(5) "Participant" means an individual, other than an
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agritourism provider, who observes or participates in an
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agritourism activity.
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(6) "Risk inherent in an agritourism activity" means a
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danger or condition that is an integral part of an agritourism
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activity, including all of the following:
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(a) The surface and subsurface conditions of land;

(b) The behavior or actions of wild animals not kept by or97under the control of an agritourism provider;98

(c) The behavior or actions of domestic animals other than 99
vicious or dangerous dogs as defined in section <u>955.11\_955.01\_of</u> 100
the Revised Code; 101

(d) The ordinary dangers associated with structures or

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equipment ordinarily used in farming or ranching operations;	103
(e) The possibility of contracting illness resulting from	104
physical contact with animals, animal feed, animal waste, or	105
surfaces contaminated by animal waste;	106
(f) The possibility that a participant may act in a	107
negligent manner, including by failing to follow instructions	108
given by the agritourism provider or by failing to exercise	109
reasonable caution while engaging in the agritourism activity	110
that may contribute to injury to that participant or another	111
participant.	112
(B) In a civil action, an agritourism provider is immune	113
from liability for any harm a participant sustains during an	114
agritourism activity if the participant is harmed as a result of	115
a risk inherent in an agritourism activity. Nothing in this	116
section requires an agritourism provider to eliminate risks	117
inherent in agritourism activities.	118
(C) An agritourism provider is not immune from civil	119
liability for harm sustained by a participant if any of the	120
following applies:	121
(1) The agritourism provider acts with a willful or wanton	122
disregard for the safety of the participant and proximately	123
causes harm to the participant.	124
(2) The agritourism provider purposefully causes harm to	125
the participant.	126
(3) The agritourism provider's actions or inactions	127
constitute criminal conduct and cause harm to the participant.	128
(4) The agritourism provider fails to post and maintain	129
signs as required by division (D) of this section.	130

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(5) The agritourism provider has actual knowledge or
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should have actual knowledge of an existing dangerous condition
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on the land or regarding facilities or equipment on the land
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that is not an inherent risk and does not make the dangerous
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condition known to the participant, and the dangerous condition
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proximately causes injury or damage to or the death of the
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participant.

(D) An agritourism provider shall post and maintain signs 138 that contain the warning notice specified in this division. The 139 provider shall place a sign in a clearly visible location at or 140 near each entrance to the agritourism location or at the site of 141 each agritourism activity. The warning notice shall consist of a 142 sign in black letters with each letter to be a minimum of one 143 inch in height. The signs shall contain the following notice of 144 warning: "WARNING: Under Ohio law, there is no liability for an 145 injury to or death of a participant in an agritourism activity 146 conducted at this agritourism location if that injury or death 147 results from the inherent risks of that agritourism activity. 148 Inherent risks of agritourism activities include, but are not 149 limited to, the risk of injury inherent to land, equipment, and 150 animals as well as the potential for you as a participant to act 151 in a negligent manner that may contribute to your injury or 152 death. You are assuming the risk of participating in this 153 agritourism activity." 154

Sec. 935.03. (A) Division (A) of section 935.02 of the155Revised Code does not apply to any of the following:156

- (1) A person to which all of the following apply: 157
- (a) The person possesses a dangerous wild animal. 158
- (b) The person has been issued a license by the United 159

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States department of agriculture under the federal animal 160 welfare act. 161 (c) The director of agriculture has determined that the 162 person is in the process of becoming an accredited member of the 163 association of zoos and aquariums or the zoological association 164 of America. 165 (d) The director has informed the person that the person 166 is exempt from division (A) of section 935.02 of the Revised 167 Code. 168 (2) An organization to which all of the following apply: 169 (a) The organization possesses a dangerous wild animal. 170 (b) The director has determined that the organization is 171 in the process of being accredited or verified by the global 172 federation of animal sanctuaries as a wildlife sanctuary. 173 (c) The director has informed the organization that it is 174 exempt from division (A) of section 935.02 of the Revised Code. 175 (3) A person whose possession of a dangerous wild animal 176 is authorized by an unexpired permit issued under this chapter. 177 (B) Except for the purposes of divisions (A) and (B) of 178 section 935.04 of the Revised Code, this chapter does not apply 179 to any of the following: 180 181 (1) A facility that is an accredited member of the association of zoos and aquariums or the zoological association 182 of America and that is licensed by the United States department 183 of agriculture under the federal animal welfare act; 184

(2) A research facility as defined in the federal animal185welfare act;186

(3) A research facility that is accredited by the	187
association for the assessment and accreditation of laboratory	188
animal care international;	189
(4) A circus;	190
(4) A CIICUS,	190
(5) A wildlife rehabilitation facility that is issued a	191
permit by the chief of the division of wildlife in rules adopted	192
under section 1531.08 of the Revised Code and that rehabilitates	193
dangerous wild animals or restricted snakes that are native to	194
the state for the purpose of reintroduction into the wild;	195
(6) A veterinarian that is providing temporary veterinary	196
care to a dangerous wild animal or restricted snake;	190
care to a dangerous with animal of restricted shake,	191
(7) A wildlife sanctuary;	198
(8) An individual who does not reside in this state, is	199
traveling through this state with a dangerous wild animal or	200
restricted snake, and does all of the following:	201
(a) Confines the animal or snake in a cage at all times;	202
(b) Confines the animal or snake in a cage that is not	203
accessible to the public;	204
(c) Does not exhibit the animal or snake;	205
(d) Is in the state not more than forty-eight hours unless	206
the animal or snake is receiving veterinary care.	207
(9) An educational institution that displays a single	208
dangerous wild animal as a sports mascot and that meets all of	209
the following criteria:	210
(a) An official of the educational institution has	211
submitted an affidavit attesting that the institution will care	212
for the animal as long as the animal lives and in a facility	213
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that is an accredited member of the association of zoos and 214 aquariums or the zoological association of America. 215 (b) The educational institution maintains a liability 216 insurance policy with an insurer authorized or approved to write 217 such insurance in this state that covers claims for injury or 218 damage to persons or property caused by a dangerous wild animal. 219 The amount of the insurance coverage shall be not less than one 220 million dollars. 221 222 (c) During display and transport, the educational institution confines the dangerous wild animal in a cage that 223 does not permit physical contact between the animal and the 224 public. 225 (d) The educational institution began displaying a 226 dangerous wild animal as a mascot prior to September 5, 2012. 227 (10) Any person who has been issued a permit under section 228 1533.08 of the Revised Code, provided that the permit lists each 229 specimen of wild animal that is a dangerous wild animal or 230 restricted snake in the person's possession; 231 (11) Any person authorized to possess a dangerous wild 232 animal or restricted snake under section 1531.25 of the Revised 233 Code or rules adopted under it; 234 (12) A person with a mobility impairment, as defined in 235 section 955.011-955.021 of the Revised Code, who possesses a 236 dangerous wild animal specified in division (C)(20)(h) of 237 section 935.01 of the Revised Code that has been trained by a 238 nonprofit agency or is in such training to assist the person 239 with a mobility impairment; 240 (13) A deaf or hearing-impaired person who possesses a 241

dangerous wild animal specified in division (C) (20) (h) of

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section 935.01 of the Revised Code that has been trained by a	243
nonprofit agency or is in such training to assist the deaf or	244
hearing-impaired person;	245
	0.4.6
(14) A person who is blind, as defined in section <del>955.011</del>	246
955.021 of the Revised Code, and possesses a dangerous wild	247
animal specified in division (C)(20)(h) of section 935.01 of the	248
Revised Code that has been trained by a nonprofit agency or is	249
in such training to assist the blind person.	250
Sec. 955.02 955.01. As used in this chapter, "dog kennel":	251
(A) "Vicious dog" means a dog that has been designated as	252
such in accordance with section 955.23 of the Revised Code or a	253
dog that has previously engaged in a vicious dog act when	254
evidence of such engagement is presented to a court and the	255
court determines that the dog has engaged in a previous vicious	256
dog act.	257
(B) "Dangerous dog" means a dog that has been designated	258
as such in accordance with section 955.23 of the Revised Code or	259
a dog that has previously engaged in a dangerous dog act when	260
evidence of such engagement is presented to a court and the	261
court determines that the dog has engaged in a previous	262
dangerous dog act.	263
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(C) "Nuisance dog" means a dog that has been designated as	264
such in accordance with section 955.23 of the Revised Code or a	265
dog that has previously engaged in a nuisance dog act when	266
evidence of such engagement is presented to a court and the	267
court determines that the dog has engaged in a previous nuisance	268
dog act.	269
(D) "Nuisance dog act," "dangerous dog act," and "vicious	270
dog act" have the same meanings as in section 955.22 of the	271

#### Revised Code.

	(E) "Polic	ce dog" i	means a dog	that has	been tr	ained,	and	273
may be	e used, to	assist	one or more	e law enfo	rcement	office	rs in	274
the pe	erformance	of thei	r official	duties.				275

(F) "Dog kennel" or "kennel" means an establishment that 276 keeps, houses, and maintains adult dogs, as defined in section 277 956.01 of the Revised Code, for the purpose of breeding the dogs 278 for a fee or other consideration received through a sale, 279 exchange, or lease and that is not a high volume breeder 280 licensed under Chapter 956. of the Revised Code. 281

282 Sec. 955.01 955.02. (A) (1) Except as otherwise provided in this section or in sections 955.011, 955.012955.021, 955.022, 283 and 955.16 of the Revised Code, every person who owns, keeps, or 284 harbors a dog more than three months of age shall file, on or 285 after the first day of the applicable December, but before the 286 thirty-first day of the applicable January, in the office of the 287 county auditor of the county in which the dog is kept or 288 harbored, an application for registration for a period of one 289 year or three years or an application for a permanent 290 registration. The board of county commissioners, by resolution, 291 may extend the period for filing the application. The 292 application applicant shall state the age, sex, color, character 293 of hair, whether short or long, and breed, if known, of the dog 294 and the name and address of the owner of the dog on the 295 application. A Along with the application, the applicant shall 296 submit a registration fee of two dollars for each year of 297 registration for a one-year or three-year registration or twenty 298 dollars for a permanent registration for each dog shall 299 accompany the application. However, the fee may exceed that 300 amount if a greater fee has been established under division (A) 301

(2) of this section or under section 955.14 of the Revised Code.	302
(2) A board of county commissioners may establish a	303
registration fee higher than the one provided for in division	304
(A)(1) of this section for <u>dogs a dog</u> more than nine months of	305
age that <u>have has not been spayed or neutered</u> , except that the	306
higher registration fee permitted by this division shall does	307
not apply if <u>a-the p</u> erson registering <u>a-the</u> dog furnishes <u>any of</u>	308
the following with the application either a :	309
(a) A certificate from a licensed veterinarian verifying	310
that the dog should not be spayed or neutered because of its age	311
or medical condition-or-;	312
(b) A certificate from a licensed veterinarian verifying	313
that the dog should not be spayed or neutered because the dog is	314
used or intended for use for show or breeding purposes—or—a— <u>;</u>	315
(c) A certificate from the owner of the dog declaring that	316
the owner holds a valid hunting license issued by the division	317
of wildlife of the department of natural resources and that the	318
dog is used or intended for use for hunting purposes.	319
(3) If the board establishes such a fee under division (A)	320
(2) of this section, the application for registration shall	321
state whether the dog is spayed or neutered, and whether a	322
licensed veterinarian has certified that the dog should not be	323
spayed or neutered or the owner has stated that the dog is used	324
or intended to be used for hunting purposes. The board may	325
require a person who is registering a spayed or neutered dog to	326
furnish with the application a certificate from a licensed	327
veterinarian verifying that the dog is spayed or neutered.	328
No person shall furnish a certificate under this division	329
that the person knows to be false.	330

(B) If the application for registration is not filed and	331
the registration fee paid, on or before the thirty-first day of	332
the applicable January of each year or, if the board of county	333
commissioners by resolution has extended the date to a date	334
later than the thirty-first day of January, the date established	335
by the board, the auditor shall assess a penalty in an amount	336
equal to the registration fee for one year upon the owner,	337
keeper, or harborer, which shall be paid with the registration	338
fee.	339
(C) A person who is the owner, keeper, or harborer of a	340
dangerous dog or vicious dog shall register the dog in	341
accordance with division (A) and division (D) of this section	342
with the county auditor.	343
(D)(1) A person who is the owner, keeper, or harborer of a	344
dangerous dog or vicious dog shall apply for a dangerous dog	345
registration to the county auditor and submit all of the	346
following to the county auditor:	347
(a) A fee of one hundred dollars;	348
(b) The person's address, telephone number, and other	349
appropriate means for the county auditor to contact the person,	350
along with proof that the person is eighteen years of age or	351
<u>older;</u>	352
(c) With respect to the person and the dog for which the	353
dangerous dog registration is required, all of the following:	354
(i) Either satisfactory evidence of the dog's current	355
rabies vaccination or a statement from a licensed veterinarian	356
that a rabies vaccination is medically contraindicated for the	357
dog;	358
(ii) Either satisfactory evidence of the fact that the dog	359

has been neutered or spayed or a statement from a licensed	360
veterinarian that neutering or spaying of the dog is medically	361
contraindicated;	362
(iii) Satisfactory evidence of the fact that the person	363
has posted and will continue to post clearly visible signs at	364
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the person's residence warning both minors and adults of the presence of a dangerous dog on the property;	366
presence of a dangerous dog on the property,	200
(iv) Satisfactory evidence of the fact that the dog has	367
been permanently identified by means of a microchip and the	368
dog's microchip number.	369
(2) The person shall renew the dangerous dog registration	370
annually for the same fee and in the same manner as the initial	371
registration was obtained.	372
(3) If a dangerous dog registration holder relocates to a	373
new county, the holder shall follow the procedure in division	374
(F) of this section and, upon the expiration of the registration	375
issued in the original county, shall renew the registration in	376
the new county.	377
(E) Upon submission in accordance with division (D) of	378
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this section, the county auditor shall issue a dangerous dog	
registration to the person. The county auditor also shall	380
provide the owner with a uniformly designed tag that identifies	381
the animal as a vicious or dangerous dog.	382
(F)(1) If the owner of a vicious or dangerous dog for whom	383
a dangerous dog registration has previously been obtained	384
relocates to a new address within the same county, the owner	385
shall provide notice of the new address to the county auditor	386
within ten days of relocating to the new address.	387
(2) If the owner of a vicious or dangerous dog for whom a	388

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dangerous dog registration has previously been obtained	389
relocates to a new address within another county, the owner	390
shall do both of the following within ten days of relocating to	391
the new address:	392
(a) Provide written notice of the new address and a copy	393
of the original dangerous dog registration to the county auditor	394
of the new county;	395
(b) Provide written notice of the new address to the	396
county auditor of the county where the owner previously resided.	397
(G) An animal shelter that keeps or harbors a dog more	398
than three months of age is exempt from <del>paying</del> any <del>fees</del>	399
registration requirements imposed under <del>division (A) or (B) of</del>	400
this section if it is a nonprofit organization that is exempt	401
from federal income taxation under subsection 501(a) and	402
described in subsection 501(c)(3) of the "Internal Revenue Code	403
of 1986," 100 Stat. 2085, 26 U.S.C. 1.	404
(H) No owner, keeper, or harborer of any dog shall fail to	405
file the application for registration and pay the associated fee	406
as required under division (A) of this section or, if	407
applicable, fail to pay the penalty prescribed in division (B)	408
of this section. A violation of this division is a strict	409
liability offense and section 2901.20 of the Revised Code does	410
not apply.	411
(I) No owner, keeper, or harborer of a vicious or	412
dangerous dog shall fail to present a valid dangerous dog	413
registration upon request of any law enforcement officer, dog	414
warden, or public health official charged with enforcing this	415
section. A violation of this division is a strict liability	416
offense and section 2901.20 of the Revised Code does not apply.	417

(J) No owner, keeper, or harborer of a dangerous or	418
vicious dog shall fail to do any of the following:	419
(1) Obtain a dangerous dog registration from the county	420
auditor pursuant to this section;	421
additor pursuant to this section,	421
(2) Affix a tag that identifies the dog as a dangerous or	422
vicious dog to the dog's collar;	423
(3) Ensure that the dog wears the collar and tag at all	424
	425
times.	420
A violation of division (J) of this section is a strict	426
liability offense and section 2901.20 of the Revised Code does	427
not apply.	428
(K) No person shall recklessly furnish a certificate under	429
division (A)(2) of this section that the person knows to be	430
false.	431
(L)(1) Whoever violates division (H) of this section shall	432
be fined not less than twenty-five dollars or more than one	433
hundred dollars on a first offense, and on each subsequent	434
offense shall be fined not less than seventy-five dollars or	435
more than two hundred fifty dollars and may be imprisoned for	436
not more than thirty days.	437
(2) There will be division (T) of this continuit	420
(2) Whoever violates division (I) of this section is	438
guilty of a minor misdemeanor.	439
(3) Whoever violates division (J) of this section is	440
guilty of a misdemeanor of the fourth degree and a misdemeanor	441
of the third degree on each subsequent offense.	442
(1) Whenever wielston division (V) of this section is	110
(4) Whoever violates division (K) of this section is	443
guilty of a misdemeanor of the first degree.	444

Sec. 955.011 955.021. (A) When an application is made for 445 registration of an assistance dog and the owner can show proof 446 by certificate or other means that the dog is an assistance dog, 447 the owner of the dog shall be exempt from any fee for the 448 registration. Registration for an assistance dog shall be 449 permanent and not subject to annual renewal so long as the dog 450 is an assistance dog. Certificates and tags stamped "Ohio 451 Assistance Dog-Permanent Registration," with registration 452 number, shall be issued upon registration of such a dog. Any 453 certificate and tag stamped "Ohio Service Dog-Permanent 454 Registration," with registration number, that was issued for a 455 dog in accordance with this section as it existed on and after 456 November 26, 2004, but prior to June 30, 2006, shall remain in 457 effect as valid proof of the registration of the dog on and 458 after November 26, 2004. Duplicate certificates and tags for a 459 dog registered in accordance with this section, upon proper 460 proof of loss, shall be issued and no fee required. Each-461 duplicate certificate and tag that is issued shall be stamped 462 "Ohio Assistance Dog-Permanent Registration." 463

(B) As used in this section and in sections 955.16 and955.43 of the Revised Code:

(1) "Person with a mobility impairment" means any person, 466 regardless of age, who is subject to a physiological impairment 467 regardless of its cause, nature, or extent that renders the 468 person unable to move about without the aid of crutches, a 469 wheelchair, or any other form of support, or that limits the 470 person's functional ability to ambulate, climb, descend, sit, 471 rise, or perform any related function. "Person with a mobility 472 impairment" includes a person with a neurological or 473 psychological disability that limits the person's functional 474 ability to ambulate, climb, descend, sit, rise, or perform any 475

464

related function. "Person with a mobility impairment" also	476
includes a person with a seizure disorder and a person who is	477
diagnosed with autism.	478
(2) Uplind Uneses sither of the following	470
(2) "Blind" means either of the following:	479
(a) Vision twenty/two hundred or less in the better eye	480
with proper correction;	481
(b) Field defect in the better eye with proper correction	482
that contracts the peripheral field so that the diameter of the	483
visual field subtends an angle no greater than twenty degrees.	484
. Loual Llora Caboonad an angro no groubor enan enener acgroop.	101
(3) "Assistance dog" means a dog that has been trained by	485
a nonprofit or for-profit special agency and that is one of the	486
following:	487
(a) A guide dog;	488
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(b) A hearing dog;	489
(c) A service dog.	490
(4) "Guide dog" means a dog that has been trained or is in	491
training to assist a blind person.	492
(5) "Hearing dog" means a dog that has been trained or is	493
in training to assist a deaf or hearing-impaired person.	494
(6) "Service dog" means a dog that has been trained or is	495
in training to assist a person with a mobility impairment.	496
Sec. 955.012 955.022. (A) As used in this section:	497
(1) "Controlled substance" has the same meaning as in	498
section 3719.01 of the Revised Code.	499
(2) "Law enforcement agency" means the state highway	500
patrol, the office of a county sheriff, the police department of	501

police district. 503 (3) "Law enforcement canine" means a dog regularly 504 utilized by a law enforcement agency for general law enforcement 505 purposes, tracking, or detecting the presence of a controlled 506 substance or explosive. 507 (B) Instead of obtaining an annual registration under 508 section 955.01 955.02 of the Revised Code, a law enforcement 509 agency owning, keeping, or harboring a law enforcement canine 510 may obtain an annual registration for the dog as a law 511 enforcement canine under this section. The application for a law 512 enforcement canine registration shall be submitted to the county 513 auditor of the county in which the central office of the law 514 enforcement agency that owns, keeps, or harbors the dog is 515 located, except that for a dog owned, kept, or harbored by the 516 517 state highway patrol, the application shall be submitted to the county auditor of the county in which is located the state 518 highway patrol post to which the dog and its handler primarily 519 are assigned. The application shall be submitted on or after the 520 first day of December immediately preceding the beginning of the 521 registration year and before the thirty-first day of January of 522 that year. If the period for filing registration applications 523 under division (A)(1) of section 955.01 955.02 of the Revised 524 Code is extended in the county in which a law enforcement canine 525 is to be registered, an application for registration under this 526 section shall be submitted to the county auditor not later than 527 the registration deadline for that year, as so extended. 528

a municipal corporation or township, or a township or joint

The application for registration of a law enforcement529canine shall state the age, sex, hair color, character of hair,530whether short or long, and breed, if known, of the dog, the name531

and address of the owner of the dog, and, if the law enforcement 532 agency keeping or harboring the dog is different from the owner, 533 the name of that law enforcement agency. For a dog owned, kept, 534 or harbored by the police department of a municipal corporation 535 or township or by a township or joint police district, the 536 application shall be signed by the chief of the police 537 department or district. For a dog owned, kept, or harbored by 538 the office of a county sheriff, the application shall be signed 539 by the sheriff. For a dog owned, kept, or harbored by the state 540 highway patrol, the application shall be signed by the officer 541 in charge of the post of the state highway patrol to which the 542 dog and its handler primarily are assigned. The application 543 shall include a certification by the chief of the police 544 department or district, sheriff, or officer of the state highway 545 patrol post, as applicable, that the dog described in the 546 application has been properly trained to carry out one or more 547 of the purposes described in division (A) (3) of this section and 548 actually is used for one or more of those purposes by the law 549 enforcement agency making the application. 550

No fee is required for issuance of a law enforcement551canine registration. Upon proper proof of loss, a duplicate552certificate and tag shall be issued for a dog registered under553this section, and no fee shall be required.554

If an application for registration of a law enforcement 555 canine is not filed under this section on or before the thirty-556 first day of January of the registration year, or the extended 557 registration deadline established under division (A)(1) of 558 section 955.01 955.02 of the Revised Code, as applicable, the 559 law enforcement canine shall be registered under that section, 560 and the registration fee and late registration penalty 561 applicable under divisions (A) and (B) of that section shall 562 accompany the application.

(C) If a law enforcement agency becomes the owner, keeper, 564 or harborer of a law enforcement canine or brings a law 565 enforcement canine into the state after the thirty-first day of 566 January of a registration year or the extended registration 567 deadline established under division (A)(1) of section 955.01 568 955.02 of the Revised Code, as applicable, the law enforcement 569 agency, within thirty days after becoming the owner, keeper, or 570 harborer or bringing the dog into the state, may submit an 571 application for registration of the dog under this section. Upon 572 submission of the application, the law enforcement agency shall 573 be issued such a registration in the manner provided in division 574 (B) of this section. If such an application is not filed within 575 the thirty-day period, the dog shall be registered under section 576 955.05 of the Revised Code, and the registration fee and late 577 registration penalty applicable under that section or section 578 955.06 of the Revised Code shall accompany the application. 579

Sec. 955.013955.023(A) As used in this section,580"financial transaction device" has the same meaning as in581section 301.28 of the Revised Code.582

(B) A county auditor may establish procedures and take
 actions that are necessary to allow for either or both of the
 following:

(1) The registration of dogs and kennels under this586chapter via the internet;587

(2) The payment of dog and kennel registration fees under
this chapter by financial transaction devices, including payment
by financial transaction devices via the internet.

Sec. 955.024. Whenever a county auditor registers a 591

dangerous or vicious dog or receives a notification regarding an592address change from an owner, keeper, or harborer of a dangerous593or vicious dog, the county auditor shall notify in writing the594applicable county dog warden of such registration or address595change.596

Sec. 955.03. Any dog which that has been registered under sections 955.01 955.02 and 955.04 of the Revised Code and any dog not required to be registered under such sections shall be considered as personal property and have all the rights and privileges and be subject to like restraints as other livestock.

Sec. 955.04. (A) Every owner of a dog kennel of dogs 602 shall, in like manner as provided in division (A) of section 603 955.01 955.02 of the Revised Code, make application for the 604 registration of such kennel, and pay to the county auditor a 605 registration fee of ten dollars for each such kennel, unless a 606 greater fee has been established under section 955.14 of the 607 Revised Code. If such the application is not filed and the fee 608 paid, on or before the thirty-first day of January of each year, 609 the auditor shall assess a penalty in an amount equal to the 610 registration fee upon the owner of such kennel. The payment of 611 such the kennel registration fee shall entitle entitles the 612 licensee to not more than five tags, to bear consecutive numbers 613 and to be issued in like manner and have like effect when worn 614 by any dog owned in good faith by such licensee as the tags 615 provided for in section <del>955.08</del> 955.07 of the Revised Code. Upon 616 application to the county auditor, additional tags, in excess of 617 the five tags, may be issued upon payment of an additional fee 618 of one dollar per tag. 619

(B) No owner	of a kennel	shall fail to reg	ister the kennel	620
in accordance with	this section	. A violation of	this division is	621

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a strict liability offense and section 2901.20 of the Revised	622
Code does not apply.	623
(C) Whoever violates division (B) of this section shall be	624
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fined not less than twenty-five dollars or more than one hundred	625
dollars on a first offense, and on each subsequent offense shall	626
be fined not less than seventy-five dollars or more than two	627
hundred fifty dollars and may be imprisoned for not more than	628
thirty days.	629
Sec. 955.05. After the thirty-first day of January of any	630
year, except as otherwise provided in section <del>955.012</del> _ <u>955.022</u> or	631
955.16 of the Revised Code, every person, immediately upon	632
becoming the owner, keeper, or harborer of any dog more than	633
three months of age or brought from outside the state during any	634
year, shall file like applications, with fees, as required by	635
section <u>955.01_955.02</u> of the Revised Code, for registration for	636
a period of one year or three years or an application for	637
permanent registration. If the application is not filed and the	638
fee paid, within thirty days after the dog is acquired, becomes	639
three months of age, or is brought from outside the state, the	640
auditor shall assess a penalty in an amount equal to the	641
registration fee for one year upon the owner, keeper, or	642
harborer, which shall be paid with the registration fee.	643
Thereafter, the owner, keeper, or harborer shall register the	644
dog as provided in section $\frac{955.01}{955.02}$ of the Revised Code, as	645
applicable.	646

Every person becoming the owner of a dog kennel of dogs647after the thirty-first day of January of any year shall file648like applications, with fees, as required by section 955.04 of649the Revised Code, for the registration of such kennel for the650current calendar year. If such application is not filed and the651

fee paid within thirty days after the person becomes the owner652of such kennel, the auditor shall assess a penalty in an amount653equal to the registration fee upon the owner of such kennel.654

Sec. 955.06. (A) The owner, keeper, or harborer of a dog 655 becoming three months of age after the first day of July in a 656 calendar year and the owner, keeper, or harborer of a dog 657 purchased outside the state after the first day of July in a 658 calendar year shall register the dog in accordance with division 659 (B), (C), or (D) of this section within ninety days of the dog's 660 becoming three months of age or within ninety days of the date 661 of the purchase of the dog, as applicable. 662

(B) The owner, keeper, or harborer of a dog to which division (A) of this section applies may register the dog for the remainder of the current year. The fee for such a registration shall be one-half of the original fee for a oneyear registration. Thereafter, the owner, keeper, or harborer shall register the dog for a period of one year, three years, or permanently as provided in section <u>955.01\_955.02</u> of the Revised Code.

(C) The owner, keeper, or harborer of a dog to which 671 division (A) of this section applies may register the dog for a 672 period consisting of the remainder of the current year and two 673 additional years. The fee for such a registration shall be 674 eighty-three per cent of the original fee for a three-year 675 registration. Thereafter, the owner, keeper, or harborer shall 676 register the dog for a period of one year, three years, or 677 permanently as provided in section 955.01 955.02 of the Revised 678 Code. 679

(D) The owner, keeper, or harborer of a dog to whichdivision (A) of this section applies may register the dog681

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р	permanently. The fee for such a registration shall be the same	682
a	as the original fee for a permanent registration.	683
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	<b>Sec. 955.07.</b> (A) Upon the filing of the application for	684
r	registration required by sections <del>955.01 <u>955.02</u> and 955.04 of</del>	685
t	he Revised Code and upon the payment of the registration fee	686
a	and the administrative fee, if applicable, the county auditor	687
S	shall assign a distinctive number to every dog or dog kennel	688
d	lescribed in the application and shall deliver a certificate of	689
r	registration bearing the number to the owner of the dog or dog	690
k	ennel. A record of all certificates of registration issued,	691
t	cogether with the applications for registration, shall be kept	692
b	by the auditor in a dog and kennel register until after an audit	693
р	performed by the auditor of state. This record shall be open to	694
t	the inspection of any person during reasonable business hours.	695
	(B) In addition to the certificate of registration	696
n	provided for under division (A) of this section, the county	697

provided for under division (A) of this section, the county 697 auditor shall issue to every person applying for the 698 registration of a dog and paying the required fee a metal tag 699 for each dog so registered. The form, color, character, and 700 lettering of the tag shall be prescribed by the county auditor. 701 If a tag is lost, a duplicate shall be furnished by the auditor 702 upon proper proof of loss and the payment of five dollars for 703 each duplicate tag issued. 704

Sec. 955.09 955.08. Certificates of registration and registration tags shall be valid only during the calendar year or years for which they are issued.

**Sec. 955.10 955.09.** (A) No owner of a doq, except a doq 708 constantly confined to a dog kennel registered under this 709 chapter or one-licensed under Chapter 956. of the Revised Code, 710 shall fail to require the dog to wear, at all times, a valid tag 711

purpose.

division (A) of section 955.02 of the Revised Code. A violation 713 of this division is a strict liability offense and section 714 2901.20 of the Revised Code does not apply. A dog found not 715 wearing at any time a valid tag shall be is prima-facie evidence 716 of lack of registration and shall subject any dog found not 717 wearing such a tag to impounding, sale, or destruction. 718 (B) No person shall recklessly obstruct or interfere with 719 anyone lawfully engaged in capturing an unregistered dog or 720 721 examining a dog wearing a tag. (C) No person shall recklessly own, keep, or harbor a dog 722 wearing a fictitious, altered, or invalid registration tag or a 723 registration tag not issued by the county auditor in connection 724 with the registration of such animal. 725 (D) Whoever violates division (A), (B), or (C) of this 726 section is quilty of a minor misdemeanor. 727 Sec. 955.221 955.10. (A) For the purposes of this section, 728 ordinances or resolutions to control dogs include, but are not 729 limited to, ordinances or resolutions concerned with the 730 ownership, keeping, or harboring of dogs, the restraint of dogs, 731 dogs as public nuisances, and dogs as a threat to public health, 732 safety, and welfare, except that such ordinances or resolutions 733 as permitted in division (B) of this section shall not prohibit 734 the use of any dog which is lawfully engaged in hunting or 735 training for the purpose of hunting while accompanied by a 736 licensed hunter. However, such dogs at all other times and in 737 all other respects shall be subject to the ordinance or 738 resolution permitted by this section, unless actually in the 739 field and engaged in hunting or in legitimate training for such 740

issued in connection with a certificate of registration under

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(B) (1) A board of county commissioners may adopt and
enforce resolutions to control dogs within the unincorporated
areas of the county that are not otherwise in conflict with any
other provision of the Revised Code.
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(2) A board of township trustees may adopt and enforce 746 resolutions to control dogs within the township that are not 747 otherwise in conflict with any other provision of the Revised 748 Code, if the township is located in a county where the board of 749 county commissioners has not adopted resolutions to control dogs 750 within the unincorporated areas of the county under this 751 752 section. In the event that the board of county commissioners adopts resolutions to control dogs in the county after a board 753 of township trustees has adopted resolutions to control dogs 754 within the township, the resolutions adopted by the county board 755 of commissioners prevail over the resolutions adopted by the 756 757 board of township trustees.

(3) A municipal corporation may adopt and enforce ordinances to control dogs within the municipal corporation that are not otherwise in conflict with any other provision of the Revised Code.

(C) No person shall <u>recklessly</u> violate any resolution or ordinance adopted under this section.

(D) Whoever violates division (C) of this section is 764 quilty of a minor misdemeanor. Each day of continued violation 765 constitutes a separate offense. Fines levied and collected for 766 violations of that division shall be distributed by the mayor or 767 clerk of the municipal or county court in accordance with 768 section 733.40, division (F) of section 1901.31, or division (C) 769 of section 1907.20 of the Revised Code to the treasury of the 770 county, township, or municipal corporation whose resolution or 771

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ordinance was violated.	772
Sec. 955.11. (A) As used in this section:	773
(1)(a) "Dangerous dog" means a dog that, without	774
provocation, and subject to division (A)(1)(b) of this section,	775
has done any of the following:	776
(i) Caused injury, other than killing or serious injury,	777
to any person;	778
(ii) Killed another dog;	779
(iii) Been the subject of a third or subsequent violation	780
of division (C) of section 955.22 of the Revised Code.	781
(b) "Dangerous dog" does not include a police dog that has	782
caused injury, other than killing or serious injury, to any	783
person or has killed another dog while the police dog is being	784
used to assist one or more law enforcement officers in the	785
performance of their official duties.	786
(2) "Menacing fashion" means that a dog would cause any	787
person being chased or approached to reasonably believe that the	788
dog will cause physical injury to that person.	789
(3) (a) Subject to division (A) (3) (b) of this section,	790
"nuisance dog" means a dog that without provocation and while	791
off the premises of its owner, keeper, or harborer has chased or	792
approached a person in either a menacing fashion or an apparent	793
attitude of attack or has attempted to bite or otherwise	794
endanger any person.	795
(b) "Nuisance dog" does not include a police dog that	796
while being used to assist one or more law enforcement officers	797
in the performance of official duties has chased or approached a	798
person in either a menacing fashion or an apparent attitude of	799

attack or has attempted to bite or otherwise endanger any	800
person.	801
(4) "Police dog" means a dog that has been trained, and	802
may be used, to assist one or more law enforcement officers in	803
the performance of their official duties.	804
(5) "Serious injury" means any of the following:	805
(a) Any physical harm that carries a substantial risk of	806
death;	807
(b) Any physical harm that involves a permanent	808
incapacity, whether partial or total, or a temporary,	809
substantial incapacity;	810
(c) Any physical harm that involves a permanent	811
disfigurement or a temporary, serious disfigurement;	812
(d) Any physical harm that involves acute pain of a	813
duration that results in substantial suffering or any degree of	814
prolonged or intractable pain.	815
(6)(a) "Vicious dog" means a dog that, without provocation	816
and subject to division (A)(6)(b) of this section, has killed or	817
caused serious injury to any person.	818
(b) "Vicious dog" does not include either of the-	819
following:	820
(i) A police dog that has killed or caused serious injury-	821
to any person while the police dog is being used to assist one	822
or more law enforcement officers in the performance of their	823
official duties;	824
(ii) A dog that has killed or caused serious injury to any	825
person while a person was committing or attempting to commit a	826

dog.

keeper, or harborer of the dog. 828 (7) "Without provocation" means that a dog was not teased, 829 tormented, or abused by a person, or that the dog was not coming 830 to the aid or the defense of a person who was not engaged in-831 illegal or criminal activity and who was not using the dog as a 832 means of carrying out such activity. 833 (B)-Upon the transfer of ownership of any dog, the seller 834 of the dog shall give the buyer a transfer of ownership 835 certificate that shall be signed by the seller. The certificate 836 shall contain the registration number of the dog, the name of 837 the seller, and a brief description of the dog. Blank forms of 838 the certificate may be obtained from the county auditor. A 839 transfer of ownership shall be recorded by the auditor upon 840 presentation of a transfer of ownership certificate that is 841 signed by the former owner of a dog and that is accompanied by a 842 fee of five dollars. 843 (C) Prior (B) Except as provided in division (C) of this 844 section, prior to the transfer of ownership or possession of any 845 a dog, upon the buyer's or other transferee's request, the 846 seller or other transferor of the dog shall give to the person a 847 written notice relative to the behavior and propensities of the 848 849

trespass or other criminal offense on the property of the owner,

(D) (C) Within ten days after the transfer of ownership or 850 possession of any dog, if the seller or other transferor of the 851 dog has knowledge that the dog is a dangerous dog or vicious 852 dog, the seller or other transferor shall give to the buyer or 853 other transferee, the board of health for the district in which 854 the buyer or other transferee resides, and the dog warden of the 855 county in which the buyer or other transferee resides, a 856

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completed copy of a written form on which the seller shall furnish the following information:	857 858
(1) The name and address of the buyer or other transferee of the dog;	859 860
(2) The age, sex, color, breed, and current registration number of the dog.	861 862
In addition, the seller shall answer the following questions, which shall be specifically stated on the form as follows:	863 864 865
"Has the dog ever chased or attempted to attack or bite a person? If yes, describe the incident(s) in which the behavior occurred."	866 867 868
"Has the dog ever bitten a person? If yes, describe the incident(s) in which the behavior occurred."	869 870
"Has the dog ever seriously injured or killed a person? If yes, describe the incident(s) in which the behavior occurred."	871 872
The seller or other transferor shall obtain the signature of the buyer or other transferee after a statement on the form that the buyer or other transferee understands that such person	873 874 875
is acquiring a dangerous or vicious dog. The dog warden of the county in which the seller resides	876 877
shall furnish the form to the seller at no cost. $(E)$ (D) (1) No coller or other transforms of a day shall	878
(E) (D) (1) No seller or other transferor of a dog shall fail to comply with the applicable requirements of divisions (B) to (D) division (A) of this section. A violation of this division	879 880 881
is a strict liability offense and section 2901.20 of the Revised <u>Code does not apply.</u>	881 882 883

(2) No seller or other transferor of a dog shall fail to	884
comply with the requirements of division (B) or (C) of this	885
section. A violation of this division is a strict liability	886
offense and section 2901.20 of the Revised Code does not apply.	887
(E)(1) Whoever violates division (D)(1) of this section is	888
guilty of a minor misdemeanor.	889
(2) Whoever violates division (D)(2) of this section is	890
guilty of a minor misdemeanor on a first offense and of a	891
misdemeanor of the fourth degree on each subsequent offense.	892
(F) Division (C) of this section does not apply to an	893
animal shelter with respect to a dog concerning which it	894
transferred ownership or possession to another person if both of	895
the following apply:	896
(1) The animal shelter did not have knowledge and could	897
not have reasonably ascertained that the dog is a dangerous or	898
vicious dog.	899
(2) Before the transfer of the dog, the animal shelter	900
checked any microchip implanted in the dog to ascertain the	901
dog's designation status and asked the following questions of	902
the dog's previous owner, keeper, or harborer, if such person is	903
known:	904
(a) "Has the dog ever chased or attempted to attack or	905
bite a person? If yes, describe the incident(s) in which the	906
behavior occurred."	907
(b) "Has the dog ever bitten a person? If yes, describe	908
the incident(s) in which the behavior occurred."	909
(c) "Has the dog ever seriously injured or killed a	910
person? If yes, describe the incident(s) in which the behavior	911

### occurred."

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As used in division (F) of this section, an "animal	913
shelter" means an animal shelter that is a nonprofit	914
organization that is exempt from federal income taxation under	915
subsection 501(a) and described in subsection 501(c)(3) of the	916
"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1.	917

Sec. 955.12. (A) Except as provided in section 955.121 of 918 Revised Code, a board of county commissioners shall appoint or 919 employ a county dog warden and deputies in such number, for such 920 periods of time, and at such compensation as the board considers 921 necessary to enforce sections 955.01 to 955.27 and 955.50 to 922 955.53 of the Revised Code. 923

(B) Except as otherwise provided in section 3.061 of the Revised Code, the warden and deputies shall give bond in a sum not less than five hundred dollars and not more than two thousand dollars, as set by the board, conditioned for the faithful performance of their duties. The bond or bonds may, in the discretion of the board, be individual or blanket bonds. The bonds shall be filed with the county auditor of their respective counties.

932 (C) The warden and deputies shall make a record of all dogs owned, kept, and harbored in their respective counties. 933 They shall patrol their respective counties and seize and 934 impound on sight all dogs found running at large and all dogs 935 more than three months of age found not wearing a valid 936 registration tag, except any dog that wears a valid registration 937 tag and is: on the premises of its owner, keeper, or harborer, 938 under the reasonable control of its owner or some other person, 939 hunting with its owner or its handler at a field trial, kept 940 constantly confined in a dog kennel registered under this 941

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chapter or one licensed under Chapter 956. of the Revised Code,942or acquired by, and confined on the premises of, an institution943or organization of the type described in section 955.16 of the944Revised Code. A dog that wears a valid registration tag may be945seized on the premises of its owner, keeper, or harborer and946impounded only in the event of a natural disaster.947

(D) If a dog warden has reason to believe that a dog is 948 being treated inhumanely on the premises of its owner, keeper, 949 or harborer, the warden shall apply to the court of common pleas 950 951 for the county in which the premises are located for an order to enter the premises, and if necessary, seize the dog. If the 952 court finds probable cause to believe that the dog is being 953 treated inhumanely, it shall issue such an ordernotify, in 954 writing, the humane society or the appropriate law enforcement 955 authority that has jurisdiction to enforce Chapter 959. of the 956 957 Revised Code.

(E) The warden and deputies shall also make weekly 958 reports, in writing, to the board in their respective counties 959 of all dogs seized, impounded, redeemed, and destroyed. 960

(F) The wardens and deputies shall have the same police 961 powers as are conferred upon sheriffs and police officers in the 962 performance of their duties as prescribed by sections 955.01 to 963 955.27 and 955.50 to 955.53 of the Revised Code. They shall also 964 have power to summon the assistance of bystanders in performing 965 their duties and may serve writs and other legal processes 966 issued by any court in their respective counties with reference 967 to enforcing those sections. County auditors may deputize the 968 wardens or deputies to issue dog licenses as provided in 969 sections 955.01 and 955.14 of the Revised Code. 970

(G) Whenever any person files an affidavit in a court of 971

competent jurisdiction that there is a dog running at large that 972 is not kept constantly confined either in a dog kennel 973 registered under this chapter or one licensed under Chapter 956. 974 of the Revised Code or on the premises of an institution or 975 organization of the type described in section 955.16 of the 976 Revised Code or that a dog is kept or harbored in the warden's 977 jurisdiction without being registered as required by law, the 978 court shall immediately order the warden to seize and impound 979 the dog. Thereupon the warden shall immediately seize and 980 impound the dog complained of. The warden shall give immediate 981 notice by certified mail to the owner, keeper, or harborer of 982 the dog seized and impounded by the warden, if the owner, 983 keeper, or harborer can be determined from the current year's 984 registration list maintained by the warden and the county 985 auditor of the county where the dog is registered, that the dog 986 has been impounded and that, unless the dog is redeemed within 987 fourteen days of the date of the notice, it may thereafter be 988 sold or destroyed according to law. If the owner, keeper, or 989 harborer cannot be determined from the current year's 990 registration list maintained by the warden and the county 991 auditor of the county where the dog is registered, the officer 992 shall post a notice in the pound or animal shelter both 993 describing the dog and place where seized and advising the 994 unknown owner that, unless the dog is redeemed within three 995 days, it may thereafter be sold or destroyed according to law. 996

(H) No county dog warden shall knowingly fail to perform997the warden's duties under this section.998(I) Whoever violates division (H) of this section is999

Sec. 955.121. (A)(1) In lieu of appointing a county dog

guilty of a minor misdemeanor.

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warden and deputies under section 955.12 of the Revised Code, a 1002 board of county commissioners may appoint the county sheriff to 1003 enforce sections 955.01 to 955.27 and 955.50 to 955.53 of the 1004 Revised Code. If a board chooses to appoint the county sheriff 1005 as the county dog warden, the board shall enter into a two-year 1006 written agreement with the sheriff for that purpose at the first 1007 meeting in a calendar year following a general election in which 1008 at least one of the members of the board was elected. 1009

(2) The agreement may authorize both of the following: 1010

(a) The sheriff to appoint sheriff's deputies or persons1011other than peace officers as deputy dog wardens;1012

(b) The transfer of any benefits accrued by employees who1013are transferred as a result of the county sheriff's being1014appointed as the county dog warden.1015

(B) Any dog warden and deputy dog wardens appointed under1016this section shall comply with both of the following:1017

(1) Any training requirements applicable to county dog
wardens and deputy dog wardens appointed or employed under
section 955.12 of the Revised Code;
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(2) The requirements established in that section. 1021

(C) If a county sheriff or a sheriff's deputies are 1022 appointed as a dog warden or deputy dog wardens under this 1023 section, references in this chapter and in Chapters 953., 956., 1024 and 959. of the Revised Code to "dog warden" and "deputy dog 1025 warden" shall be deemed to be replaced, respectively, with 1026 references to "sheriff" and "deputy sheriff." 1027

Sec. 955.14. (A) Notwithstanding section 955.01 955.02 of1028the Revised Code, a board of county commissioners by resolution1029

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may increase dog and kennel registration fees in the county. The 1030 amount of the fees shall not exceed an amount that the board, in 1031 its discretion, estimates is needed to pay all expenses for the 1032 administration of this chapter. Such a resolution shall be 1033 adopted not earlier than the first day of February and not later 1034 than the thirty-first day of August of any year and shall 1035 specify the registration period or periods to which the 1036 increased fees apply. An increase in fees adopted under this 1037 division shall be in the ratio of two dollars for each year of 1038 registration for a dog registration fee, twenty dollars for a 1039 permanent dog registration fee, and ten dollars for a kennel 1040 registration fee. 1041

(B) Notwithstanding section 955.20 of the Revised Code, if 1042 dog and kennel registration fees in any county are increased 1043 above two dollars for each year of registration and twenty 1044 dollars for a permanent registration for a dog registration fee 1045 and ten dollars for a kennel registration fee under authority of 1046 division (A) of this section, then on or before the first day of 1047 March following each year in which the increased fees are in 1048 effect, the county auditor shall draw on the dog and kennel fund 1049 a warrant payable to the college of veterinary medicine of the 1050 Ohio state university in an amount equal to ten cents for each 1051 one-year dog registration, thirty cents for each three-year dog 1052 registration, one dollar for each permanent dog registration, 1053 and ten cents for each kennel registration fee received during 1054 the preceding year. The money received by the college of 1055 veterinary medicine of the Ohio state university under this 1056 division shall be applied for research and study of the diseases 1057 of dogs, particularly those transmittable to humans, and for 1058 research of other diseases of dogs that by their nature will 1059 provide results applicable to the prevention and treatment of 1060 both human and canine illness.

(C) The Ohio state university college of veterinary 1062 medicine shall be responsible to report annually to the general 1063 assembly the progress of the research and study authorized and 1064 funded by division (B) of this section. The report shall briefly 1065 describe the research projects undertaken and assess the value 1066 of each. The report shall account for funds received pursuant to 1067 division (B) of this section and for the funds expended 1068 attributable to each research project and for other necessary 1069 expenses in conjunction with the research authorized by division 1070 (B) of this section. The report shall be filed with the general 1071 assembly by the first day of May of each year. 1072

(D) The county auditor may authorize agents to receive 1073 applications for registration of dogs and kennels and to issue 1074 certificates of registration and tags. If authorized agents are 1075 employed in a county, each applicant for a dog or kennel 1076 registration shall pay to the agent an administrative fee of 1077 seventy-five cents in addition to the registration fee. The 1078 administrative fee shall be the compensation of the agent. The 1079 county auditor shall establish rules for reporting and 1080 accounting by the agents. No administrative or similar fee shall 1081 be charged in any county except as authorized by this division 1082 or division (E) of this section. 1083

(E) For any county that accepts the payment of dog and 1084 kennel registration fees by financial transaction devices in 1085 accordance with section <u>955.013 955.023</u> of the Revised Code, in 1086 addition to those registration fees, the county auditor shall 1087 collect for each registration paid by a financial transaction 1088 device one of the following: 1089

(1) An administrative fee of seventy-five cents or another 1090

amount necessary to cover actual costs designated by the county 1091 auditor; 1092

(2) If the board of county commissioners adopts a 1093
surcharge or convenience fee for making payments by a financial 1094
transaction device under division (E) of section 301.28 of the 1095
Revised Code, that surcharge or convenience fee; 1096

(3) If the county auditor contracts with a third party to 1097 provide services to enable registration via the internet as 1098 provided in section <del>955.013</del> 955.023 of the Revised Code, a 1099 surcharge or convenience fee as agreed to between that third 1100 party and the county for those internet registration services. 1101 Any additional expenses incurred by the county auditor that 1102 result from a contract with a third party as provided in this 1103 section and section 955.013-955.023 of the Revised Code and that 1104 are not covered by a surcharge or convenience fee shall be paid 1105 out of the allowance provided to the county auditor under 1106 section 955.20 of the Revised Code. 1107

(F) The county auditor shall post conspicuously the amount 1108 of the administrative fee, surcharge, or convenience fee that is 1109 permissible under this section on the web page where the auditor 1110 accepts payments for registrations made under division (B)(1) of 1111 section 955.013 955.023 of the Revised Code. If any person 1112 chooses to pay by financial transaction device, the 1113 administrative fee, surcharge, or convenience fee shall be 1114 considered voluntary and is not refundable. 1115

Sec. 955.16. (A) Dogs that have been seized by the county 1116 dog warden and impounded shall be kept, housed, and fed for 1117 three days for the purpose of redemption, as provided by section 1118 955.18 of the Revised Code, unless any of the following applies: 1119

(1) Immediate humane destruction of the dog is necessary 1120 because of obvious disease or injury. If the diseased or injured 1121 dog is registered, as determined from the current year's 1122 registration list maintained by the warden and the county 1123 auditor of the county where the dog is registered, the necessity 1124 of destroying the dog shall be certified by a licensed 1125 veterinarian or a registered veterinary technician. If the dog 1126 is not registered, the decision to destroy it shall be made by 1127 the warden. 1128

(2) The dog is currently registered on the registration
1129
list maintained by the warden and the auditor of the county
where the dog is registered and the attempts to notify the
owner, keeper, or harborer under section 955.12 of the Revised
Code have failed, in which case the dog shall be kept, housed,
and fed for fourteen days for the purpose of redemption.

(3) The warden has contacted the owner, keeper, or 1135 harborer under section 955.12 of the Revised Code, and the 1136 owner, keeper, or harborer has requested that the dog remain in 1137 the pound or animal shelter until the owner, harborer, or keeper 1138 redeems the dog. The time for such redemption shall be not more 1139 than forty-eight hours following the end of the appropriate 1140 redemption period. 1141

Any dog not so redeemed may be adopted out or donated to 1142 any person, including a nonprofit special agency that is engaged 1143 in the training of any type of assistance dogs or to a nonprofit 1144 teaching or research institution or organization that is 1145 certified by the director of health as being engaged in teaching 1146 or research concerning the prevention and treatment of diseases 1147 of human beings or animals. The county dog warden may charge an 1148 adoption fee for any dog that is adopted. Except as provided in 1149 division (B) of this section, no dog shall be discharged from1150the pound or animal shelter until the animal has been registered1151and furnished with a valid registration tag.1152

(B) Any dog that is donated to a nonprofit special agency 1153 engaged in the training of any type of assistance dogs in 1154 accordance with division (A) of this section and any dog that is 1155 sold to any nonprofit teaching or research institution or 1156 organization shall be discharged from the pound or animal 1157 shelter without registration and may be kept by the agency or by 1158 1159 the institution or organization without registration so long as the dog is being trained, or is being used for teaching and 1160 research purposes. 1161

Any institution or organization certified by the director1162that obtains dogs for teaching and research purposes pursuant to1163this section shall, at all reasonable times, make the dogs1164available for inspection by humane society agents, appointed1165pursuant to section 1717.06 of the Revised Code, in order that1166the agents may prevent the perpetration of any act of cruelty,1167as defined in section 1717.01 of the Revised Code, to the dogs.1168

(C) Any dog that the dog warden or poundkeeper is unable 1169 to dispose of, in the manner provided by this section and 1170 section 955.18 of the Revised Code, may be humanely destroyed, 1171 except that no dog shall be destroyed until twenty-four hours 1172 after it has been offered to a nonprofit teaching or research 1173 institution or organization, as provided in this section, that 1174 has made a request for dogs to the dog warden or poundkeeper. 1175

(D) An owner of a dog that is wearing a valid registration
tag who presents the dog to the dog warden or poundkeeper may
specify in writing that the dog shall not be offered to a
nonprofit teaching or research institution or organization, as
1176

provided in this section.

(E) A record of all dogs impounded, the disposition of the 1181 same, the owner's name and address, if known, and a statement of 1182 costs assessed against the dogs shall be kept by the 1183 poundkeeper, and the poundkeeper shall furnish a transcript 1184 thereof to the county treasurer quarterly. 1185

A record of all dogs received and the source that supplied 1186 them shall be kept, for a period of three years from the date of 1187 acquiring the dogs, by all institutions or organizations engaged 1188 in teaching or research concerning the prevention and treatment 1189 of diseases of human beings or animals. 1190

(F) No person shall recklessly destroy any dog by the use 1191 of a high altitude decompression chamber or by any method other 1192 than a method that immediately and painlessly renders the dog 1193 initially unconscious and subsequently dead. 1194

(G) Whoever violates division (F) of this section is 1195 quilty of a misdemeanor of the fourth degree. 1196

Sec. 955.20. The registration fees provided for in 1197 sections 955.01 955.02 to 955.14 of the Revised Code constitute 1198 a special fund known as "the dog and kennel fund." The fees 1199 shall be deposited by the county auditor in the county treasury 1200 daily as collected. Money in the fund shall be used for the 1201 purpose of defraying the cost of furnishing all blanks, records, 1202 tags, nets, and other equipment, for the purpose of paying the 1203 compensation of county dog wardens, deputies, poundkeepers, and 1204 other employees necessary to carry out and enforce sections 1205 955.01 955.02 to 955.261 of the Revised Code, and in accordance 1206 with section 955.27 of the Revised Code. The board of county 1207 commissioners, by resolution, shall appropriate sufficient funds 1208

out of the dog and kennel fund, not more than fifteen per cent 1209 of which shall be expended by the auditor for registration tags, 1210 blanks, records, and clerk hire, for the purpose of defraying 1211 the necessary expenses of registering, seizing, impounding, and 1212 destroying dogs in accordance with sections 955.01 to 955.27 of 1213 the Revised Code, and for the purpose of covering any additional 1214 expenses incurred by the county auditor as authorized by 1215 division (E)(3) of section 955.14 of the Revised Code. 1216

If the funds so appropriated in any calendar year are1217found by the board to be insufficient to defray the necessary1218cost and expense of the county dog warden in enforcing sections1219955.01-955.02 to 955.27 of the Revised Code, the board, by1220resolution so provided, may appropriate further funds for the1221use and purpose of the county dog warden in administering those1222sections.1223

Sec. 955.21. (A) Except as provided in division (F) of	1224
this section, no owner, keeper, or harborer of any dog shall	1225
fail at any time to do either of the following:	1226

(1) Keep the dog physically confined or restrained upon	1227
the premises of the owner, keeper, or harborer by a leash,	1228
tether, adequate fence, supervision, or secure enclosure to	1229
prevent escape;	1230

(2) Keep the dog under the reasonable control of some1231person.1232

A violation of division (A) of this section is a strict1233liability offense and section 2901.20 of the Revised Code does1234not apply.1235

(B) Whoever commits a violation of this section that1236involves a dog that is not a nuisance dog, dangerous dog, or1237

vicious dog shall be fined not less than twenty-five dollars or	1238
more than one hundred dollars on a first offense, and on each	1239
subsequent offense shall be fined not less than seventy-five	1240
dollars or more than two hundred fifty dollars and may be	1241
imprisoned for not more than thirty days. Additionally, the	1242
court may order the offender to personally supervise the dog	1243
that the offender owns, keeps, or harbors, to cause that dog to	1244
complete dog obedience training, or to do both.	1245
(C) Whoever commits a violation of this section that	1246
involves a nuisance dog is guilty of a misdemeanor of the fourth	1247
degree on the first offense and of a misdemeanor of the third	1248
degree on each subsequent offense involving the same dog.	1249
Additionally, the court may order the offender to personally	1250
supervise the nuisance dog that the offender owns, keeps, or	1251
harbors, to cause that dog to complete dog obedience training,	1252
<u>or to do both.</u>	1253
(D) Whoever commits a violation of this section that	1254
involves a dangerous dog is guilty of a misdemeanor of the third	1255
degree on a first offense and of a misdemeanor of the second	1256
degree on each subsequent offense. Additionally, the court may	1257
order the offender to do either or both of the following:	1258
(1) Personally supervise the dangerous dog that the	1259
offender owns, keeps, or harbors;	1260
(2) Cause that dog to complete dog obedience training.	1261
The court, in the alternative, may order the dangerous dog	1262
to be humanely destroyed by a licensed veterinarian or the	1263
county dog warden at the owner's expense.	1264
Until the court makes a final determination and during the	1265
pendency of any appeal and at the discretion of the dog warden,	1266

the dog shall be confined or restrained in accordance with	1267
division (A) of section 955.24 of the Revised Code or at the	1268
county dog pound at the owner's expense.	1269
(E) Whoever commits a violation of this section that	1270
	1270
involves a vicious dog is guilty of a misdemeanor of the second	
degree on a first offense and of a misdemeanor of the first	1272
degree on each subsequent offense. Additionally, the court shall	1273
order the offender to do both of the following:	1274
(1) Personally supervise the vicious dog that the offender	1275
owns, keeps, or harbors;	1276
(2) Cause that dog to complete dog obedience training.	1277
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The court, in the alternative, may order the vicious dog	1278
to be humanely destroyed by a licensed veterinarian or the	1279
county dog warden at the owner's expense.	1280
Until the court makes a final determination and during the	1281
pendency of any appeal and at the discretion of the dog warden,	1282
the dog shall be confined or restrained in accordance with	1283
division (A) of section 955.24 of the Revised Code or at the	1284
county dog pound at the owner's expense.	1285
(F) Division (A) of this section does not apply when a dog	1286
that has not been designated as a dangerous or vicious dog is	1287
lawfully engaged in either of the following:	1288
(1) Hunting, provided the dog is accompanied by the owner,	1289
keeper, harborer, or handler of the dog;	1290
(2) Field trials.	1291
Sec. 955.22. (A) As used in this section and section	1292
955.23 of the Revised Code:	1293

(1) "Vicious dog act" means one of the following actions	1294
committed by a dog without provocation, other than by a police	1295
dog that is being used to assist one or more law enforcement	1296
officers in the performance of their official duties:	1297
(a) The killing of any person;	1298
(b) Causing serious injury to any person by physical	1299
contact;	1300
(c) Engaging in a dangerous dog act after the dog has been	1301
designated as a dangerous dog under section 955.23 of the	1302
Revised Code.	1303
(2) "Dangerous dog act" means one of the following actions	1304
committed by a dog without provocation, other than by a police	1305
dog that is being used to assist one or more law enforcement	1306
officers in the performance of their official duties:	1307
(a) Causing injury by physical contact, other than killing	1308
or serious injury, to any person in either a menacing fashion or	1309
an apparent attitude of attack;	1310
(b) Causing serious injury to any person without making	1311
physical contact in either a menacing fashion or an apparent	1312
attitude of attack;	1313
(c) The killing of another dog or livestock;	1314
(d) Causing serious injury to another dog or livestock	1315
that results in euthanasia of the animal by a person authorized	1316
to perform euthanasia under Ohio law.	1317
(3) "Nuisance dog act" means one of the following actions	1318
committed by a dog without provocation and while off the	1319
premises of its owner, keeper, or harborer, other than by a	1320
police dog that is being used to assist one or more law	1321

enforcement officers in the performance of their official	1322
<u>duties:</u>	1323
(a) Chasing or approaching a person in either a menacing	1324
fashion or an apparent attitude of attack;	1325
(b) Attempting to bite or otherwise endanger any person in	1326
either a menacing fashion or an apparent attitude of attack;	1327
(c) Causing injury to any person without making physical	1328
contact in either a menacing fashion or an apparent attitude of	1329
attack;	1330
(d) Chasing, threatening, harassing, or injuring another	1331
dog or livestock in either a menacing fashion or an apparent	1332
attitude of attack;	1333
(e) Having been the subject of a third or subsequent	1334
violation of section 955.21 of the Revised Code.	1335
(4) "Injury" means any physical harm to a person, another	1336
dog, or livestock, but does not include physical harm resulting	1337
from a situation where the dog behaves in a playful,	1338
nonaggressive, or age-appropriate manner.	1339
(5) "Serious injury" means any of the following:	1340
(a) Any physical harm that carries a substantial risk of	1341
death;	1342
(b) Any physical harm that involves a permanent	1343
incapacity, whether partial or total, or a temporary,	1344
substantial incapacity;	1345
(c) Any physical harm that involves a permanent	1346
disfigurement or a temporary, serious disfigurement;	1347

(d) Any physical harm that involves acute pain of a 1348

duration that results in substantial suffering or any degree of	1349
prolonged or intractable pain.	1350
(6) "Without provocation" means either of the following,	1351
as applicable:	1352
(a) That a dog was not teased, tormented, or abused by a	1353
person, or that the dog was not coming to the aid or the defense	1354
of a person who was not engaged in illegal or criminal activity	1355
and who was not using the dog as a means of carrying out such	1356
activity;	1357
(b) That a dog was not attacked by another dog or	1358
livestock.	1359
(B)(1) No owner, keeper, or harborer of a dog shall	1360
negligently fail to prevent the dog from committing a vicious	1361
dog act. Whoever violates this division is guilty of a	1362
misdemeanor of the third degree on a first offense and a	1363
misdemeanor of the second degree on each subsequent offense.	1364
(2) No owner, keeper, or harborer of a dangerous or	1365
vicious dog shall negligently fail to prevent the dog from	1366
committing a vicious dog act that involves injuring or killing a	1367
person. Whoever violates this division is guilty of a felony of	1368
the third degree.	1369
(C)(1) No owner, keeper, or harborer of a dog shall	1370
negligently fail to prevent the dog from committing a dangerous	1371
dog act. Whoever violates this division is guilty of a	1372
misdemeanor of the fourth degree on a first offense and a	1373
misdemeanor of the third degree on each subsequent offense.	1374
(2) No owner, keeper, or harborer of a dangerous or	1375
vicious dog shall negligently fail to prevent the dog from	1376
committing a dangerous dog act that involves injuring a person.	1377

Whoever violates this division is guilty of a felony of the	1378
fifth degree.	1379
(D) No owner, keeper, or harborer of a dog shall	1380
negligently fail to prevent the dog from committing a nuisance	1381
dog act. Whoever violates this division is guilty a minor	1382
misdemeanor on a first offense and a misdemeanor of the fourth	1383
degree on each subsequent offense.	1384
(E) In addition to any other penalty described under this	1385
section, and except as provided in division (F) of this section,	1386
the court may order the dog that is the subject of an offense	1387
under this section to be humanely destroyed by a licensed	1388
veterinarian or the county dog warden at the owner's expense.	1389
(F) In addition to any other penalty described under this	1390
section, the court shall order the dog that is the subject of an	1391
offense under this section to be humanely destroyed by a	1392
licensed veterinarian or the county dog warden at the owner's	1393
expense if, as a result of the offense, the dog kills or causes	1394
serious injury to a person.	1395
Sec. 955.222 955.23. (A) The municipal court or county-	1396
court that has territorial jurisdiction over the residence of	1397
the owner, keeper, or harborer of a dog shall conduct any	1398
hearing concerning the designation of the dog as a nuisance dog,	1399
dangerous dog, or vicious dogAs used in this section,	1400
"authorized person" means a person who is authorized to enforce	1401
this chapter.	1402
(B) If a <u>dog warden or other authorized person <del>who is -</del></u>	1403
authorized to enforce this chapter has reasonable probable cause	1404
to believe that a dog in the person's jurisdiction <del>is <u>committed</u></del>	1405
a nuisance dog act, dangerous dog act, or vicious dog act, the	1406

person shall proceed as follows:

(1) (a) If the dog warden or other authorized person 1408 determines that it is safe to have that dog remain in the 1409 custody of the dog's owner, keeper, or harborer and the dog's 1410 act did not result in the killing of a person or serious injury 1411 to a person, the dog warden or authorized person may designate 1412 the dog as a nuisance dog, dangerous dog, or vicious dog. Upon 1413 such designation, the dog warden or other authorized person 1414 shall notify the owner, keeper, or harborer of that dog, by 1415 certified mail or in person, of both of the following: 1416

(1) (i)That the dog warden or other authorized person has1417designated the dog a nuisance dog, dangerous dog, or vicious1418dog, as applicable;1419

(2) (ii)That the owner, keeper, or harborer of the dog may1420request a hearing regarding the designation in accordance with1421this section. The notice shall include instructions for filing a1422request for a hearing in the county in which the dog's owner,1423keeper, or harborer residescourt that has territorial1424jurisdiction over the location where the alleged act occurred.1425

(C) (b) If the owner, keeper, or harborer of the dog 1426 disagrees with the designation of the dog as a nuisance dog, 1427 dangerous dog, or vicious dog, as applicable, the owner, keeper, 1428 or harborer, not later than ten calendar days after receiving 1429 notification of the designation, may request a hearing regarding 1430 the determination. The request for a hearing shall be in writing 1431 and shall be filed with the municipal court or county court that 1432 has territorial jurisdiction over the residence of the dog's 1433 owner, keeper, or harborerspecified in the notice. 1434

(2) If the dog warden or other authorized person holds or 1435

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intends to hold the dog in custody in accordance with division	1436
(F)(2) of this section, the dog warden or other authorized	1437
person shall petition the court that has territorial	1438
jurisdiction over the location where the alleged act occurred to	1439
hold a hearing to determine whether the court shall issue an	1440
order designating the dog in accordance with this section and	1441
determine the disposition of the dog.	1442
(C) The court, not later than ten calendar days after	1443
receiving the hearing request described in division (B)(1)(b) of	1444
this section or the petition described in division (B)(2) of	1445
this section shall hold the hearing and, at the conclusion of	1446
the hearing, issue a final determination concerning whether the	1447
dog shall be designated a nuisance, dangerous, or vicious dog	1448
and the disposition of the dog. At the hearing, the person who	1449
petitioned the court or designated the dog, as a nuisance dog,	1450
dangerous dog, or vicious dog applicable, has the burden of	1451
proving, by clear and convincing evidence, that the dog is	1452
committed a nuisance dog act, dangerous dog act, or vicious dog	1453
act.	1454
(D) For purposes of this section, probable cause may be	1455
supported by one or more written statements of a witness	1456
describing the incident or incidents in which the witness saw	1457
the dog engage in a nuisance dog act, a dangerous dog act, or a	1458
vicious dog act.	1459
(E) The owner, keeper, or harborer of the dog or the	1460
person who designated the dog as a nuisance dog, dangerous dog,	1461
or vicious dog may appeal the court's final determination as in	1462
any other case filed in that court.	1463
(D) A court upon motion of an evener learner or berberer	1161
(D) A court, upon motion of an owner, keeper, or harborer	1464
or an attorney representing the owner, keeper, or harborer, may	1465

order that the dog designated as a nuisance dog, dangerous dog,	1466
or vicious dog be held in the possession of the owner, keeper,	1467
or harborer until the court makes a final determination under	1468
this section or during the pendency of an appeal, as applicable.	1469
(F)(1) If the dog warden or other authorized person has	1470
probable cause to believe that a dog in the person's	1471
jurisdiction committed a nuisance dog act, dangerous dog act, or	1472
vicious dog act and the dog warden or authorized person	1473
determines that it is safe to have the dog remain in the custody	1474
of the dog's owner, keeper, or harborer, the dog shall be held	1475
in the possession of the owner, keeper, or harborer during the	1476
pendency of any hearing conducted under this section or during	1477
the pendency of an appeal.	1478
Until the court makes a final determination and during the	1479
pendency of any appeal, the dog shall be confined or restrained	1480
in accordance with the provisions of division $\frac{(D)}{(A)}$ of section	1481
955.22 955.24 of the Revised Code that apply to dangerous dogs	1482
regardless of whether the dog has been designated as a vicious	1483
dog or a nuisance dog rather than a dangerous dog. The owner,	1484
keeper, or harborer of the dog shall not be required to comply	1485
with any other requirements established in the Revised Code that	1486
concern a nuisance dog, dangerous dog, or vicious dog, as	1487

applicable, until the court makes a final determination and 1488 during the pendency of any appeal. 1489

(E) If a dog is finally determined under this section, or	1490
on appeal as described in this section, to be a vicious dog,	1491
division (D) of section 955.11 and divisions (D) to (I) of	1492
section 955.22 of the Revised Code apply with respect to the dog	1493
and the owner, keeper, or harborer of the dog as if the dog were	1494
a dangerous dog, and section 955.54 of the Revised Code applies	1495

with respect to the dog as if it were a dangerous dog, and the	1496
court shall issue an order that specifies that those provisions	1497
apply with respect to the dog and the owner, keeper, or harborer	1498
in that manner. As part of the order, the court shall require	1499
the owner, keeper, or harborer to obtain the liability insurance	1500
required under division (E)(1) of section 955.22 of the Revised	1501
Code in an amount described in division (H)(2) of section 955.99	1502
of the Revised Code.	1503
(F) As used in this section, "nuisance dog," "dangerous-	1504
dog," and "vicious dog" have the same meanings as in section-	1505
955.11 of the Revised Code.	1506
(2) If the dog warden or other authorized person has	1507
probable cause to believe that a dog in the person's	1508
jurisdiction committed a nuisance dog act, dangerous dog act, or	1509
vicious dog act, during the pendency of a court's determination	1510
or appeal under this section, the dog shall be held in the	1511
custody of the dog warden or authorized person if one or both of	1512
the following occurs:	1513
(a) The dog warden or authorized person determines that it	1514
is not safe to have the dog remain in the custody of the dog's	1515
owner, keeper, or harborer after the commission of the alleged	1516
act.	1517
(b) The dog's act killed a person or caused serious injury	1518
to a person.	1519
While the dog is being so held, the cost of the holding is	1520
the responsibility of the dog's owner, keeper, or harborer.	1521
However, the dog's owner, keeper, or harborer shall not be	1522
responsible for such costs if the court does not determine that	1523
the dog be designated as a nuisance, dangerous, or vicious dog.	1524

(G)(1) Except as provided in division (G)(2) of this	1525
section, the court may order a dog that is designated in	1526
accordance with this section to be humanely destroyed by a	1527
licensed veterinarian or the county dog warden at the owner's	1528
expense.	1529
(2) The court shall order a dog that is designated in	1530
accordance with this section to be humanely destroyed by a	1531
licensed veterinarian or the county dog warden at the owner's	1532
expense if the court determines that the dog killed or caused	1533
serious injury to a person.	1534
Sec. 955.22 955.24. (A) As used in this section,	1535
"dangerous dog" has the same meaning as in section 955.11 of the	1536
Revised Code.	1537
(B) No owner, keeper, or harborer of any female dog shall-	1538
permit it to go beyond the premises of the owner, keeper, or-	1539
harborer at any time the dog is in heat unless the dog is	1540
properly in leash.	1541
(C) Except when a dog is lawfully engaged in hunting and	1542
accompanied by the owner, keeper, harborer, or handler of the	1543
dog, no owner, keeper, or harborer of any dog shall fail at any-	1544
time to do either of the following:	1545
(1) Keep the dog physically confined or restrained upon	1546
the premises of the owner, keeper, or harborer by a leash,	1547
tether, adequate fence, supervision, or secure enclosure to	1548
prevent escape;	1549
(2) Keep the dog under the reasonable control of some	1550
person.	1551
(D) Except when a dangerous dog is lawfully engaged in-	1552
hunting or training for the purpose of hunting and is	1553

accompanied by the owner, keeper, harborer, or handler of the1554dog, no No owner, keeper, or harborer of a vicious or dangerous1555dog shall fail to do either any of the following:1556

(1) While that dog is <u>outdoors</u>, <u>but</u> on the premises of the
owner, keeper, or harborer, securely confine <u>it the dog</u> at all
times in a locked pen that has a top, locked fenced yard <u>with</u>
<u>fencing that is sufficiently constructed to prevent escape</u>, or
other locked enclosure that has a top;

(2) While that dog is inside a residential dwelling or
other building on the premises of the owner, keeper, or
harborer, and there is an invitee inside the dwelling or
building, securely confine the dog at all times inside the
dwelling or building so that there is no reasonable probability
that the dog comes into contact with the invitee;

(3) While that dog is off the premises of the owner,1568keeper, or harborer, keep that dog on a chain-link leash or1569tether that is not more than six feet in length and additionally1570do at least one of the following:1571

(a) Keep that dog in a locked pen that has a top, locked
fenced yard with fencing that is sufficiently constructed to
prevent escape, or other locked enclosure that has a top;
1574

(b) Have the leash or tether controlled by a person who is
of suitable age and discretion or securely attach, tie, or affix
1576
the leash or tether to the ground or a stationary object or
fixture so that the dog is adequately restrained and station
such a person in close enough proximity to that dog so as to
prevent it from causing injury to any person;

- (c) Muzzle that dog. 1581
- A violation of division (A) of this section is a strict

liability offense and section 2901.20 of the Revised Code does 1583 1584 not apply. (E) No person who has been convicted of or pleaded 1585 quilty to three or more violations of division (C) of this 1586 section involving the same dog and no owner, keeper, or harborer 1587 of a vicious or dangerous dog shall fail to do any of the 1588 following: 1589 (1) Obtain liability insurance in an amount, exclusive of 1590 interest and costs, that equals or exceeds one hundred thousand 1591 dollars, with an insurer authorized to write liability insurance 1592 in this state providing coverage in each occurrence because of 1593 damage or bodily injury to or death of a person caused by the 1594 vicious or dangerous dog-if so ordered by a court and provide; 1595 (2) Provide proof of that liability insurance upon request 1596 to any law enforcement officer, county dog warden, or public 1597 health official charged with enforcing this section; 1598 (2) Obtain a dangerous dog registration certificate from 1599 the county auditor pursuant to division (I) of this section, 1600 1601 affix a tag that identifies the dog as a dangerous dog to the

dog's collar, and ensure that the dog wears the collar and tag1602at all times;1603

(3) Notify the local dog warden immediately if any of thefollowing occurs:

(a) The dog is loose or unconfined.

(b) The dog bites a person, unless the dog is on the1607property of the owner of the dog, and the person who is bitten1608is unlawfully trespassing or committing a criminal act within1609the boundaries of that property.1610

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(c) The dog attacks another animal while the dog is off	1611
the property of the owner of the dog.	1612
(4) If the dog is sold, given to another person, or dies,	1613
notify the county auditor and the dog warden within ten days of	1614
the sale, transfer, or death <u>;</u>	1615
(5) Prior to any training or veterinary care provided to	1616
the dog by a trainer or licensed veterinarian, disclose to the	1617
trainer or licensed veterinarian, as applicable, that the dog is	1618
a vicious or dangerous dog.	1619
A violation of division (B) of this section is a strict	1620
liability offense and section 2901.20 of the Revised Code does	1621
not apply.	1622
$\frac{(F)}{(C)}$ No person shall <u>recklessly</u> do any of the following:	1623
(1) Debark or surgically silence a dog that the person	1624
knows or has reason to believe is a vicious or dangerous dog;	1625
(2) Possess a <u>vicious or dang</u> erous dog if the person knows	1626
or has reason to believe that the dog has been debarked or	1627
<pre>surgically silenced;</pre>	1628
(3) Falsely attest on a waiver form provided by the	1629
veterinarian under division (G) of this section that the	1630
person's dog is not a vicious or dangerous dog or otherwise	1631
provide false information on that written waiver form.	1632
(D) Before a veterinarian debarks or surgically	1633
silences a dog, the veterinarian may give the owner of the dog a	1634
written waiver form that attests that the dog is not a $\underline{\text{vicious}}$	1635
or dangerous dog. The written waiver form shall include all of	1636
the following:	1637

(1) The veterinarian's license number and current business 1638

address; 1639 (2) The number of the license of the dog if the dog is 1640 licensed; 1641 (3) A reasonable description of the age, coloring, and 1642 gender of the dog as well as any notable markings on the dog; 1643 (4) The signature of the owner of the dog attesting that 1644 the owner's dog is not a dangerous dog; 1645 (5) A statement that division (F) of section 955.22 of the 1646 Revised Code Ohio law prohibits any person from doing any of the 1647 following: 1648 (a) Debarking or surgically silencing a dog that the 1649 person knows or has reason to believe is a vicious or dangerous 1650 dog; 1651 (b) Possessing a vicious or dangerous dog if the person 1652 knows or has reason to believe that the dog has been debarked or 1653 surgically silenced; 1654 (c) Falsely attesting on a waiver form provided by the 1655 veterinarian under division (G) of section 955.22 of the Revised 1656 Code that the person's dog is not a vicious or dangerous dog or 1657 otherwise provide false information on that written waiver form. 1658 (H) (E) It is an affirmative defense to a charge of a 1659 violation of division (F) (C) of this section that the 1660 veterinarian who is charged with the violation obtained, prior 1661 to debarking or surgically silencing the dog, a written waiver 1662 form that complies with division (G) of this section and that 1663

(I) (1) The county auditor shall issue a dangerous dog 1665 registration certificate to a person who is the owner of a dog, 1666

attests that the dog is not a vicious or dangerous dog.

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who is eighteen years of age or older, and who provides the	1667
following to the county auditor:	1668
(a) A fee of fifty dollars;	1669
(b) The person's address, phone number, and other	1670
appropriate means for the local dog warden or county auditor to	1671
contact the person;	1672
(c) With respect to the person and the dog for which the	1673
registration is sought, all of the following:	1674
(i) Either satisfactory evidence of the dog's current	1675
rabies vaccination or a statement from a licensed veterinarian-	1676
that a rabies vaccination is medically contraindicated for the	1677
<del>dog;</del>	1678
(ii) Either satisfactory evidence of the fact that the dog	1679
has been neutered or spayed or a statement from a licensed	1680
veterinarian that neutering or spaying of the dog is medically	1681
contraindicated;	1682
(iii) Satisfactory evidence of the fact that the person-	1683
has posted and will continue to post clearly visible signs at	1684
the person's residence warning both minors and adults of the	1685
presence of a dangerous dog on the property;	1686
(iv) Satisfactory evidence of the fact that the dog has	1687
been permanently identified by means of a microchip and the	1688
dog's microchip number.	1689
(2) Upon the issuance of a dangerous dog registration	1690
certificate to the owner of a dog, the county auditor shall	1691
provide the owner with a uniformly designed tag that identifies	1692
the animal as a dangerous dog. The owner shall renew the	1693
certificate annually for the same fee and in the same manner as	1694

the initial certificate was obtained. If a certificate holder 1695 relocates to a new county, the certificate holder shall follow-1696 the procedure in division (I) (3) (b) of this section and, upon-1697 the expiration of the certificate issued in the original county, 1698 shall renew the certificate in the new county. 1699 (3) (a) If the owner of a dangerous dog for whom a 1700 registration certificate has previously been obtained relocates 1701 to a new address within the same county, the owner shall provide 1702 notice of the new address to the county auditor within ten days 1703 of relocating to the new address. 1704 (b) If the owner of a dangerous dog for whom a 1705 registration certificate has previously been obtained relocates 1706 to a new address within another county, the owner shall do both 1707 of the following within ten days of relocating to the new 1708 address: 1709 (i) Provide written notice of the new address and a copy-1710 of the original dangerous dog registration certificate to the 1711 county auditor of the new county; 1712 (ii) Provide written notice of the new address to the 1713 county auditor of the county where the owner previously resided. 1714 (4) The owner of a dangerous dog shall present the 1715 dangerous dog registration certificate upon being requested to 1716 do so by any law enforcement officer, dog warden, or public 1717 health official charged with enforcing this section. 1718 (5) The fees collected pursuant to this division shall be 1719 deposited in the dog and kennel fund of the county. 1720 (F)(1) Whoever violates division (A) of this section is 1721 quilty of a misdemeanor of the fourth degree on a first offense 1722 1723 and of a misdemeanor of the third degree on each subsequent

offense. Additionally, the court may order the offender to do	1724
either or both of the following:	1725
(a) Personally supervise the vicious or dangerous dog that	1726
the offender owns, keeps, or harbors;	1727
(b) Cause the dog to complete dog obedience training.	1728
(2) The court, in the alternative, may order the vicious	1729
or dangerous dog to be humanely destroyed by a licensed	1730
veterinarian or the county dog warden at the owner's expense.	1731
(G)(1) Whoever violates division (B)(1) of this section is	1732
guilty of a misdemeanor of the fourth degree.	1733
(2) Whoever violates division (B)(2), (3), (4), or (5) of	1734
this section is guilty of a minor misdemeanor.	1735
(H) Whoever violates division (C)(1), (2), or (3) of this	1736
section is guilty of a felony of the fourth degree.	1737
Additionally, the court shall order that the dog involved in the	1738
violation be humanely destroyed by a licensed veterinarian or	1739
the county dog warden. Until the court makes a final	1740
determination and during the pendency of any appeal of a	1741
violation of division (C)(1), (2), or (3) of this section and at	1742
the discretion of the dog warden, the dog shall be confined or	1743
restrained in accordance with the provisions of division (A) of	1744
this section or at the county dog pound at the owner's expense.	1745
(I) Divisions (A) and (B) of this section do not apply to	1746
an animal shelter with respect to a dog that it keeps or harbors	1747
if both of the following apply:	1748

(1) The animal shelter did not have knowledge and could1749not have reasonably ascertained that the dog is a dangerous or1750vicious dog.1751

shelter checked any microchip implanted in the dog to ascertain1753the dog's designation status and asked the following questions1754of the dog's previous owner, keeper, or harborer, if such person1755is known:1756(a) "Has the dog ever chased or attempted to attack or1757bite a person? If yes, describe the incident(s) in which the1758behavior occurred."1759(b) "Has the dog ever bitten a person? If yes, describe1760the incident(s) in which the behavior occurred."1761(c) "Has the dog ever seriously injured or killed a1762person? If yes, describe the incident(s) in which the behavior1763occurred."1764As used in division (I) of this section, an "animal1765shelter" means an animal shelter that is a nonprofit1766
of the dog's previous owner, keeper, or harborer, if such person1755is known:1756(a) "Has the dog ever chased or attempted to attack or1757bite a person? If yes, describe the incident(s) in which the1758behavior occurred."1759(b) "Has the dog ever bitten a person? If yes, describe1760the incident(s) in which the behavior occurred."1761(c) "Has the dog ever seriously injured or killed a1762person? If yes, describe the incident(s) in which the behavior1763occurred."1764As used in division (I) of this section, an "animal1765
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occurred."1764As used in division (I) of this section, an "animal1765
As used in division (I) of this section, an "animal 1765
shelter" means an animal shelter that is a nonprofit 1766
organization that is exempt from federal income taxation under 1767
subsection 501(a) and described in subsection 501(c)(3) of the 1768
<u>"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1.</u> 1769
Sec. 955.26. (A) Whenever, in the judgment of the director 1770
of health, any city or general health district board of health, 1771
or persons performing the duties of a board of health, rabies is 1772
prevalent, the director of health, the board, or those persons 1773
shall declare a quarantine of all dogs in the health district or 1774
in a part of it. During the quarantine, the owner, keeper, or 1775
in a part of it. During the quarantine, the owner, keeper, or 1775 harborer of any dog shall keep it confined on the premises of 1776

harborer, except that a dog may be permitted to leave the 1779 premises of its owner, keeper, or harborer if it is under leash 1780 or under the control of a responsible person. The quarantine 1781 order shall be considered an emergency and need not be 1782 published. 1783

(B) When the quarantine has been declared, the director of 1784 health, the board, or those persons may require vaccination for 1785 rabies of all dogs within the health district or part of it. 1786 Proof of rabies vaccination within a satisfactory period shall 1787 be demonstrated to the county auditor before any registration is 1788 issued under section <u>955.01\_955.02</u> of the Revised Code for any 1789 dog that is required to be vaccinated. 1790

(C)The director shall determine appropriate methods of1791rabies vaccination and satisfactory periods for purposes of1792quarantines under this section.1793

(D) When a quarantine of dogs has been declared in any 1794 health district or part of a health district, the county dog 1795 warden and all other persons having the authority of police 1796 officers shall assist the health authorities in enforcing the 1797 quarantine order. When rabies vaccination has been declared 1798 compulsory in any health district or part of a health district, 1799 the dog warden shall assist the health authorities in enforcing 1800 the vaccination order. 1801

(E) Notwithstanding this section, a city or general health 1802 district board of health may make orders pursuant to sections 1803 3709.20 and 3709.21 of the Revised Code requiring the 1804 vaccination of dogs. 1805

(F) No person shall recklessly violate a rabies quarantine1806order issued under this section.1807

(G) Whoever violates division (F) of this section is1808guilty of a minor misdemeanor on a first offense and of a1809

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misdemeanor of the fourth degree on each subsequent offense. 1810 Sec. 955.261. (A)(1) No person shall remove a dog that has 1811 bitten any person from the county in which the bite occurred 1812 until a quarantine period as specified in division (B) of this 1813 section has been completed. No person shall transfer a dog that 1814 has bitten any person until a quarantine period as specified in 1815 division (B) of this section has been completed, except that a 1816 person may transfer the dog to the county dog warden or to any 1817 other animal control authority. 1818 1819 (2) (a) Subject to division (A) (2) (b) of this section, no person shall kill a dog that has bitten any person until a 1820 quarantine period as specified in division (B) of this section 1821 has been completed. 1822 (b) Division (A) (2) (a) of this section does not apply to 1823 the killing of a dog in order to prevent further injury or death 1824 or if the dog is diseased or seriously injured. 1825 (3) No person who has killed a dog that has bitten any 1826 person in order to prevent further injury or death or if the dog 1827 is diseased or seriously injured shall fail to do both of the 1828 1829 following: (a) Immediately after the killing of the dog, notify the 1830 board of health for the district in which the bite occurred of 1831 the facts relative to the bite and the killing; 1832 (b) Hold the body of the dog until that board of health 1833 claims it to perform tests for rabies. 1834 (B) The quarantine period for a dog that has bitten any 1835

person shall be ten days or another period that the board of1836health for the district in which the bite occurred determines is1837necessary to observe the dog for rabies.1838

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(C) (1) To enable persons to comply with the quarantine
requirements specified in divisions (A) and (B) of this section,
boards of health shall make provision for the quarantine of
individual dogs under the circumstances described in those
1842
divisions.

(2) Upon the receipt of a notification pursuant to
1844
division (A) (3) of this section that a dog that has bitten any
person has been killed, the board of health for the district in
which the bite occurred shall claim the body of the dog from its
1847
killer and then perform tests on the body for rabies.

(D) This section does not apply to a police dog that has 1849 bitten a person while the police dog is under the care of a 1850 licensed veterinarian or has bitten a person while the police 1851 dog is being used for law enforcement, corrections, prison or 1852 jail security, or investigative purposes. If, after biting a 1853 person, a police dog exhibits any abnormal behavior, the law 1854 enforcement agency and the law enforcement officer the police 1855 dog assists, within a reasonable time after the person is 1856 bitten, shall make the police dog available for the board of 1857 1858 health for the district in which the bite occurred to perform tests for rabies. 1859

(E) As used in this section, "police dog" has the same 1860
meaning as in section 2921.321 of the Revised CodeWhoever 1861
recklessly violates this section is guilty of a minor 1862
misdemeanor on a first offense and of a misdemeanor of the 1863
fourth degree on each subsequent offense. 1864

Sec. 955.40955.262Any corporation which violates1865section 955.39955.26 of the Revised Code shall forfeit and pay1866to the municipal corporation a sum not to exceed three hundred1867dollars, to be collected in a civil action brought in the name1868

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of the municipal corporation.	1869
The judgment authorized in this section being in the	1870
nature of a penalty, or exemplary damages, no proof of actual	1871
damages shall be required, but the court or jury, finding other	1872
facts to justify recovery, shall determine the amount by	1873
reference to all the facts, culpatory, exculpatory, or	1874
extenuating, adduced at the trial.	1875
Sec. 955.43. (A) As used in this section, "institutions of	1876
education" means any of the following:	1877
(1) Any state university or college as defined in section	1878
3345.32 of the Revised Code;	1879
(2) Any private college or university that holds a	1880
certificate of authorization issued by the Ohio board of regents	1881
pursuant to Chapter 1713. of the Revised Code;	1882
(3) Any elementary or secondary school operated by a board	1883
of education;	1884
(4) Any chartered or nonchartered nonpublic elementary or	1885
(4) Any chartered or nonchartered nonpublic elementary or secondary school;	1885 1886
secondary school;	1886
<pre>secondary school;    (5) Any school issued a certificate of registration by the</pre>	1886 1887
<pre>secondary school;     (5) Any school issued a certificate of registration by the state board of career colleges and schools.</pre>	1886 1887 1888
<pre>secondary school; (5) Any school issued a certificate of registration by the state board of career colleges and schools. (B) When a person who is blind, deaf, or hearing impaired,</pre>	1886 1887 1888 1889
<pre>secondary school; (5) Any school issued a certificate of registration by the state board of career colleges and schools. (B) When a person who is blind, deaf, or hearing impaired, a person with a mobility impairment, or a trainer of an</pre>	1886 1887 1888 1889 1890
<pre>secondary school; (5) Any school issued a certificate of registration by the state board of career colleges and schools. (B) When a person who is blind, deaf, or hearing impaired, a person with a mobility impairment, or a trainer of an assistance dog is accompanied by an assistance dog, the person</pre>	1886 1887 1888 1889 1890 1891
<pre>secondary school; (5) Any school issued a certificate of registration by the state board of career colleges and schools. (B) When a person who is blind, deaf, or hearing impaired, a person with a mobility impairment, or a trainer of an assistance dog is accompanied by an assistance dog, the person or trainer, as applicable, is entitled to the full and equal</pre>	1886 1887 1888 1889 1890 1891 1892
<pre>secondary school; (5) Any school issued a certificate of registration by the state board of career colleges and schools. (B) When a person who is blind, deaf, or hearing impaired, a person with a mobility impairment, or a trainer of an assistance dog is accompanied by an assistance dog, the person or trainer, as applicable, is entitled to the full and equal accommodations, advantages, facilities, and privileges of all</pre>	1886 1887 1888 1889 1890 1891 1892 1893

invited, and may take the dog into such conveyances and places, 1897
subject only to the conditions and limitations applicable to all 1898
persons not so accompanied, except that: 1899

(1) The dog shall not occupy a seat in any publicconveyance.1901

(2) The dog shall be upon a leash while using thefacilities of a common carrier.1903

(3) Any dog in training to become an assistance dog shall
be covered by a liability insurance policy provided by the
nonprofit special agency engaged in such work protecting members
of the public against personal injury or property damage caused
1907
by the dog.

(B) (C) No person shall recklessly deprive a person who is1909blind, deaf, or hearing impaired, a person who has a mobility1910impairment, or a trainer of an assistance dog when the person or1911trainer, as applicable, is accompanied by an assistance dog of1912any of the advantages, facilities, or privileges provided in1913division (A) (B) of this section, and no person shall charge the1914person or trainer a fee or charge for the dog.1915

(D) Whoever violates division (C) of this section is 1916 quilty of a misdemeanor of the fourth degree. 1917

(C) As used in this section, "institutions of education" 1918 means: 1919

(1) Any state university or college as defined in section19203345.32 of the Revised Code;1921

(2) Any private college or university that holds a1922certificate of authorization issued by the Ohio board of regents1923pursuant to Chapter 1713. of the Revised Code;1924

of education; 1926 (4) Any chartered or nonchartered nonpublic elementary or 1927 secondary school; 1928 (5) Any school issued a certificate of registration by the 1929 state board of career colleges and schools. 1930 Sec. 955.44. All fines collected for violations of 1931 sections 955.02, 955.09, 955.10, 955.11, 955.21955.12, 1932 955.22955.21, 955.24, 955.23, 955.25, and 955.261 of the Revised 1933 Code shall be deposited in the county treasury to the credit of 1934 the dog and kennel fund. 1935 Sec. 955.50. (A) No person shall sell, offer to sell, or 1936 expose for sale, for the purpose of resale or receive for 1937 delivery within this state, or ship from any point within this 1938 state to any point outside this state, for sale to the general 1939 public at retail, any dog under the age of eight weeks. 1940 (B) No person shall receive from outside this state, or 1941 ship from any point within this state to any point outside this 1942 state, for sale to the general public at retail, any dog that is 1943 not accompanied by a certificate, issued by a licensed 1944 veterinarian who is accredited by the United States department 1945 of agriculture and authorized to issue health certificates for 1946 animals in interstate commerce, certifying that the dog is 1947 sufficiently sound and healthy to be reasonably expected to 1948

(3) Any elementary or secondary school operated by a board

(C) This section does not apply to the transportation of
dogs in interstate commerce by common carrier, provided that
neither the point of shipment nor the point of receiving is
within this state.

withstand the intended transportation without adverse effect.

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1925

(D) No person responsible for the transportation of a 1954
pregnant dog to any point within this state or from any point 1955
within this state to any point outside this state shall be 1956
liable in damages for any injury to or illness of, or the death 1957
of, the dog or any puppies, whenever whenever the injury, 1958
illness, or death results from the birth of such puppies during 1959
the time the dog is being transported. 1960

(E) Whoever recklessly violates this section is guilty of1961a minor misdemeanor on a first offense and of a misdemeanor of1962the fourth degree on each subsequent offense.1963

Sec. 955.54. (A) No person who is convicted of or pleads 1964 quilty to a felony offense of violence committed on or after the 1965 effective date of this section May 22, 2012, or a felony 1966 violation of any provision of Chapter 959., 2923., or 2925. of 1967 the Revised Code committed on or after the effective date of 1968 this section May 22, 2012, shall knowingly own, possess, have 1969 custody of, or reside in a residence with either any of the 1970 following for a period of three years commencing either upon the 1971 date of release of the person from any period of incarceration 1972 imposed for the offense or violation or, if the person is not 1973 incarcerated for the offense or violation, upon the date of that 1974 the person's final release from the other sanctions imposed for 1975 person plead guilty to or was convicted of the offense or 1976 violation: 1977

(1) An unspayed or unneutered dog older than twelve weeks1978of age;1979

(2) Any dog that has been determined to be a dangerous dog
 <u>or vicious dog</u> under Chapter 955. of the Revised Code;
 1981

(3) Any dog that does not have a permanently implanted 1982

microchip that has an identification number that is unique to	1983
the microchip.	1984
(B) A person described in division (A) of this section	1985
shall microchip for permanent identification any dog owned,	1986
possessed by, or in the custody of the person.	1987
$\frac{1}{1}$ Division (A) of this section does not apply to any	1988
person who is confined in a correctional institution of the	1989
department of rehabilitation and correction.	1990
(2) Division (A) of this section does not apply to any	1991
person with respect to any dog that the person owned, possessed,	1992
had custody of, or resided in a residence with prior to $rac{ extsf{the}}{ extsf{the}}$	1993
effective date of this section May 22, 2012.	1994
(C) Whoever recklessly violates this section is guilty of	1995
a misdemeanor of the first degree.	1996
Sec. 955.60. (A) Any person authorized to enforce this	1997
chapter shall investigate any complaint that indicates a	1998
possible violation of any provision of this chapter involving a	1999
<u>dog.</u>	2000
(B) If, after investigating an alleged violation of this	2001
chapter under division (A) of this section, an authorized person	2002
does not cite a person for or charge a person with a violation,	2003
the authorized person shall notify, in accordance with division	2004
(C) of this section, the owner, keeper, or harborer of the dog	2005
that there has been a complaint regarding the dog and that the	2006
authorized person investigated a possible violation. The notice	2007
shall specify both of the following:	2008
(1) A citation to the applicable provision or provisions	2009
of law at issue;	2010

(2) Contact information for the authorized person.	2011
(C) The authorized person shall post the notice on the	2012
door of the dwelling at which the dog resides within twenty-four	2013
hours after the authorized person concludes the investigation.	2014
Sec. 955.61. (A)(1) If a health care provider or a	2015
licensed veterinarian has knowledge of a person being bitten or	2016
injured as a result of an attack by a dog or other non-human	2017
mammal, the provider or veterinarian shall report the bite or	2018
injury, not later than twenty-four hours after obtaining such	2019
knowledge, to the health commissioner of the health district in	2020
which the bite occurred.	2021
	2022
(2) A person who is bitten or injured as a result of an	2022
attack by a dog or other non-human mammal may report the bite or	2023
injury to the health commissioner of the health district in	2024
which the bite occurred.	2025
(B) A city or general health district board of health	2026
shall annually submit a report regarding non-human mammalian	2027
bites and injuries occurring in its district to the department	2028
of health not later than the first day of March of each year.	2029
The report shall include information about the bites and	2030
injuries that occurred in the previous calendar year.	2031
Sec. 959.132. (A) As used in this section:	2032
	2002
"Companion animal" has the same meaning as in section	2033
959.131 of the Revised Code.	2034
"Impounding agency" means a county humane society	2035
organized under section 1717.05 of the Revised Code, an animal	2036
shelter, or a law enforcement agency that has impounded a	2037
companion animal in accordance with this section.	2038

"Offense" means a violation of Chapter 959. of the Revised 2039 Code or an attempt, in violation of section 2923.02 of the 2040 Revised Code, to violate Chapter 959. of the Revised Code. 2041

"Officer" means any law enforcement officer, humane 2042 society agent, or other person appointed to act as an animal 2043 control officer for a municipal corporation or township in 2044 accordance with state law, an ordinance, or a resolution. 2045

(B) An officer may seize and cause to be impounded at an 2046 2047 impounding agency an animal that the officer has probable cause to believe is the subject of an offense. No officer or 2048 impounding agency shall impound an animal that is the subject of 2049 an offense in a shelter owned, operated, or controlled by a 2050 board of county commissioners pursuant to Chapter 955. of the 2051 Revised Code unless the board, by resolution, authorizes the 2052 impoundment of such an animal in a shelter owned, operated, or 2053 controlled by that board and has executed, in the case when the 2054 officer is other than a dog warden or assistant dog warden, a 2055 contract specifying the terms and conditions of the impoundment. 2056

(C) The officer shall give written notice of the seizure 2057 and impoundment to the owner, keeper, or harborer of the animal 2058 not later than twenty-four hours after the animal was seized and 2059 impounded. If the officer is unable to give the notice to the 2060 owner, keeper, or harborer of the animal, the officer shall post 2061 the notice on the door of the residence or in another 2062 conspicuous place on the premises at which the animal was 2063 seized. The notice shall include a statement that a hearing will 2064 be held not later than ten days after the notice is provided or 2065 at the next available court date to determine whether the 2066 officer had probable cause to seize the animal and, if 2067 applicable, to determine the amount of a bond or cash deposit 2068
that is needed to provide for the animal's care and keeping for2069not less than thirty days beginning on the date on which the2070animal was impounded.2071

(D) An animal that is seized under this section may be
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 humanely destroyed immediately or at any time during impoundment
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 if a licensed veterinarian determines it to be necessary because
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 the animal is suffering.

(E) (1) Not later than ten days after notice is provided or 2076 at the next available court date, the court shall hold a hearing 2077 to determine whether the officer impounding an animal had 2078 probable cause to seize the animal. If the court determines that 2079 probable cause exists, the court shall determine the amount of a 2080 bond or cash deposit that is necessary and reasonable to provide 2081 for the animal's care and keeping for not less than thirty days 2082 beginning on the date on which the animal was impounded. 2083

(2) If the court determines that probable cause does not 2084 exist, the court immediately shall order the impounding agency 2085 to return the animal to its owner if possible. If the animal 2086 cannot be returned because it has died as a result of neglect or 2087 other misconduct by the impounding agency or if the animal is 2088 injured as a result of neglect or other misconduct by the 2089 impounding agency, the court shall order the impounding agency 2090 to pay the owner an amount determined by the court to be equal 2091 to the reasonable market value of the animal at the time that it 2092 was impounded plus statutory interest as defined in section 2093 1343.03 of the Revised Code from the date of the impoundment or 2094 an amount determined by the court to be equal to the reasonable 2095 cost of treatment of the injury to the animal, as applicable. 2096 The requirement established in division (E)(2) of this section 2097 regarding the payment of the reasonable market value of the 2098 animal shall not apply in the case of a dog that, in violation 2099 of section <u>955.01\_955.02</u> of the Revised Code, was not registered 2100 at the time it was seized and impounded. 2101

(3) If the court determines that probable cause exists and 2102 determines the amount of a bond or cash deposit, the case shall 2103 continue and the owner shall post a bond or cash deposit to 2104 provide for the animal's care and keeping for not less than 2105 thirty days beginning on the date on which the animal was 2106 2107 impounded. The owner may renew a bond or cash deposit by posting, not later than ten days following the expiration of the 2108 period for which a previous bond or cash deposit was posted, a 2109 new bond or cash deposit in an amount that the court, in 2110 consultation with the impounding agency, determines is necessary 2111 and reasonable to provide for the animal's care and keeping for 2112 not less than thirty days beginning on the date on which the 2113 previous period expired. If no bond or cash deposit is posted or 2114 if a bond or cash deposit expires and is not renewed, the 2115 impounding agency may determine the disposition of the animal 2116 unless the court issues an order that specifies otherwise. 2117

(F) If a person is convicted of committing an offense, thecourt may impose the following additional penalties against theperson:2120

(1) A requirement that the person pay for the costs
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incurred by the impounding agency in caring for an animal
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involved in the applicable offense, provided that the costs were
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incurred during the animal's impoundment. A bond or cash deposit
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posted under this section may be applied to the costs.

(2) An order permanently terminating the person's right to
possession, title, custody, or care of the animal that was
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involved in the offense. If the court issues such an order, the
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court shall order the disposition of the animal.

(G) If a person is found not guilty of committing an 2130 offense, the court immediately shall order the impounding agency 2131 to return the animal to its owner if possible and to return the 2132 entire amount of any bond or cash deposit posted under division 2133 (E) of this section. If the animal cannot be returned because it 2134 has died as a result of neglect or other misconduct by the 2135 impounding agency or if the animal is injured as a result of 2136 neglect or other misconduct by the impounding agency, the court 2137 2138 shall order the impounding agency to pay the owner an amount 2139 determined by the court to be equal to the reasonable market value of the animal at the time that it was impounded plus 2140 statutory interest as defined in section 1343.03 of the Revised 2141 Code from the date of the impoundment or an amount determined by 2142 the court to be equal to the reasonable cost of treatment of the 2143 injury to the animal, as applicable. The requirements 2144 established in this division regarding the return of a bond or 2145 cash deposit and the payment of the reasonable market value of 2146 the animal shall not apply in the case of a dog that, in 2147 violation of section <del>955.01</del>955.02 of the Revised Code, was not 2148 registered at the time it was seized and impounded. 2149

(H) If charges are filed under section 959.131 of the 2150 Revised Code against the custodian or caretaker of a companion 2151 2152 animal, but the companion animal that is the subject of the charges is not impounded, the court in which the charges are 2153 pending may order the owner or person having custody of the 2154 companion animal to provide to the companion animal the 2155 necessities described in division (D)(2), (D)(3), (E)(2), (E) 2156 (3), (F)(2), or (F)(3) of section 959.131 of the Revised Code 2157 until the final disposition of the charges. If the court issues 2158 an order of that nature, the court also may authorize an officer 2159

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or another person to visit the place where the companion animal 2160 is being kept, at the times and under the conditions that the 2161 court may set, to determine whether the companion animal is 2162 receiving those necessities and to remove and impound the 2163 companion animal if the companion animal is not receiving those 2164 necessities. 2165

Sec. 1533.12. (A)(1) Except as otherwise provided in 2166 division (A)(2) of this section, every person on active duty in 2167 the armed forces of the United States who is stationed in this 2168 2169 state and who wishes to engage in an activity for which a 2170 license, permit, or stamp is required under this chapter first shall obtain the requisite license, permit, or stamp. Such a 2171 person is eligible to obtain a resident hunting or fishing 2172 license regardless of whether the person qualifies as a resident 2173 of this state. To obtain a resident hunting or fishing license, 2174 the person shall present a card or other evidence identifying 2175 the person as being on active duty in the armed forces of the 2176 United States and as being stationed in this state. 2177

(2) Every person on active duty in the armed forces of the 2178 United States, while on leave or furlough, may take or catch 2179 fish of the kind lawfully permitted to be taken or caught within 2180 2181 the state, may hunt any wild bird or wild quadruped lawfully permitted to be hunted within the state, and may trap fur-2182 bearing animals lawfully permitted to be trapped within the 2183 state, without procuring a fishing license, a hunting license, a 2184 fur taker permit, or a wetlands habitat stamp required by this 2185 chapter, provided that the person shall carry on the person when 2186 fishing, hunting, or trapping, a card or other evidence 2187 identifying the person as being on active duty in the armed 2188 forces of the United States, and provided that the person is not 2189 otherwise violating any of the hunting, fishing, and trapping 2190 laws of this state.

In order to hunt deer or wild turkey, any such person 2192 shall obtain a deer or wild turkey permit, as applicable, under 2193 section 1533.11 of the Revised Code. Such a person is eligible 2194 to obtain a deer or wild turkey permit at the resident rate, 2195 regardless of whether the person is a resident of this state. 2196 However, the person need not obtain a hunting license in order 2197 to obtain such a permit. 2198

(B) The chief of the division of wildlife shall provide by 2199rule adopted under section 1531.10 of the Revised Code all of 2200the following: 2201

(1) Every resident of this state with a disability that 2202 has been determined by the veterans administration to be 2203 permanently and totally disabling, who receives a pension or 2204 compensation from the veterans administration, and who received 2205 an honorable discharge from the armed forces of the United 2206 States, and every veteran to whom the registrar of motor 2207 vehicles has issued a set of license plates under section 2208 4503.41 of the Revised Code, shall be issued a fishing license, 2209 hunting license, fur taker permit, deer or wild turkey permit, 2210 or wetlands habitat stamp, or any combination of those licenses, 2211 permits, and stamp, free of charge on an annual, multi-year, or 2212 lifetime basis as determined appropriate by the chief when 2213 application is made to the chief in the manner prescribed by and 2214 on forms provided by the chief. 2215

(2) Every resident of the state who was born on or before
December 31, 1937, shall be issued an annual fishing license,
hunting license, fur taker permit, deer or wild turkey permit,
or wetlands habitat stamp, or any combination of those licenses,
permits, and stamp, free of charge when application is made to
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the chief in the manner prescribed by and on forms provided by 2221 the chief. 2222

(3) Every resident of state or county institutions,
(223) charitable institutions, and military homes in this state shall
(224) be issued an annual fishing license free of charge when
(225) application is made to the chief in the manner prescribed by and
(226) on forms provided by the chief.

(4) As used in division (B) (4) of this section, "blind" 2228
and "person with a mobility impairment" have the same meanings 2229
as in section 955.011 955.021 of the Revised Code. 2230

2231 Any person with a mobility impairment or blind person who is a resident of this state and who is unable to engage in 2232 fishing without the assistance of another person shall be issued 2233 an annual fishing license free of charge when application is 2234 made to the chief in the manner prescribed by and on forms 2235 provided by the chief. The person who is assisting the person 2236 with a mobility impairment or blind person may assist in taking 2237 or catching fish of the kind permitted to be taken or caught 2238 without procuring the license required under section 1533.32 of 2239 the Revised Code, provided that only one line is used by both 2240 2241 persons.

(5) As used in division (B) (5) of this section, "prisoner 2242 of war" means any regularly appointed, enrolled, enlisted, or 2243 inducted member of the military forces of the United States who 2244 was captured, separated, and incarcerated by an enemy of the 2245 United States. 2246

Any person who has been a prisoner of war, was honorably2247discharged from the military forces, and is a resident of this2248state shall be issued a fishing license, hunting license, fur2249

taker permit, or wetlands habitat stamp, or any combination of2250those licenses, permits, and stamp, free of charge on an annual,2251multi-year, or lifetime basis as determined appropriate by the2252chief when application is made to the chief in the manner2253prescribed by and on forms provided by the chief.2254

(C) The chief shall adopt rules pursuant to section 2255 1531.08 of the Revised Code designating not more than two days, 2256 which need not be consecutive, in each year as "free sport 2257 fishing days" on which any resident may exercise the privileges 2258 accorded the holder of a fishing license issued under section 2259 1533.32 of the Revised Code without procuring such a license, 2260 provided that the person is not otherwise violating any of the 2261 fishing laws of this state. 2262

Sec. 1901.18. (A) Except as otherwise provided in this 2263 division or section 1901.181 of the Revised Code, subject to the 2264 monetary jurisdiction of municipal courts as set forth in 2265 section 1901.17 of the Revised Code, a municipal court has 2266 original jurisdiction within its territory in all of the 2267 following actions or proceedings and to perform all of the 2268 following functions: 2269

(1) In any civil action, of whatever nature or remedy, of 2270which judges of county courts have jurisdiction; 2271

(2) In any action or proceeding at law for the recovery of
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 money or personal property of which the court of common pleas
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 has jurisdiction;

(3) In any action at law based on contract, to determine,
preserve, and enforce all legal and equitable rights involved in
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the contract, to decree an accounting, reformation, or
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cancellation of the contract, and to hear and determine all
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legal and equitable remedies necessary or proper for a complete 2279 determination of the rights of the parties to the contract; 2280

(4) In any action or proceeding for the sale of personal
property under chattel mortgage, lien, encumbrance, or other
charge, for the foreclosure and marshalling of liens on personal
property of that nature, and for the rendering of personal
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judgment in the action or proceeding;

(5) In any action or proceeding to enforce the collection 2286 of its own judgments or the judgments rendered by any court 2287 within the territory to which the municipal court has succeeded, 2288 and to subject the interest of a judgment debtor in personal 2289 property to satisfy judgments enforceable by the municipal 2290 court; 2291

(6) In any action or proceeding in the nature of 2292interpleader; 2293

- (7) In any action of replevin; 2294
- (8) In any action of forcible entry and detainer; 2295

(9) In any action concerning the issuance and enforcement
(9) In any action concerning the issuance and enforcement
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(9) In any action concerning the issue concerning the issue of another state, as defined in section
(9) In any action concerning the issue concerning the iss

(10) If the municipal court has a housing or environmental 2302 division, in any action over which the division is given 2303 jurisdiction by section 1901.181 of the Revised Code, provided 2304 that, except as specified in division (B) of that section, no 2305 judge of the court other than the judge of the division shall 2306 hear or determine any action over which the division has 2307

jurisdiction; (11) In any action brought pursuant to division (I) of section 4781.40 of the Revised Code, if the residential premises that are the subject of the action are located within the territorial jurisdiction of the court; (12) In any civil action as described in division (B)(1)

of section 3767.41 of the Revised Code that relates to a public2314nuisance, and, to the extent any provision of this chapter2315conflicts or is inconsistent with a provision of that section,2316the provision of that section shall control in the civil action;2317

(13) In a proceeding brought pursuant to section <del>955.222</del> <u>955.23</u> of the Revised Code by the owner of a dog that has been designated as a nuisance dog, dangerous dog, or vicious dog;

(14) In every civil action concerning a violation of a2321state traffic law or a municipal traffic ordinance.2322

(B) The Cleveland municipal court also shall have
jurisdiction within its territory in all of the following
actions or proceedings and to perform all of the following
2325
functions:

(1) In all actions and proceedings for the sale of real 2327 property under lien of a judgment of the municipal court or a 2328 lien for machinery, material, or fuel furnished or labor 2329 performed, irrespective of amount, and, in those actions and 2330 proceedings, the court may proceed to foreclose and marshal all 2331 liens and all vested or contingent rights, to appoint a 2332 receiver, and to render personal judgment irrespective of amount 2333 in favor of any party. 2334

(2) In all actions for the foreclosure of a mortgage on2335real property given to secure the payment of money or the2336

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enforcement of a specific lien for money or other encumbrance or 2337 charge on real property, when the amount claimed by the 2338 plaintiff does not exceed fifteen thousand dollars and the real 2339 property is situated within the territory, and, in those 2340 2341 actions, the court may proceed to foreclose all liens and all vested and contingent rights and may proceed to render judgments 2342 and make findings and orders between the parties in the same 2343 manner and to the same extent as in similar actions in the court 2344 2345 of common pleas.

(3) In all actions for the recovery of real property
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situated within the territory to the same extent as courts of
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common pleas have jurisdiction;
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(4) In all actions for injunction to prevent or terminate 2349 violations of the ordinances and regulations of the city of 2350 Cleveland enacted or promulgated under the police power of the 2351 city of Cleveland, pursuant to Section 3 of Article XVIII, Ohio 2352 Constitution, over which the court of common pleas has or may 2353 have jurisdiction, and, in those actions, the court may proceed 2354 to render judgments and make findings and orders in the same 2355 manner and to the same extent as in similar actions in the court 2356 of common pleas. 2357

(C) As used in this section, "violation of a state traffic
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law or a municipal traffic ordinance" has the same meaning as in
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section 1901.20 of the Revised Code.
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Sec. 1907.031. (A) Except as otherwise provided in section 2361 1907.03 of the Revised Code and in addition to the jurisdiction 2362 authorized in other sections of this chapter and in section 2363 1909.11 of the Revised Code, a county court has original 2364 jurisdiction within its district in all of the following actions 2365 or proceedings and to perform all of the following functions: 2366

(1) In an action or proceeding at law for the recovery of 2367 money or personal property of which the court of common pleas 2368 has jurisdiction; 2369 (2) In an action at law based on contract, to determine, 2370 preserve, and enforce all legal and equitable rights involved in 2371 the contract, to decree an accounting, reformation, or 2372 cancellation of the contract, and to hear and determine all 2373 legal and equitable remedies necessary or proper for a complete 2374

(3) In an action or proceeding for the sale of personal
property under chattel mortgage, lien, encumbrance, or other
charge, for the foreclosure and marshalling of liens on the
personal property, and for the rendering of personal judgment in
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the action or proceeding;

(4) In an action or proceeding to enforce the collection
of its own judgments and to subject the interest of a judgment
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debtor in personal property to satisfy judgments enforceable by
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the county court;

(5) In an action or proceeding in the nature of2385interpleader;2386

(6) In an action of forcible entry and detainer;

determination of the rights of the parties to the contract;

(7) In a proceeding brought pursuant to section 955.222
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955.23 of the Revised Code by the owner of a dog that has been
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designated as a nuisance dog, dangerous dog, or vicious dog;
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(8) In every civil action or proceeding concerning aviolation of a state traffic law or a municipal traffic2392ordinance.

(B) A county court has original jurisdiction in civil 2394

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actions as described in division (B)(1) of section 3767.41 of2395the Revised Code that relate to a public nuisance. To the extent2396any provision of this chapter conflicts or is inconsistent with2397a provision of that section, the provision of that section shall2398control in such a civil action.2399

(C) As used in this section, "violation of a state traffic 2400
law or a municipal traffic ordinance" has the same meaning as in 2401
section 1901.20 of the Revised Code. 2402

sec. 2913.01. As used in this chapter, unless the context 2403
requires that a term be given a different meaning: 2404

(A) "Deception" means knowingly deceiving another or 2405
causing another to be deceived by any false or misleading 2406
representation, by withholding information, by preventing 2407
another from acquiring information, or by any other conduct, 2408
act, or omission that creates, confirms, or perpetuates a false 2409
impression in another, including a false impression as to law, 2410
value, state of mind, or other objective or subjective fact. 2411

(B) "Defraud" means to knowingly obtain, by deception, 2412
some benefit for oneself or another, or to knowingly cause, by 2413
deception, some detriment to another. 2414

(C) "Deprive" means to do any of the following:

(1) Withhold property of another permanently, or for a 2416
period that appropriates a substantial portion of its value or 2417
use, or with purpose to restore it only upon payment of a reward 2418
or other consideration; 2419

(2) Dispose of property so as to make it unlikely that the 2420owner will recover it; 2421

(3) Accept, use, or appropriate money, property, or 2422

services, with purpose not to give proper consideration in 2423 return for the money, property, or services, and without 2424 reasonable justification or excuse for not giving proper 2425 consideration. 2426

(D) "Owner" means, unless the context requires a different
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meaning, any person, other than the actor, who is the owner of,
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who has possession or control of, or who has any license or
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interest in property or services, even though the ownership,
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possession, control, license, or interest is unlawful.
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(E) "Services" include labor, personal services, 2432
professional services, rental services, public utility services 2433
including wireless service as defined in division (F) (1) of 2434
section 128.01 of the Revised Code, common carrier services, and 2435
food, drink, transportation, entertainment, and cable television 2436
services and, for purposes of section 2913.04 of the Revised 2437
Code, include cable services as defined in that section. 2438

(F) "Writing" means any computer software, document,
letter, memorandum, note, paper, plate, data, film, or other
thing having in or upon it any written, typewritten, or printed
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matter, and any token, stamp, seal, credit card, badge,
trademark, label, or other symbol of value, right, privilege,
license, or identification.

(G) "Forge" means to fabricate or create, in whole or in 2445
part and by any means, any spurious writing, or to make, 2446
execute, alter, complete, reproduce, or otherwise purport to 2447
authenticate any writing, when the writing in fact is not 2448
authenticated by that conduct. 2449

(H) "Utter" means to issue, publish, transfer, use, put or 2450send into circulation, deliver, or display. 2451

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device designed to do both of the following: 2453 (1) Receive a coin, bill, or token made for that purpose; 2454 (2) In return for the insertion or deposit of a coin, 2455 bill, or token, automatically dispense property, provide a 2456 service, or grant a license. 2457 (J) "Slug" means an object that, by virtue of its size, 2458 shape, composition, or other quality, is capable of being 2459 inserted or deposited in a coin machine as an improper 2460 substitute for a genuine coin, bill, or token made for that 2461 2462 purpose. (K) "Theft offense" means any of the following: 2463 (1) A violation of section 2911.01, 2911.02, 2911.11, 2464 2911.12, 2911.13, 2911.31, 2911.32, 2913.02, 2913.03, 2913.04, 2465 2913.041, 2913.05, 2913.06, 2913.08, 2913.11, 2913.21, 2913.31, 2466 2913.32, 2913.33, 2913.34, 2913.40, 2913.42, 2913.43, 2913.44, 2467 2913.45, 2913.47, 2913.48, former section 2913.47 or 2913.48, or 2468 section 2913.51, 2915.05, or 2921.41 of the Revised Code; 2469 (2) A violation of an existing or former municipal 2470 ordinance or law of this or any other state, or of the United 2471 2472 States, substantially equivalent to any section listed in division (K)(1) of this section or a violation of section 2473 2913.41, 2913.81, or 2915.06 of the Revised Code as it existed 2474 prior to July 1, 1996; 2475 (3) An offense under an existing or former municipal 2476 ordinance or law of this or any other state, or of the United 2477 States, involving robbery, burglary, breaking and entering, 2478 theft, embezzlement, wrongful conversion, forgery, 2479

(I) "Coin machine" means any mechanical or electronic

counterfeiting, deceit, or fraud;

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(4) A conspiracy or attempt to commit, or complicity in2481committing, any offense under division (K) (1), (2), or (3) of2482this section.

(L) "Computer services" includes, but is not limited to, 2484
the use of a computer system, computer network, computer 2485
program, data that is prepared for computer use, or data that is 2486
contained within a computer system or computer network. 2487

(M) "Computer" means an electronic device that performs 2488 logical, arithmetic, and memory functions by the manipulation of 2489 electronic or magnetic impulses. "Computer" includes, but is not 2490 limited to, all input, output, processing, storage, computer 2491 program, or communication facilities that are connected, or 2492 related, in a computer system or network to an electronic device 2493 of that nature. 2494

(N) "Computer system" means a computer and related 2495 devices, whether connected or unconnected, including, but not 2496 limited to, data input, output, and storage devices, data 2497 communications links, and computer programs and data that make 2498 the system capable of performing specified special purpose data 2499 processing tasks. 2500

(O) "Computer network" means a set of related and remotely
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 connected computers and communication facilities that includes
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 more than one computer system that has the capability to
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 transmit among the connected computers and communication
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 facilities through the use of computer facilities.

(P) "Computer program" means an ordered set of data
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representing coded instructions or statements that, when
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executed by a computer, cause the computer to process data.
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(Q) "Computer software" means computer programs, 2509

procedures, and other documentation associated with the 2510 operation of a computer system. 2511

(R) "Data" means a representation of information,
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knowledge, facts, concepts, or instructions that are being or
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have been prepared in a formalized manner and that are intended
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for use in a computer, computer system, or computer network. For
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purposes of section 2913.47 of the Revised Code, "data" has the
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additional meaning set forth in division (A) of that section.

(S) "Cable television service" means any services provided
by or through the facilities of any cable television system or
other similar closed circuit coaxial cable communications
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system, or any microwave or similar transmission service used in
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connection with any cable television system or other similar
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closed circuit coaxial cable communications
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(T) "Gain access" means to approach, instruct, communicate
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with, store data in, retrieve data from, or otherwise make use
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of any resources of a computer, computer system, or computer
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network, or any cable service or cable system both as defined in
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section 2913.04 of the Revised Code.

(U) "Credit card" includes, but is not limited to, a card, 2529 code, device, or other means of access to a customer's account 2530 for the purpose of obtaining money, property, labor, or services 2531 on credit, or for initiating an electronic fund transfer at a 2532 point-of-sale terminal, an automated teller machine, or a cash 2533 dispensing machine. It also includes a county procurement card 2534 issued under section 301.29 of the Revised Code. 2535

(V) "Electronic fund transfer" has the same meaning as in253692 Stat. 3728, 15 U.S.C.A. 1693a, as amended.2537

(W) "Rented property" means personal property in which the 2538

right of possession and use of the property is for a short and 2539 possibly indeterminate term in return for consideration; the 2540 rentee generally controls the duration of possession of the 2541 property, within any applicable minimum or maximum term; and the 2542 amount of consideration generally is determined by the duration 2543 of possession of the property. 2544

(X) "Telecommunication" means the origination, emission, 2545
dissemination, transmission, or reception of data, images, 2546
signals, sounds, or other intelligence or equivalence of 2547
intelligence of any nature over any communications system by any 2548
method, including, but not limited to, a fiber optic, 2549
electronic, magnetic, optical, digital, or analog method. 2550

(Y) "Telecommunications device" means any instrument,
equipment, machine, or other device that facilitates
telecommunication, including, but not limited to, a computer,
computer network, computer chip, computer circuit, scanner,
telephone, cellular telephone, pager, personal communications
device, transponder, receiver, radio, modem, or device that
enables the use of a modem.

(Z) "Telecommunications service" means the providing,
allowing, facilitating, or generating of any form of
telecommunication through the use of a telecommunications device
over a telecommunications system.

(AA) "Counterfeit telecommunications device" means a 2562 telecommunications device that, alone or with another 2563 telecommunications device, has been altered, constructed, 2564 manufactured, or programmed to acquire, intercept, receive, or 2565 otherwise facilitate the use of a telecommunications service or 2566 information service without the authority or consent of the 2567 provider of the telecommunications service or information 2568 service. "Counterfeit telecommunications device" includes, but 2569 2570 is not limited to, a clone telephone, clone microchip, tumbler telephone, or tumbler microchip; a wireless scanning device 2571 capable of acquiring, intercepting, receiving, or otherwise 2572 facilitating the use of telecommunications service or 2573 information service without immediate detection; or a device, 2574 equipment, hardware, or software designed for, or capable of, 2575 altering or changing the electronic serial number in a wireless 2576 2577 telephone.

(BB) (1) "Information service" means, subject to division
(BB) (2) of this section, the offering of a capability for
generating, acquiring, storing, transforming, processing,
retrieving, utilizing, or making available information via
telecommunications, including, but not limited to, electronic
publishing.

(2) "Information service" does not include any use of a
capability of a type described in division (BB) (1) of this
section for the management, control, or operation of a
telecommunications system or the management of a
telecommunications service.

(CC) "Elderly person" means a person who is sixty-five 2589
years of age or older. 2590

(DD) "Disabled adult" means a person who is eighteen years 2591 of age or older and has some impairment of body or mind that 2592 makes the person unable to work at any substantially 2593 remunerative employment that the person otherwise would be able 2594 to perform and that will, with reasonable probability, continue 2595 for a period of at least twelve months without any present 2596 indication of recovery from the impairment, or who is eighteen 2597 years of age or older and has been certified as permanently and 2598

totally disabled by an agency of this state or the United States	2599
that has the function of so classifying persons.	2600
(EE) "Firearm" and "dangerous ordnance" have the same	2601
meanings as in section 2923.11 of the Revised Code.	2602
(FF) "Motor vehicle" has the same meaning as in section	2603
4501.01 of the Revised Code.	2604
(GG) "Dangerous drug" has the same meaning as in section	2605
4729.01 of the Revised Code.	2606
(HH) "Drug abuse offense" has the same meaning as in	2607
section 2925.01 of the Revised Code.	2608
(II)(1) "Computer hacking" means any of the following:	2609
(a) Gaining access or attempting to gain access to all or	2610
part of a computer, computer system, or a computer network	2611
without express or implied authorization with the intent to	2612
defraud or with intent to commit a crime;	2613
(b) Misusing computer or network services including, but	2614
not limited to, mail transfer programs, file transfer programs,	2615
proxy servers, and web servers by performing functions not	2616
authorized by the owner of the computer, computer system, or	2617
computer network or other person authorized to give consent. As	2618
used in this division, "misuse of computer and network services"	2619
includes, but is not limited to, the unauthorized use of any of	2620
the following:	2621
(i) Mail transfer programs to send mail to persons other	2622
than the authorized users of that computer or computer network;	2623

(ii) File transfer program proxy services or proxy servers
2624
to access other computers, computer systems, or computer
2625
networks;
2626

(iii) Web servers to redirect users to other web pages or 2627 web servers. 2628

(c) (i) Subject to division (II) (1) (c) (ii) of this section, 2629 using a group of computer programs commonly known as "port 2630 scanners" or "probes" to intentionally access any computer, 2631 computer system, or computer network without the permission of 2632 the owner of the computer, computer system, or computer network 2633 or other person authorized to give consent. The group of 2634 computer programs referred to in this division includes, but is 2635 2636 not limited to, those computer programs that use a computer 2637 network to access a computer, computer system, or another computer network to determine any of the following: the presence 2638 or types of computers or computer systems on a network; the 2639 computer network's facilities and capabilities; the availability 2640 of computer or network services; the presence or versions of 2641 computer software including, but not limited to, operating 2642 systems, computer services, or computer contaminants; the 2643 presence of a known computer software deficiency that can be 2644 used to gain unauthorized access to a computer, computer system, 2645 or computer network; or any other information about a computer, 2646 2647 computer system, or computer network not necessary for the normal and lawful operation of the computer initiating the 2648 2649 access.

(ii) The group of computer programs referred to in 2650 division (II)(1)(c)(i) of this section does not include standard 2651 computer software used for the normal operation, administration, 2652 management, and test of a computer, computer system, or computer 2653 network including, but not limited to, domain name services, 2654 mail transfer services, and other operating system services, 2655 computer programs commonly called "ping," "tcpdump," and 2656 "traceroute" and other network monitoring and management 2657 computer software, and computer programs commonly known as 2658 "nslookup" and "whois" and other systems administration computer 2659 software. 2660

(d) The intentional use of a computer, computer system, or2661a computer network in a manner that exceeds any right or2662permission granted by the owner of the computer, computer2663system, or computer network or other person authorized to give2664consent.2665

(2) "Computer hacking" does not include the introduction
 2666
 of a computer contaminant, as defined in section 2909.01 of the
 2667
 Revised Code, into a computer, computer system, computer
 2668
 program, or computer network.
 2669

(JJ) "Police dog or horse" has the same meaning as in2670section 2921.321 of the Revised Code.2671

(KK) "Anhydrous ammonia" is a compound formed by the 2672 combination of two gaseous elements, nitrogen and hydrogen, in 2673 the manner described in this division. Anhydrous ammonia is one 2674 part nitrogen to three parts hydrogen (NH3). Anhydrous ammonia 2675 by weight is fourteen parts nitrogen to three parts hydrogen, 2676 which is approximately eighty-two per cent nitrogen to eighteen 2677 per cent hydrogen. 2678

(LL) "Assistance dog" has the same meaning as in section 2679 <del>955.011</del> 955.021 of the Revised Code. 2680

(MM) "Federally licensed firearms dealer" has the same 2681
meaning as in section 5502.63 of the Revised Code. 2682

(NN) "Active duty service member" means any member of the
armed forces of the United States performing active duty under
2684
title 10 of the United States Code.
2685

Sec. 2921.321. (A) No person shall knowingly cause, or 2686 attempt to cause, physical harm to a police dog or horse in 2687 either of the following circumstances: 2688 (1) The police dog or horse is assisting a law enforcement 2689 officer in the performance of the officer's official duties at 2690 the time the physical harm is caused or attempted. 2691 (2) The police dog or horse is not assisting a law 2692 enforcement officer in the performance of the officer's official 2693 duties at the time the physical harm is caused or attempted, but 2694 the offender has actual knowledge that the dog or horse is a 2695 police dog or horse. 2696 (B) No person shall recklessly do any of the following: 2697 (1) Taunt, torment, or strike a police dog or horse; 2698 (2) Throw an object or substance at a police dog or horse; 2699 (3) Interfere with or obstruct a police dog or horse, or 2700 interfere with or obstruct a law enforcement officer who is 2701 being assisted by a police dog or horse, in a manner that does 2702 any of the following: 2703 (a) Inhibits or restricts the law enforcement officer's 2704 2705 control of the police dog or horse;

(b) Deprives the law enforcement officer of control of the 2706police dog or horse; 2707

(c) Releases the police dog or horse from its area of 2708
control; 2709

(d) Enters the area of control of the police dog or horse
without the consent of the law enforcement officer, including
placing food or any other object or substance into that area;
2712

(e) Inhibits or restricts the ability of the police dog or2713horse to assist a law enforcement officer.2714

(4) Engage in any conduct that is likely to cause serious(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) Engage in any conduct that is likely to cause serious(4) 2715(4) Engage in any conduct that is likely to cause serious(4) Engage in any conduct that is likely to cause serious(4) Engage in any conduct that is likely to cause serious(4) Engage in any conduct that is likely to cause serious(4) Engage in any conduct that is likely to cause serious(4) Engage in any conduct that is likely to cause serious(4) Engage in an

(5) If the person is the owner, keeper, or harborer of a 2717 dog, fail to reasonably restrain the dog from taunting, 2718 tormenting, chasing, approaching in a menacing fashion or 2719 apparent attitude of attack, or attempting to bite or otherwise 2720 endanger a police dog or horse that at the time of the conduct, 2721 the police dog or horse is assisting a law enforcement officer 2722 in the performance of the officer's duties or that the person 2723 knows is a police dog or horse. 2724

(C) No person shall knowingly cause, or attempt to cause, 2725physical harm to an assistance dog in either of the following 2726circumstances: 2727

(1) The dog, at the time the physical harm is caused or 2728
attempted, is assisting or serving a person who is blind, deaf, 2729
or hearing impaired or a person with a mobility impairment. 2730

(2) The dog, at the time the physical harm is caused or
attempted, is not assisting or serving a person who is blind,
deaf, or hearing impaired or a person with a mobility
impairment, but the offender has actual knowledge that the dog
an assistance dog.

(D) No person shall recklessly do any of the following: 2736
(1) Taunt, torment, or strike an assistance dog; 2737
(2) Throw an object or substance at an assistance dog; 2738

(3) Interfere with or obstruct an assistance dog, or2739interfere with or obstruct a person who is blind, deaf, or2740

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hearing impaired or a person with a mobility impairment who is 2741 being assisted or served by an assistance dog, in a manner that 2742 does any of the following: 2743 (a) Inhibits or restricts the assisted or served person's 2744 control of the dog; 2745 (b) Deprives the assisted or served person of control of 2746 2747 the dog; 2748 (c) Releases the dog from its area of control; (d) Enters the area of control of the dog without the 2749 consent of the assisted or served person, including placing food 2750 or any other object or substance into that area; 2751 2752 (e) Inhibits or restricts the ability of the dog to assist 2753 the assisted or served person. (4) Engage in any conduct that is likely to cause serious 2754 physical injury or death to an assistance dog; 2755 (5) If the person is the owner, keeper, or harborer of a 2756 dog, fail to reasonably restrain the dog from taunting, 2757 tormenting, chasing, approaching in a menacing fashion or 2758 apparent attitude of attack, or attempting to bite or otherwise 2759 endanger an assistance dog that at the time of the conduct is 2760 assisting or serving a person who is blind, deaf, or hearing 2761 impaired or a person with a mobility impairment or that the 2762 person knows is an assistance dog. 2763 (E) (1) Whoever violates division (A) of this section is 2764 guilty of assaulting a police dog or horse, and shall be 2765 punished as provided in divisions (E) (1) (a) and (b) of this 2766 section. 2767

(a) Except as otherwise provided in this division, 2768

assaulting a police dog or horse is a misdemeanor of the second 2769 degree. If the violation results in the death of the police dog 2770 or horse, assaulting a police dog or horse is a felony of the 2771 third degree and the court shall impose as a mandatory prison 2772 term one of the definite prison terms prescribed in division (A) 2773 (3) (b) of section 2929.14 of the Revised Code for a felony of 2774 the third degree. If the violation results in serious physical 2775 harm to the police dog or horse other than its death, assaulting 2776 a police dog or horse is a felony of the fourth degree. If the 2777 violation results in physical harm to the police dog or horse 2778 other than death or serious physical harm, assaulting a police 2779 dog or horse is a misdemeanor of the first degree. 2780

(b) In addition to any other sanction imposed for 2781 assaulting a police dog or horse, if the violation of division 2782 (A) of this section results in the death of the police dog or 2783 horse, the sentencing court shall impose as a financial sanction 2784 a mandatory fine under division (B) (10) of section 2929.18 of 2785 the Revised Code. The fine shall be paid to the law enforcement 2786 agency that was served by the police dog or horse that was 2787 killed, and shall be used by that agency only for one or more of 2788 2789 the following purposes:

(i) If the dog or horse was not owned by the agency, the 2790
payment to the owner of the dog or horse of the cost of the dog 2791
or horse and the cost of the training of the dog or horse to 2792
qualify it as a police dog or horse, if that cost has not 2793
previously been paid by the agency; 2794

(ii) After payment of the costs described in division (E) 2795
(1) (b) (i) of this section, if applicable, payment of the cost of 2796
replacing the dog or horse that was killed; 2797

(iii) After payment of the costs described in division (E) 2798

(1) (b) (i) of this section, if applicable, payment of the cost of training the replacement dog or horse to qualify it as a police dog or horse;

(iv) After payment of the costs described in division (E) 2802
(1) (b) (i) of this section, if applicable, payment of the cost of 2803
further training of the replacement dog or horse that is needed 2804
to train it to the level of training that had been achieved by 2805
the dog or horse that was killed. 2806

(2) Whoever violates division (B) of this section is 2807 quilty of harassing a police dog or horse. Except as otherwise 2808 provided in this division, harassing a police dog or horse is a 2809 misdemeanor of the second degree. If the violation results in 2810 the death of the police dog or horse, harassing a police dog or 2811 horse is a felony of the third degree. If the violation results 2812 in serious physical harm to the police dog or horse, but does 2813 not result in its death, harassing a police dog or horse, is a 2814 felony of the fourth degree. If the violation results in 2815 physical harm to the police dog or horse, but does not result in 2816 its death or in serious physical harm to it, harassing a police 2817 dog or horse is a misdemeanor of the first degree. 2818

(3) Whoever violates division (C) of this section is 2819 quilty of assaulting an assistance dog. Except as otherwise 2820 provided in this division, assaulting an assistance dog is a 2821 misdemeanor of the second degree. If the violation results in 2822 the death of the assistance dog, assaulting an assistance dog is 2823 a felony of the third degree. If the violation results in 2824 serious physical harm to the assistance dog other than its 2825 death, assaulting an assistance dog is a felony of the fourth 2826 degree. If the violation results in physical harm to the 2827 assistance dog other than death or serious physical harm, 2828

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assaulting an assistance dog is a misdemeanor of the first 2829 degree. 2830

(4) Whoever violates division (D) of this section is 2831 guilty of harassing an assistance dog. Except as otherwise 2832 provided in this division, harassing an assistance dog is a 2833 misdemeanor of the second degree. If the violation results in 2834 the death of the assistance dog, harassing an assistance dog is 2835 a felony of the third degree. If the violation results in 2836 serious physical harm to the assistance dog, but does not result 2837 in its death, harassing an assistance dog is a felony of the 2838 fourth degree. If the violation results in physical harm to the 2839 assistance dog, but does not result in its death or in serious 2840 physical harm to it, harassing an assistance dog is a 2841 misdemeanor of the first degree. 2842

(a) Any veterinary bill or bill for medication incurred as
a result of the violation by the police department regarding a
violation of division (A) or (B) of this section or by the
person who is blind, deaf, or hearing impaired or the person
with a mobility impairment assisted or served by the assistance
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dog regarding a violation of division (C) or (D) of this
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section;

(b) The cost of any damaged equipment that results from 2855the violation; 2856

(c) If the violation did not result in the death of the

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police dog or horse or the assistance dog that was the subject 2858 of the violation and if, as a result of that dog or horse being 2859 the subject of the violation, the dog or horse needs further 2860 training or retraining to be able to continue in the capacity of 2861 a police dog or horse or an assistance dog, the cost of any 2862 further training or retraining of that dog or horse by a law 2863 2864 enforcement officer or by the person who is blind, deaf, or hearing impaired or the person with a mobility impairment 2865 assisted or served by the assistance dog; 2866

(d) If the violation resulted in the death of the 2867 assistance dog that was the subject of the violation or resulted 2868 in serious physical harm to the police dog or horse or the 2869 assistance dog or horse that was the subject of the violation to 2870 the extent that the dog or horse needs to be replaced on either 2871 a temporary or a permanent basis, the cost of replacing that dog 2872 or horse and of any further training of a new police dog or 2873 horse or a new assistance dog by a law enforcement officer or by 2874 the person who is blind, deaf, or hearing impaired or the person 2875 with a mobility impairment assisted or served by the assistance 2876 dog, which replacement or training is required because of the 2877 death of or the serious physical harm to the dog or horse that 2878 was the subject of the violation. 2879

(F) This section does not apply to a licensed veterinarianwhose conduct is in accordance with Chapter 4741. of the RevisedCode.2882

(G) This section only applies to an offender who knows or
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should know at the time of the violation that the police dog or
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horse or assistance dog that is the subject of a violation under
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this section is a police dog or horse or an assistance dog.

(H) As used in this section:

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(1) "Physical harm" means any injury, illness, or other 2888 physiological impairment, regardless of its gravity or duration. 2889 (2) "Police dog or horse" means a dog or horse that has 2890 been trained, and may be used, to assist law enforcement 2891 officers in the performance of their official duties. 2892 (3) "Serious physical harm" means any of the following: 2893 (a) Any physical harm that carries a substantial risk of 2894 death; 2895 (b) Any physical harm that causes permanent maiming or 2896 that involves some temporary, substantial maiming; 2897 (c) Any physical harm that causes acute pain of a duration 2898 that results in substantial suffering. 2899 (4) "Assistance dog," "blind," and "person with a mobility 2900 impairment" have the same meanings as in section 955.011 955.021 2901 of the Revised Code. 2902 Section 2. That existing sections 304.02, 304.03, 715.23, 2903 901.80, 935.03, 955.01, 955.011, 955.012, 955.013, 955.02, 2904 955.03, 955.04, 955.05, 955.06, 955.07, 955.09, 955.10, 955.11, 2905 955.12, 955.121, 955.14, 955.16, 955.20, 955.22, 955.221, 2906 955.222, 955.26, 955.261, 955.40, 955.43, 955.44, 955.50, 2907 955.54, 959.132, 1533.12, 1901.18, 1907.031, 2913.01, and 2908 2921.321 of the Revised Code are hereby repealed. 2909 Section 3. That sections 955.08, 955.21, 955.23, 955.24, 2910 955.25, 955.39, 955.51, 955.52, 955.53, and 955.99 of the 2911 2912 Revised Code are hereby repealed. Section 4. The owner of a dog who holds a valid dangerous 2913 dog registration certificate for the dog that was issued under 2914

division (I) of section 955.22 of the Revised Code as that 2915

section existed prior to its amendment by this act shall renew 2916 the certificate beginning on the first day of December of the 2917 year in which this section takes effect, but not later than the 2918 thirty-first day of January of the subsequent year regardless of 2919 when the owner would have been required to renew the certificate 2920 under former law. Except as otherwise provided in this section, 2921 the owner shall file the application in accordance with section 2922 955.02 of the Revised Code as amended by this act. 2923

If the renewal required by this section results in a 2924 reduction of the registration period for which the owner paid 2925 2926 fifty dollars under former law, the owner shall pay a registration fee for the renewal required by this section in an 2927 amount that is prorated as determined by the county auditor of 2928 the county in which the owner resides. Thereafter, the owner 2929 shall renew the dangerous dog registration certificate in 2930 accordance with section 955.02 of the Revised Code as amended by 2931 this act. 2932

Section 5. This act shall be known as Avery's Law. 2933