## As Introduced

## 136th General Assembly Regular Session

H. B. No. 411

2025-2026

## Representatives Lorenz, Hoops Cosponsor: Representative Williams

То	amend sections 2152.20, 2152.21, 4507.05,	1
	4507.071, 4508.02, and 4510.311 of the Revised	2
Со	Code to make changes to the laws governing	3
	juvenile drivers.	4

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

Section 1. That sections 2152.20, 2152.21, 4507.05,	5
4507.071, 4508.02, and 4510.311 of the Revised Code be amended	6
to read as follows:	7
Sec. 2152.20. (A) If a child is adjudicated a delinquent	8
child or a juvenile traffic offender, the court may order any of	9
the following dispositions, in addition to any other disposition	10
authorized or required by this chapter:	11
(1) Impose a fine in accordance with the following	12
schedule:	13
(a) For an act that would be a minor misdemeanor or an	14
unclassified misdemeanor if committed by an adult, a fine not to	15
exceed fifty dollars;	16
(b) For an act that would be a misdemeanor of the fourth	17
degree if committed by an adult, a fine not to exceed one	18
hundred dollars;	19

(c) For an act that would be a misdemeanor of the third	20
degree if committed by an adult, a fine not to exceed one	21
hundred fifty dollars;	22
(d) For an act that would be a misdemeanor of the second	23
degree if committed by an adult, a fine not to exceed two	24
hundred dollars;	25
	0.6
(e) For an act that would be a misdemeanor of the first	26
degree if committed by an adult, a fine not to exceed two	27
hundred fifty dollars;	28
(f) For an act that would be a felony of the fifth degree	29
or an unclassified felony if committed by an adult, a fine not	30
to exceed three hundred dollars;	31
(g) For an act that would be a felony of the fourth degree	32
if committed by an adult, a fine not to exceed four hundred	33
dollars;	
(b) For an act that would be a follow of the third degree	35
(h) For an act that would be a felony of the third degree	
if committed by an adult, a fine not to exceed seven hundred	36
fifty dollars;	37
(i) For an act that would be a felony of the second degree	38
if committed by an adult, a fine not to exceed one thousand	39
dollars;	40
(j) For an act that would be a felony of the first degree	41
if committed by an adult, a fine not to exceed one thousand five	42
hundred dollars;	43
(k) For an act that would be aggravated murder or murder	44
if committed by an adult, a fine not to exceed two thousand	45
dollars.	46
(2) Require the child to pay costs;	47

(3) Unless the child's juvenile traffic offense would be a	48
minor misdemeanor if committed by an adult or could be disposed	49
of by the juvenile traffic violations bureau serving the court	50
under Traffic Rule 13.1 if the court has established a juvenile	51
traffic violations bureau, require the child to make restitution	52
to the victim of the child's delinquent act or juvenile traffic	53
offense or, if the victim is deceased, to a survivor or the	54
estate of the victim in an amount based upon the victim's	55
economic loss caused by or related to the delinquent act or	56
juvenile traffic offense. The court may not require a child to	57
make restitution pursuant to this division if the child's	58
juvenile traffic offense would be a minor misdemeanor if	59
committed by an adult or could be disposed of by the juvenile	60
traffic violations bureau serving the court under Traffic Rule	61
13.1 if the court has established a juvenile traffic violations	62
bureau. If the court requires restitution under this division,	63
the restitution shall be made directly to the victim in open	64
court or to the probation department that serves the	65
jurisdiction or the clerk of courts on behalf of the victim.	66

The victim, victim's representative, victim's attorney, if applicable, the prosecuting attorney, or the delinquent child or juvenile traffic offender may provide information relevant to the determination of the amount of restitution. The amount the court orders as restitution shall not exceed the amount of the economic loss suffered by the victim as a direct and proximate result of the delinquent act or juvenile traffic offense. If the court decides to or is required to order restitution under this division and the amount of the restitution is disputed by the victim or survivor, victim's estate, victim's representative, or victim's attorney, if applicable, or by the delinquent child or juvenile traffic offender, the court shall hold a hearing on the H. B. No. 411 Page 4
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restitution. The court shall determine the amount of full	79
restitution by a preponderance of the evidence. All restitution	80
payments shall be credited against any recovery of economic loss	81
in a civil action brought by or on behalf of the victim against	82
the delinquent child or juvenile traffic offender or the	83
delinquent child's or juvenile traffic offender's parent,	84
guardian, or other custodian.	85
If the court requires restitution under this division, the	86
court may order that the delinquent child or juvenile traffic	87
offender pay a surcharge, in an amount not exceeding five per	88
cent of the amount of restitution otherwise ordered under this	89
division, to the entity responsible for collecting and	90
processing the restitution payments.	91
The victim, survivor of the victim, or victim's estate may	92
request that the prosecuting authority file a motion, or the	93
delinquent child or juvenile traffic offender may file a motion,	94
for modification of the payment terms of any restitution ordered	95
under this division. If the court grants the motion, it may	96
modify the payment terms as it determines appropriate.	97
(4) Require the child to reimburse any or all of the costs	98
incurred for services or sanctions provided or imposed,	99
including, but not limited to, the following:	100
(a) All or part of the costs of implementing any community	101
control imposed as a disposition under section 2152.19 of the	102
Revised Code, including a supervision fee;	103
(b) All or part of the costs of confinement in a	104
residential facility described in section 2152.19 of the Revised	105
Code or in a department of youth services institution,	106

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including, but not limited to, a per diem fee for room and

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board, the costs of medical and dental treatment provided, and	108
the costs of repairing property the delinquent child damaged	109
while so confined. The amount of reimbursement ordered for a	110
child under this division shall not exceed the total amount of	111
reimbursement the child is able to pay as determined at a	112
hearing and shall not exceed the actual cost of the confinement.	113
The court may collect any reimbursement ordered under this	114
division. If the court does not order reimbursement under this	115
division, confinement costs may be assessed pursuant to a	116
repayment policy adopted under section 2929.37 of the Revised	117
Code and division (D) of section 307.93, division (A) of section	118
341.19, division (C) of section 341.23 or 753.16, division (C)	119
of section 2301.56, or division (B) of section 341.14, 753.02,	120
753.04, or 2947.19 of the Revised Code.	121
(5) If a juvenile traffic offender has never been	122
adjudicated a juvenile traffic offender prior to having	123
committed the act that would be a minor misdemeanor or	124
unclassified misdemeanor if committed by an adult, the court may	125
order the offender to complete a program approved under division	126
(B) of section 4510.311 of the Revised Code in lieu of the	127
imposition of a fine and assessment of points against the	128
offender's temporary instruction permit or probationary license.	129
(B) Chapter 2981. of the Revised Code applies to a child	130
who is adjudicated a delinquent child for violating section	131
2923.32 or 2923.42 of the Revised Code or for committing an act	132
that, if committed by an adult, would be a felony drug abuse	133
offense.	134
(C) The court may hold a hearing if necessary to determine	135
whether a child is able to pay a sanction under this section.	136

(D) If a child who is adjudicated a delinquent child is

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indigent, the court shall consider imposing a term of community	136
service under division (A) of section 2152.19 of the Revised	139
Code in lieu of imposing a financial sanction under this	140
section. If a child who is adjudicated a delinquent child is not	141
indigent, the court may impose a term of community service under	142
that division in lieu of, or in addition to, imposing a	143
financial sanction under this section. The court may order the	144
performance of community service to generate funds for	145
restitution.	146
If a child fails to pay a financial sanction imposed under	147
this section, the court may impose a term of community service	148
in lieu of the sanction.	149
(E) The clerk of the court, or another person authorized	150
by law or by the court to collect a financial sanction imposed	151
under this section, may do any of the following:	152
(1) Enter into contracts with one or more public agencies	153
or private vendors for the collection of the amounts due under	154
the financial sanction, which amounts may include interest from	155
the date of imposition of the financial sanction;	156
(2) Permit payment of all, or any portion of, the	157
financial sanction in installments, by credit or debit card, by	158
another type of electronic transfer, or by any other reasonable	159
method, within any period of time, and on any terms that the	160
court considers just, except that the maximum time permitted for	161
payment shall not exceed five years. The clerk may pay any fee	162
associated with processing an electronic transfer out of public	163
money and may charge the fee to the delinquent child.	164
(3) To defray administrative costs, charge a reasonable	165

fee to a child who elects a payment plan rather than a lump sum

payment of a financial sanction.	167
Sec. 2152.21. (A) Unless division (C) of this section	168
applies, if a child is adjudicated a juvenile traffic offender,	169
the court may make any of the following orders of disposition:	170
(1) Impose costs and one or more financial sanctions in	171
accordance with section 2152.20 of the Revised Code;	172
(2) Suspend the child's driver's license, probationary	173
driver's license, or temporary instruction permit for a definite	174
period not exceeding two years or suspend the registration of	175
all motor vehicles registered in the name of the child for a	176
definite period not exceeding two years. A child whose license	177
or permit is so suspended is ineligible for issuance of a	178
license or permit during the period of suspension. At the end of	179
the period of suspension, the child shall not be reissued a	180
license or permit until the child has paid any applicable	181
reinstatement fee and complied with all requirements governing	182
license reinstatement.	183
(3) Place the child on community control;	184
(4) If the child is adjudicated a juvenile traffic	185
offender for an act other than an act that would be a minor	186
misdemeanor if committed by an adult and other than an act that	187
could be disposed of by the juvenile traffic violations bureau	188
serving the court under Traffic Rule 13.1 if the court has	189
established a juvenile traffic violations bureau, require the	190
child to make restitution pursuant to division (A)(3) of section	191
2152.20 of the Revised Code;	192
(5)(a) If the child is adjudicated a juvenile traffic	193
offender for committing a violation of division (A) of section	194
4511.19 of the Revised Code or of a municipal ordinance that is	195

substantially equivalent to that division, commit the child, for	196
not longer than five days, to either of the following:	197
(i) The temporary custody of a detention facility or	198
district detention facility established under section 2152.41 of	199
the Revised Code;	200
(ii) The temporary custody of any school, camp,	201
institution, or other facility for children operated in whole or	202
in part for the care of juvenile traffic offenders of that	203
nature by the county, by a district organized under section	204
2151.65 or 2152.41 of the Revised Code, or by a private agency	205
or organization within the state that is authorized and	206
qualified to provide the care, treatment, or placement required.	207
(b) If an order of disposition committing a child to the	208
temporary custody of a home, school, camp, institution, or other	209
facility of that nature is made under division (A)(5)(a) of this	210
section, the length of the commitment shall not be reduced or	211
diminished as a credit for any time that the child was held in a	212
place of detention or shelter care, or otherwise was detained,	213
prior to entry of the order of disposition.	214
(6) If, after making a disposition under divisions (A)(1)	215
to (5) of this section, the court finds upon further hearing	216
that the child has failed to comply with the orders of the court	217
and the child's operation of a motor vehicle constitutes the	218
child a danger to the child and to others, the court may make	219
any disposition authorized by divisions (A)(1), (4), (5), and	220
(8) of section 2152.19 of the Revised Code, except that the	221
child may not be committed to or placed in a secure correctional	222
facility unless authorized by division (A)(5) of this section,	223
and commitment to or placement in a detention facility may not	224
exceed twenty-four hours.	225

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(7) If the child is adjudicated a first-time juvenile	226
traffic offender for an act that would be a minor misdemeanor or	227
unclassified misdemeanor if committed by an adult or that could	228
be disposed of by the juvenile traffic violations bureau serving	229
the court under Traffic Rule 13.1 if the court has established a	230
juvenile traffic violations bureau, require the child to	231
complete an advanced juvenile driver improvement program	232
pursuant to division (B) of section 4510.311 of the Revised	233
Code. A court shall not impose any fines if the child submits a	234
certificate of completion to the court.	235
(B) If a child is adjudicated a juvenile traffic offender	236
for violating division (A) or (B) of section 4511.19 of the	237
Revised Code, in addition to any order of disposition made under	238
division (A) of this section, the court shall impose a class six	239
suspension of the temporary instruction permit, probationary	240
driver's license, or driver's license issued to the child from	241
the range specified in division (A)(6) of section 4510.02 of the	242
Revised Code. The court, in its discretion, may terminate the	243
suspension if the child attends and satisfactorily completes a	244
drug abuse or alcohol abuse education, intervention, or	245
treatment program specified by the court. During the time the	246
child is attending a program as described in this division, the	247
court shall retain the child's temporary instruction permit,	248
probationary driver's license, or driver's license issued, and	249
the court shall return the permit or license if it terminates	250
the suspension as described in this division.	251
(C) If a child is adjudicated a juvenile traffic offender	252
for violating division (B)(1) of section 4513.263 of the Revised	253
Code, the court shall impose the appropriate fine set forth in	254
division (G) of that section. If a child is adjudicated a	255
juvenile traffic offender for violating division (B)(3) of	256

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section 4513.263 of the Revised Code and if the child is sixteen	257
years of age or older, the court shall impose the fine set forth	258
in division (G)(2) of that section. If a child is adjudicated a	259
juvenile traffic offender for violating division (B)(3) of	260
section 4513.263 of the Revised Code and if the child is under	261
sixteen years of age, the court shall not impose a fine but may	262
place the child on probation or community control.	263
(D) A juvenile traffic offender is subject to sections	264
4509.01 to 4509.78 of the Revised Code.	265
Sec. 4507.05. (A) The registrar of motor vehicles, or a	266
deputy registrar, upon receiving an application for a temporary	267
instruction permit and a temporary instruction permit	268
identification card for a driver's license from any person who	269
is at least fifteen years six months—of age, may issue such a	270
permit and identification card entitling the applicant to drive	271
a motor vehicle, other than a commercial motor vehicle, upon the	272
highways under the following conditions:	273
(1) If the permit is issued to a person who is at least	274
fifteen years six months of age, but less than sixteen years of	275
age:	276
(a) The permit and identification card are in the holder's	277
<pre>immediate possession;</pre>	278
(b) The holder is accompanied by an eligible adult who	279
actually occupies the seat beside the permit holder and does not	280
have a prohibited concentration of alcohol in the whole blood,	281
blood serum or plasma, breath, or urine as provided in division	282
(A) of section 4511.19 of the Revised Code;	283
(c) The total number of occupants of the vehicle does not	284
exceed the total number of occupant restraining devices	285

originally installed in the motor vehicle by its manufacturer,	286
and each occupant of the vehicle is wearing all of the available	287
elements of a properly adjusted occupant restraining device.	288
(2) If the permit is issued to a person who is at least	289
sixteen years of age:	290
(a) The permit and identification card are in the holder's	291
immediate possession;	292
(b) The holder is accompanied by a licensed operator who	293
is at least twenty-one years of age, is actually occupying a	294
seat beside the driver, and does not have a prohibited	295
concentration of alcohol in the whole blood, blood serum or	296
plasma, breath, or urine as provided in division (A) of section	297
4511.19 of the Revised Code;	298
(c) The total number of occupants of the vehicle does not	299
exceed the total number of occupant restraining devices	300
originally installed in the motor vehicle by its manufacturer,	301
and each occupant of the vehicle is wearing all of the available	302
elements of a properly adjusted occupant restraining device.	303
(B) The registrar or a deputy registrar, upon receiving	304
from any person an application for a temporary instruction	305
permit and temporary instruction permit identification card to	306
operate a motorcycle, motor-driven cycle or motor scooter, or	307
motorized bicycle, may issue such a permit and identification	308
card entitling the applicant, while having the permit and	309
identification card in the applicant's immediate possession, to	310
drive a motorcycle or motor-driven cycle or motor scooter, under	311
the restrictions prescribed in section 4511.53 of the Revised	312
Code, or to drive a motorized bicycle under restrictions	313
determined by the registrar. A temporary instruction permit and	314

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temporary instruction permit identification card to operate a	315
motorized bicycle may be issued to a person fourteen or fifteen	316
years old.	317
(C) Any permit and identification card issued under this	318
section shall be issued in the same manner as a driver's	319
license, upon a form to be furnished by the registrar. A	320
temporary instruction permit to drive a motor vehicle other than	321
a commercial motor vehicle shall be valid for a period of one	322
year and six months.	323
(D) Any person having in the person's possession a valid	324
and current driver's license or motorcycle operator's license or	325
endorsement issued to the person by another jurisdiction	326
recognized by this state is exempt from obtaining a temporary	327
instruction permit for a driver's license and from submitting to	328
the examination for a temporary instruction permit and the	329
regular examination for obtaining a driver's license or	330
motorcycle operator's endorsement in this state if the person	331
does all of the following:	332
(1) Submits to and passes vision screening as provided in	333
section 4507.12 of the Revised Code;	334
(2) Surrenders to the registrar or deputy registrar the	335
person's driver's license issued by the other jurisdiction; and	336
(3) Complies with all other applicable requirements for	337
issuance by this state of a driver's license, driver's license	338
with a motorcycle operator's endorsement, or restricted license	339
to operate a motorcycle.	340
If the person does not comply with all the requirements of	341
this division, the person shall submit to the regular	342
examination for obtaining a driver's license or motorcycle	343

operator's endorsement in this state in order to obtain such a	344
license or endorsement.	345
(E) The registrar may adopt rules governing the use of	346
temporary instruction permits and temporary instruction permit	347
identification cards.	348
(F)(1) No holder of a permit issued under division (A) of	349
this section shall operate a motor vehicle upon a highway or any	350
public or private property used by the public for purposes of	351
vehicular travel or parking in violation of the conditions	352
established under division (A) of this section.	353
(2) Except as otherwise provided in division (F)(2) of	354
this section, no holder of a permit that is issued under	355
division (A) of this section and that is issued on or after July	356
1, 1998, and who has not attained the age of under eighteen	357
years, of age shall operate a motor vehicle upon a highway or	358
any public or private property used by the public for purposes	359
of vehicular travel or parking between the hours of midnight and	360
six a.m.	361
The holder of a permit issued under division (A) of this	362
section on or after July 1, 1998, who has not attained the age-	363
of under eighteen years, of age may operate a motor vehicle upon	364
a highway or any public or private property used by the public	365
for purposes of vehicular travel or parking between the hours of	366
midnight and six a.m. if, at the time of such operation, the	367
holder is accompanied by the holder's parent, guardian, or	368
custodian, and the parent, guardian, or custodian holds a	369
current valid driver's or commercial driver's license issued by	370
this state, is actually occupying a seat beside the permit	371
holder, and does not have a prohibited concentration of alcohol	372
in the whole blood, blood serum or plasma, breath, or urine as	373

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provided in division (A) of section 4511.19 of the Revised Code.	374
(G)(1) Notwithstanding any other provision of law to the	375
contrary, no law enforcement officer shall cause the operator of	376
a motor vehicle being operated on any street or highway to stop	377
the motor vehicle for the sole purpose of determining whether	378
each occupant of the motor vehicle is wearing all of the	379
available elements of a properly adjusted occupant restraining	380
device as required by division (A) of this section, or for the	381
sole purpose of issuing a ticket, citation, or summons if the	382
requirement in that division has been or is being violated, or	383
for causing the arrest of or commencing a prosecution of a	384
person for a violation of that requirement.	385
(2) Notwithstanding any other provision of law to the	386
contrary, no law enforcement officer shall cause the operator of	387
a motor vehicle being operated on any street or highway to stop	388
the motor vehicle for the sole purpose of determining whether a	389
violation of division (F)(2) of this section has been or is	390
being committed or for the sole purpose of issuing a ticket,	391
citation, or summons for such a violation or for causing the	392
arrest of or commencing a prosecution of a person for such	393
violation.	394
(H) As used in this section:	395
(1) "Eligible adult" means any of the following:	396
(a) An instructor of a driver training course approved by	397
the department of public safety;	398
(b) Any of the following persons who holds a current valid	399
driver's or commercial driver's license issued by this state:	400
(i) A parent, guardian, or custodian of the permit holder;	401

(ii) A person twenty-one years of age or older who acts in	402
loco parentis of the permit holder.	403
(2) "Occupant restraining device" has the same meaning as	404
in section 4513.263 of the Revised Code.	405
(I) Whoever violates division (F)(1) or (2) of this	406
section is guilty of a minor misdemeanor.	407
Sec. 4507.071. (A) The registrar of motor vehicles or any	408
deputy registrar shall not issue a driver's license to any	409
person under eighteen years of age, except that the registrar or	410
a deputy registrar may issue a probationary license to a person	411
who is at least sixteen years of age and has held a temporary	412
instruction permit for a period of at least six months one year.	413
(B)(1)(a) No holder of a probationary driver's license who	414
has held the license for less than twelve months shall operate a	415
motor vehicle upon a highway or any public or private property	416
used by the public for purposes of vehicular travel or parking	417
between the hours of midnight and six a.m. unless the holder is	418
accompanied by the holder's parent or guardian.	419
(b) No holder of a probationary driver's license who has	420
held the license for twelve months or longer shall operate a	421
motor vehicle upon a highway or any public or private property	422
used by the public for purposes of vehicular travel or parking	423
between the hours of one a.m. and five a.m. unless the holder is	424
accompanied by the holder's parent or guardian.	425
(2)(a) Subject to division (D)(1) of this section,	426
division (B)(1)(a) of this section does not apply to the holder	427
of a probationary driver's license who is doing-either any of	428
the following:	429
(i) Traveling to or from work between the hours of	430

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midnight and six a.m., provided that the holder has in the	431
holder's immediate possession written documentation from the	432
holder's employer-:	433
(ii) Traveling to or from an official function sponsored	434
by the school the holder attends between the hours of midnight	435
and six a.m., provided that the holder has in the holder's	436
immediate possession written documentation from an appropriate	437
official of the school;	438
(iii) Traveling to or from an official religious event	439
between the hours of midnight and six a.m., provided that the	440
holder has in the holder's immediate possession written	441
documentation from an appropriate official affiliated with the	442
event.	443
(b) Division (B)(1)(b) of this section does not apply to	444
the holder of a probationary driver's license who is doing-	445
<pre>either_any of the following:</pre>	446
(i) Traveling to or from work between the hours of one	447
a.m. and five a.m., provided that the holder has in the holder's	448
immediate possession written documentation from the holder's	449
employer-:	450
(ii) Traveling to or from an official function sponsored	451
by the school the holder attends between the hours of one a.m.	452
and five a.m., provided that the holder has in the holder's	453
immediate possession written documentation from an appropriate	454
official of the school;	455
(iii) Traveling to or from an official religious event	456
between the hours of one a.m. and five a.m., provided that the	457
holder has in the holder's immediate possession written	458
documentation from an appropriate official affiliated with the	459

event.	460
(3) An employer, school official, or official affiliated	461
with a religious event is not liable in damages in a civil	462
action for any injury, death, or loss to person or property that	463
allegedly arises from, or is related to, the fact that the	464
employer, school official, or official affiliated with a	465
religious event provided the holder of a probationary driver's	466
license with the written documentation described in division (B)	467
(2) of this section.	468
The registrar of motor vehicles shall make available at no	469
cost a form to serve as the written documentation described in	470
division (B)(2) of this section, and employers, school	471
officials, officials affiliated with religious events, and	472
holders of probationary driver's licenses may utilize that form	473
or may choose to utilize any other written documentation to meet	474
the requirements of that division.	475
(4) No holder of a probationary driver's license who has	476
held the license for less than twelve months shall operate a	477
motor vehicle upon a highway or any public or private property	478
used by the public for purposes of vehicular travel or parking	479
with more than one person who is not a family member occupying	480
the vehicle unless the probationary license holder is	481
accompanied by the probationary license holder's parent,	482
guardian, or custodian.	483
(C) It is an affirmative defense to a violation of	484
division (B)(1)(a) or (b) of this section if, at the time of the	485
violation, an emergency existed that required the holder of the	486
probationary driver's license to operate a motor vehicle in	487
violation of division (B)(1)(a) or (b) of this section or the	488

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holder was an emancipated minor.

(D)(1) If a person is issued a probationary driver's	490
license prior to attaining the age of seventeen years and the	491
person pleads guilty to, is convicted of, or is adjudicated in	492
juvenile court of having committed a moving violation during the	493
six-month period commencing on the date on which the person is	494
issued the probationary driver's license, the court with	495
jurisdiction over the violation may order that the holder must	496
be accompanied by the holder's parent or guardian whenever the	497
holder is operating a motor vehicle upon a highway or any public	498
or private property used by the public for purposes of vehicular	499
travel or parking for a period not to exceed six months or the	500
date the holder attains the age of seventeen years, whichever	501
occurs first.	502

- (2) Any person who is subject to the operating restrictions established under division (D)(1) of this section as a result of a first moving violation may petition the court for driving privileges without being accompanied by the holder's parent or guardian during the period of time determined by the court under that division. In granting the driving privileges, the court shall specify the purposes of the privileges and shall issue the person appropriate forms setting forth the privileges granted. If a person is convicted of, pleads guilty to, or is adjudicated in juvenile court of having committed a second or subsequent moving violation, the court with jurisdiction over the violation may terminate any driving privileges previously granted under this division.
- (3) No person shall violate any operating restriction imposed under division (D)(1) or (2) of this section.
- (E) No holder of a probationary license shall operate a 518 motor vehicle upon a highway or any public or private property 519

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used by the public for purposes of vehicular travel or parking	520
unless the total number of occupants of the vehicle does not	521
exceed the total number of occupant restraining devices	522
originally installed in the motor vehicle by its manufacturer,	523
and each occupant of the vehicle is wearing all of the available	524
elements of a properly adjusted occupant restraining device.	525
(F) A restricted license may be issued to a person who is	526
fourteen or fifteen years of age upon proof of hardship	527
satisfactory to the registrar of motor vehicles.	528
(G) Notwithstanding any other provision of law to the	529
contrary, no law enforcement officer shall cause the operator of	530
a motor vehicle being operated on any street or highway to stop	531
the motor vehicle for the sole purpose of determining whether	532
each occupant of the motor vehicle is wearing all of the	533
available elements of a properly adjusted occupant restraining	534
device as required by division (E) of this section, or for the	535
sole purpose of issuing a ticket, citation, or summons if the	536
requirement in that division has been or is being violated, or	537
for causing the arrest of or commencing a prosecution of a	538
person for a violation of that requirement.	539
(H) Notwithstanding any other provision of law to the	540
contrary, no law enforcement officer shall cause the operator of	541
a motor vehicle being operated on any street or highway to stop	542
the motor vehicle for the sole purpose of determining whether a	543
violation of division (B)(1)(a) or (b) of this section has been	544
or is being committed or for the sole purpose of issuing a	545
ticket, citation, or summons for such a violation or for causing	546
the arrest of or commencing a prosecution of a person for such	547

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violation.

(I) As used in this section:

(1) "Occupant restraining device" has the same meaning as	550
in section 4513.263 of the Revised Code.	551
(2) "Family member" of a probationary license holder	552
includes any of the following:	553
(a) A spouse;	554
(b) A child or stepchild;	555
(c) A parent, stepparent, grandparent, or parent-in-law;	556
(d) An aunt or uncle;	557
(e) A sibling, whether of the whole or half blood or by	558
adoption, a brother-in-law, or a sister-in-law;	559
(f) A son or daughter of the probationary license holder's	560
stepparent if the stepparent has not adopted the probationary	561
license holder;	562
(g) An eligible adult, as defined in section 4507.05 of	563
the Revised Code.	564
(3) "Moving violation" means any violation of any statute	565
or ordinance that regulates the operation of vehicles,	566
streetcars, or trackless trolleys on the highways or streets.	567
"Moving violation" does not include a violation of section	568
4513.263 of the Revised Code or a substantially equivalent	569
municipal ordinance, or a violation of any statute or ordinance	570
regulating pedestrians or the parking of vehicles, vehicle size	571
or load limitations, vehicle fitness requirements, or vehicle	572
registration.	573
(J) Whoever violates division (B)(1) or (4), (D)(3), or	574
(E) of this section is guilty of a minor misdemeanor.	575
Sec. 4508.02. (A)(1) The director of public safety,	576

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subject to Chapter 119. of the Revised Code, shall adopt and	577
prescribe such rules concerning the administration and	578
enforcement of this chapter as are necessary to protect the	579
public. The rules shall require an assessment of the holder of a	580
probationary instructor license. The director shall inspect the	581
school facilities and equipment of applicants and licensees and	582
examine applicants for instructor's licenses.	583
(2) The director shall adopt rules governing online driver	584
education courses that may be completed via the internet to	585
satisfy the classroom instruction under division (C) of this	586
section. The rules shall do all of the following:	587
(a) Establish standards that an online driver training	588
enterprise must satisfy to be licensed to offer an online driver	589
education course via the internet, including, at a minimum,	590
proven expertise in providing driver education and an acceptable	591
infrastructure capable of providing secure online driver	592
education in accord with advances in internet technology. The	593
rules shall allow an online driver training enterprise to be	594
affiliated with a licensed driver training school offering in-	595
person classroom instruction, but shall not require such an	596
affiliation.	597
(b) Establish content requirements that an online driver	598
education course must satisfy to be approved as equivalent to	599
twenty-four hours of in-person classroom instruction;	600
(c) Establish attendance standards, including a maximum	601
number of course hours that may be completed in a twenty-four-	602
hour period;	603
(d) Allow an enrolled applicant to begin the required	604

605

eight hours of actual behind-the-wheel instruction upon

completing all twenty-four hours of course instruction;	606
(e) Establish any other requirements necessary to regulate	607
online driver education.	608
(B) The director shall administer and enforce this	609
chapter.	610
(C) The rules shall require twenty-four hours of completed	611
in-person classroom instruction or the completion of an	612
approved, equivalent online driver education course offered via	613
the internet by a licensed online driver training enterprise,	614
followed by eight hours of actual behind-the-wheel instruction	615
conducted on public streets and highways of this state for all	616
beginning drivers of noncommercial motor vehicles who are	617
required to complete the training under section 4507.21 of the	618
Revised Code. The rules shall allow beginning drivers of	619
noncommercial motor vehicles to complete the driver education	620
course at any point while holding a valid temporary instruction	621
permit. The rules also shall require the classroom instruction	622
or online driver education course for such drivers to include	623
instruction on <pre>both_all of the following:</pre>	624
(1) The dangers of driving a motor vehicle while	625
distracted, including while using an electronic wireless	626
communications device, or engaging in any other activity that	627
distracts a driver from the safe and effective operation of a	628
motor vehicle;	629
(2) The dangers of driving a motor vehicle while under the	630
influence of a controlled substance, prescription medication, or	631
alcohol <u>;</u>	632
(3) Proper techniques to use when driving a motor vehicle	633
in the following circumstances:	634

(a) Weather conditions, including rain, fog, hail, sleet,	635
snow, and high winds;	636
(b) Adverse road conditions, including potholes, road	637
debris, construction, and road detours;	638
(c) Road hazards caused by animals, including animals that	639
<pre>enter the roadway unexpectedly;</pre>	640
(d) Incidents involving road rage, speeding, reckless	641
driving, erratic driving, and other aggressive driving	642
<pre>behaviors;</pre>	643
(e) Incidents during which the motor vehicle skids,	644
slides, or otherwise moves in an uncontrolled manner.	645
(D) The rules shall state the minimum hours for classroom	646
and behind-the-wheel instruction required for beginning drivers	647
of commercial trucks, commercial cars, buses, and commercial	648
tractors, trailers, and semitrailers.	649
(E)(1) The department of public safety may charge a fee to	650
each online driver training enterprise in an amount sufficient	651
to pay the actual expenses the department incurs in the	652
regulation of online driver education courses.	653
(2) The department shall supply to each licensed online	654
driver training enterprise certificates to be used for	655
certifying an applicant's enrollment in an approved online	656
driver education course and a separate certificate to be issued	657
upon successful completion of an approved online driver	658
education course. The certificates shall be numbered serially.	659
The department may charge a fee to each online driver training	660
enterprise per certificate supplied to pay the actual expenses	661
the department incurs in supplying the certificates.	662

(F) The director shall adopt rules in accordance with	663
Chapter 119. of the Revised Code governing an abbreviated driver	664
training course for adults.	665

Sec. 4510.311. (A) The director of public safety shall 666 establish standards for juvenile driver improvement programs and 667 shall approve any programs that meet the established standards. 668 The standards established by the director shall require a 669 minimum of five hours of classroom instruction, with at least 670 three hours devoted to driver skill requirements and two hours 671 devoted to juvenile driver information related to the driving 672 records of drivers under eighteen years of age, driver 673 perceptions, and the value of the traffic laws. The standards 674 also shall require a person whose probationary driver's license 675 was suspended under section 4510.31 of the Revised Code to 676 undertake and pass, as successful completion of an approved 677 juvenile driver improvement program, the driver's license 678 examination that a person who holds a temporary instruction 679 permit is required to undertake and pass in order to be issued a 680 probationary driver's license. The person shall pay the 681 applicable fee that is required to accompany an application for 682 a driver's license as prescribed in division (E) of section 683 4507.23 of the Revised Code. The director shall prescribe the 684 requirements for the curriculum to be provided as well as other 685 program directives. Only those programs approved by the director 686 shall be acceptable for reinstatement of the driving privileges 687 of a person whose probationary driver's license was suspended 688 under section 4510.31 of the Revised Code. 689

(B) The director of public safety shall establish 690 standards for advanced juvenile driver improvement programs and 691 shall approve any programs that meet the established standards. 692 The standards established by the director shall require a 693

minimum of two hours of classroom instruction with a focus on	694
driving physics, vehicle dynamics, proper vision techniques, and	695
teen driver statistics. The standards also shall require a	696
minimum of four hours of emergency driving skills development	697
through "behind-the-wheel" driving exercises with a focus on	698
vehicle control in emergency and adverse weather driving	699
situations. The driving exercises shall include vehicle control	700
in inclement weather conditions, emergency transition maneuvers,	701
and spin and skid control. The driving exercises shall take	702
place in a suitable closed-course facility that is safe and	703
controlled and has adequate run-off areas. The director shall	704
prescribe the requirements for the curriculum to be provided as	705
well as other program directives and the requirements and score	706
necessary to pass the course. A person who attends an advanced	707
juvenile driver improvement program, including for the purpose	708
purposes specified in either section 2152.20, 2152.21, or	709
division (C)(2) of section 4510.31 of the Revised Code, that	710
meets the standards and requirements prescribed in this division	711
for such courses and successfully completes the course shall	712
receive a certificate of completion from the program.	713
Section 2. That existing sections 2152.20, 2152.21,	714
4507.05, 4507.071, 4508.02, and 4510.311 of the Revised Code are	715
hereby repealed.	716
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