#### As Introduced

# 136th General Assembly

# Regular Session 2025-2026

H. B. No. 295

## **Representative Young**

Cosponsors: Representatives Claggett, Demetriou, Gross, Johnson, King, Kishman, Lorenz, Mullins, Plummer, Salvo, Schmidt

### A BILL

То	amend section 2909.07 and to enact sections	1
	1923.16 and 2913.53 of the Revised Code to	2
	provide for the expedited removal of	3
	unauthorized occupants of residential property,	4
	to prohibit the use and sale of fraudulent	5
	deeds, and to declare an emergency.	6

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

Section 1. That section 2909.07 be amended and sections	7
1923.16 and 2913.53 of the Revised Code be enacted to read as	8
follows:	9
Sec. 1923.16. (A) Notwithstanding any contrary provision	10
of this chapter, a record owner of real property in this state	11
or the record owner's authorized agent may request the county	12
sheriff to immediately remove a person who unlawfully occupies a	13
residential premises on that real property, if all of the	14
<pre>following apply:</pre>	15
(1) The requesting person is the record owner of the real	16
property or the authorized agent of the record owner.	17

(2) The real property includes a residential premises, and	18
the record owner has the right to occupy that residential	19
premises to the exclusion of others.	20
(3) The unauthorized occupant unlawfully entered the	21
residential premises and is residing or otherwise remains in the	22
residential premises.	23
(4) The residential premises was not open to members of	24
the public at the time the unauthorized occupant entered.	25
(5) At least three days before submitting the request, the	26
record owner directed the unauthorized occupant to leave the	27
residential premises by sending written notice by certified	28
mail, return receipt requested, by handing a written copy of the	29
notice to the unauthorized occupant, or by leaving a written	30
copy of the notice at the unauthorized occupant's usual place of	31
abode or at the residential premises from which the record owner	32
seeks to remove the unauthorized occupant. The notice shall	33
contain the following language printed or written in a	34
conspicuous manner: "You are being asked to leave the premises.	35
If you do not leave, you may be removed by the county sheriff.	36
If you are in doubt regarding your legal rights and obligations	37
as an occupant of this premises, it is recommended that you seek	38
<pre>legal assistance."</pre>	39
	4.0
(6) The unauthorized occupant is not currently, and was	40
not at any time during the year preceding the date the request	41
is submitted, a tenant of the residential premises pursuant to a	42
written or oral rental agreement authorized by the record owner.	43
(7) The unauthorized occupant is not a current or former	44
owner of any interest in the real property or the residential	45
premises, and is not listed on the title to the real property,	46

unless the unauthorized occupant has engaged in title fraud.	47
(8) The unauthorized occupant is not a member of the	48
record owner's immediate family, as defined in section 1349.04	4 9
of the Revised Code.	50
of the Nevisea coae.	30
(9) There is no pending litigation related to the real	51
property or the residential premises between the record owner	52
and the unauthorized occupant.	53
(B) A request to immediately remove an unauthorized	54
occupant under this section shall be in substantially the	55
<pre>following form:</pre>	56
"COMPLAINT TO REMOVE PERSONS UNLAWFULLY OCCUPYING A	57
RESIDENTIAL PREMISES	58
I, the record owner or authorized agent of the record_	59
owner of the real property located at (address),	60
declare under the penalty of perjury that (initial each box):	61
<ol> <li>I am the record owner of the real property, or the</li> </ol>	62
authorized agent of the record owner.	63
2. I purchased the real property on (date).	64
3. The real property includes a residential premises.	65
4. An unauthorized person unlawfully entered the	66
residential premises and is residing or otherwise remains in the	67
residential premises.	68
5 The residential premises was not open to members of	69
the public at the time the unauthorized occupant entered.	70
6. I have directed the unauthorized occupant, in	71
writing, to leave the residential premises, but the unauthorized	72
occupant has not done so.	73

7. The unauthorized occupant is not currently, and was	74
not at any time during the preceding year, a tenant of the	75
residential premises pursuant to a written or oral rental	76
agreement with myself or my authorized agent, and any lease that	77
<pre>may be produced by an occupant is fraudulent.</pre>	78
8. The unauthorized occupant is not an owner or co-	79
owner of the real property or the residential premises and has	80
not been listed on the title to the property, unless the	81
unauthorized occupant has engaged in title fraud.	82
9 The unauthorized occupant is not my immediate family	83
<pre>member.</pre>	84
10. There is no litigation related to the real property	85
or residential premises pending between the property owner and	86
the unauthorized occupant.	87
11. I understand that a person or persons removed from	88
the residential premises pursuant to this procedure may bring a	89
cause of action against me for any false statements made in this	90
complaint, or for wrongfully using this procedure, and that as a	91
result of such action I may be held liable for actual damages,	92
<pre>penalties, costs, and reasonable attorney's fees.</pre>	93
12. I am requesting the sheriff to immediately remove	94
the unauthorized occupant from the residential premises.	95
13. A copy of my valid government-issued identification	96
is attached, or I am an agent of the record owner and documents	97
evidencing my authority to act on the record owner's behalf are	98
attached.	99
14. A copy of the deed to the residential premises is	100

I HAVE READ EVERY STATEMENT MADE IN THIS COMPLAINT AND	102
EACH STATEMENT IS TRUE AND CORRECT. I UNDERSTAND THAT THE	103
STATEMENTS MADE IN THIS COMPLAINT ARE MADE UNDER PENALTY OF	104
PERJURY, PUNISHABLE AS PROVIDED IN SECTION 2921.11 OF THE	105
REVISED CODE.	106
	1.05
(Signature of record owner or record	107
<pre>owner's agent)"</pre>	108
(C)(1) Upon receipt of a complaint that substantially	109
conforms to the requirements of this section, and that includes	110
both a copy of the deed to the residential premises and a sworn	111
affirmation that the information in the complaint is true and	112
correct, the sheriff shall, without delay, service a notice to	113
immediately vacate on all unauthorized occupants and shall put	114
the record owner in possession of the real property.	115
(2) Sorvice may be accomplished by hand delivery of the	116
(2) Service may be accomplished by hand delivery of the	117
notice to an occupant or by posting the notice on the front door	
or entrance of the residential premises. The sheriff shall	118 119
attempt to verify the identities of all persons occupying the	
residential premises and note the identities on the return of	120
service. If appropriate, the sheriff may arrest any person found	121
in the residential premises for trespass, outstanding warrants,	122
or any other legal cause.	123
(D) The sheriff is entitled to the same fee for service of	124
the notice to immediately vacate as if the sheriff were serving	125
a writ of possession under section 311.17 of the Revised Code.	126
(E)(1) After the sheriff serves the notice to immediately	127
-	128
vacate, the record owner or authorized agent may request that the sheriff stand by to keep the peace while the record owner or	120
agent changes the locks and removes any personal property left	130
agent changes the rocks and removes any personar property tert	100

by the unauthorized occupants from the residential premises to	131
or near the property line.	132
(2) When such a request is made, the sheriff may charge a	133
reasonable hourly rate, and the person requesting the sheriff to	134
stand by and keep the peace is responsible for paying the	135
reasonable hourly rate set by the sheriff.	136
(3) The sheriff is not liable to the unauthorized occupant	137
or any other party for loss, destruction, or damage to property.	138
(4) The record owner or authorized agent is not liable to	139
an unauthorized occupant or any other party for the loss,	140
destruction, or damage to personal property unless the removal	141
was wrongful.	142
(F) A person wrongfully removed from real property under	143
this section may bring a civil action for wrongful removal	144
against the person that requested such removal in any court of	145
competent jurisdiction. The court may restore possession of real	146
property to a person wrongfully removed under this section and	147
may award actual damages, statutory damages equal to triple the	148
monthly fair market rent of the residential premises, court	149
costs, and reasonable attorney's fees. An action for wrongful	150
removal brought under this division shall not be commenced more	151
than two years after the date the person is wrongfully removed	152
from the real property.	153
(G) Whoever knowingly makes a false statement on a	154
complaint submitted under division (B) of this section is guilty	155
of perjury under section 2921.11 of the Revised Code.	156
(H) This section does not limit the rights of a property	157
owner or limit the authority of a law enforcement officer to	158
arrest an unlawful occupant for trespassing, vandalism, theft,	159

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or other crimes.	160
(I) Nothing in this section shall be construed as creating	161
a right of action against a sheriff or county for wrongful	162
removal.	163
Sec. 2909.07. (A) No person shall:	164
(1) Without privilege to do so, knowingly move, deface,	165
damage, destroy, or otherwise improperly tamper with either of	166
the following:	167
(a) The property of another;	168
(b) One's own residential real property with the purpose	169
to decrease the value of or enjoyment of the residential real	170
property, if both of the following apply:	171
(i) The residential real property is subject to a	172
mortgage.	173
(ii) The person has been served with a summons and	174
complaint in a pending residential mortgage loan foreclosure	175
action relating to that real property. As used in this division,	176
"pending" includes the time between judgment entry and	177
confirmation of sale.	178
(2) With purpose to interfere with the use or enjoyment of	179
property of another, employ a tear gas device, stink bomb, smoke	180
generator, or other device releasing a substance that is harmful	181
or offensive to persons exposed or that tends to cause public	182
alarm;	183
(3) Without privilege to do so, knowingly move, deface,	184
damage, destroy, or otherwise improperly tamper with a bench	185
mark, triangulation station, boundary marker, or other survey	186
station, monument, or marker;	187

(4) Without privilege to do so, knowingly move, deface,	188
damage, destroy, or otherwise improperly tamper with any safety	189
device, the property of another, or the property of the offender	190
when required or placed for the safety of others, so as to	191
destroy or diminish its effectiveness or availability for its	192
<pre>intended purpose;</pre>	193
(5) With purpose to interfere with the use or enjoyment of	194
the property of another, set a fire on the land of another or	195
place personal property that has been set on fire on the land of	196
another, which fire or personal property is outside and apart	197
from any building, other structure, or personal property that is	198
on that land;	199
(6) Without privilege to do so, and with intent to impair	200
the functioning of any computer, computer system, computer	201
network, computer software, or computer program, knowingly do	202
any of the following:	203
(a) In any manner or by any means, including, but not	204
limited to, computer hacking, alter, damage, destroy, or modify	205
a computer, computer system, computer network, computer	206
software, or computer program or data contained in a computer,	207
computer system, computer network, computer software, or	208
computer program;	209
(b) Introduce a computer contaminant into a computer,	210
computer system, computer network, computer software, or	211
computer program.	212
(7) Without privilege to do so, knowingly destroy or	213
improperly tamper with a critical infrastructure facility;	214
(8) Without privilege to do so, unlawfully detain, occupy,	215
or trespass upon a residential dwelling and intentionally cause	216

at least one thousand dollars in damages to the dwelling.	217
(B) As used in this section:	218
(1) "Safety device" means any fire extinguisher, fire	219
hose, or fire axe, or any fire escape, emergency exit, or	220
emergency escape equipment, or any life line, life-saving ring,	221
life preserver, or life boat or raft, or any alarm, light,	222
flare, signal, sign, or notice intended to warn of danger or	223
emergency, or intended for other safety purposes, or any guard	224
railing or safety barricade, or any traffic sign or signal, or	225
any railroad grade crossing sign, signal, or gate, or any first	226
aid or survival equipment, or any other device, apparatus, or	227
equipment intended for protecting or preserving the safety of	228
persons or property.	229
(2) "Critical infrastructure facility" has the same	230
meaning as in section 2911.21 of the Revised Code.	231
(3) "Improperly tamper" means to change the physical	232
location or the physical condition of the property.	233
(C)(1) Whoever violates this section is guilty of criminal	234
mischief, and shall be punished as provided in division (C)(2),	235
(3), or (4) of this section.	236
(2) Except as otherwise provided in this division,	237
criminal mischief committed in violation of division (A)(1),	238
(2), $(3)$ , $(4)$ , or $(5)$ of this section is a misdemeanor of the	239
third degree. Except as otherwise provided in this division, if	240
the violation of division (A)(1), (2), (3), (4), or (5) of this	241
section creates a risk of physical harm to any person, criminal	242
mischief committed in violation of division (A)(1), (2), (3),	243
(4), or (5) of this section is a misdemeanor of the first	244
degree. If the property involved in the violation of division	245

(A) $(1)$ , $(2)$ , $(3)$ , $(4)$ , or $(5)$ of this section is an aircraft, an	246
aircraft engine, propeller, appliance, spare part, fuel,	247
lubricant, hydraulic fluid, any other equipment, implement, or	248
material used or intended to be used in the operation of an	249
aircraft, or any cargo carried or intended to be carried in an	250
aircraft, criminal mischief committed in violation of division	251
(A)(1), $(2)$ , $(3)$ , $(4)$ , or $(5)$ of this section is one of the	252
following:	253
(a) If the violation creates a risk of physical harm to	254
any person, except as otherwise provided in division (C)(2)(b)	255
of this section, criminal mischief committed in violation of	256
division (A)(1), (2), (3), (4), or (5) of this section is a	257
felony of the fifth degree.	258
(b) If the violation creates a substantial risk of	259
physical harm to any person or if the property involved in a	260
violation of this section is an occupied aircraft, criminal	261
mischief committed in violation of division (A)(1), (2), (3),	262
(4), or (5) of this section is a felony of the fourth degree.	263
(3) Except as otherwise provided in this division,	264
criminal mischief committed in violation of division (A)(6) of	265
this section is a misdemeanor of the first degree. Except as	266
otherwise provided in this division, if the value of the	267
computer, computer system, computer network, computer software,	268
computer program, or data involved in the violation of division	269
(A)(6) of this section or the loss to the victim resulting from	270
the violation is one thousand dollars or more and less than ten	271
thousand dollars, or if the computer, computer system, computer	272
network, computer software, computer program, or data involved	273
in the violation of division (A)(6) of this section is used or	274

intended to be used in the operation of an aircraft and the

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violation creates a risk of physical harm to any person,	276
criminal mischief committed in violation of division (A)(6) of	277
this section is a felony of the fifth degree. If the value of	278
the computer, computer system, computer network, computer	279
software, computer program, or data involved in the violation of	280
division (A)(6) of this section or the loss to the victim	281
resulting from the violation is ten thousand dollars or more, or	282
if the computer, computer system, computer network, computer	283
software, computer program, or data involved in the violation of	284
division (A)(6) of this section is used or intended to be used	285
in the operation of an aircraft and the violation creates a	286
substantial risk of physical harm to any person or the aircraft	287
in question is an occupied aircraft, criminal mischief committed	288
in violation of division (A)(6) of this section is a felony of	289
the fourth degree.	290
(4) Criminal mischief committed in violation of division	291
(A) (7) of this section is a felony of the third degree.	292
(5) Except as otherwise provided in this division,	293
criminal mischief committed in violation of division (A)(8) of	294
this section is a felony of the fifth degree. If the offender	295
previously has been convicted of or pleaded guilty to criminal	296
mischief committed in violation of division (A)(8) of this	297
section, a subsequent violation is a felony of the fourth	298
degree.	299
Sec. 2913.53. (A) No person, with the purpose to detain or	300
remain upon real property, shall knowingly present to another	301
person a false document purporting to be a valid lease	302
agreement, deed, or other instrument conveying real property	303
rights.	304

(B) No person shall knowingly do any of the following:

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(1) List or advertise residential real property that the	306
purported seller has no legal title or authority to sell;	307
(2) Rent or lease residential real property that the	308
purported owner has no lawful ownership in to another person;	309
(3) Sell or otherwise encumber residential real property	310
that the purported seller has no legal title or authority to	311
sell or encumber.	312
(C) Whoever violates this section is guilty of title	313
fraud. A violation of division (A) of this section is a felony	314
of the fifth degree. A violation of division (B) of this section	315
is a felony of the fourth degree.	316
Section 2. That existing section 2909.07 of the Revised	317
Code is hereby repealed.	318
Section 3. This act is hereby declared to be an emergency	319
measure necessary for the immediate preservation of the public	320
peace, health, and safety. The reason for such necessity is that	321
due to the impact of loss of ownership of property, the act is	322
needed to protect property owners. Therefore, this act shall go	323
into immediate effect.	324