As Introduced

136th General Assembly Regular Session 2025-2026

H. B. No. 533

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Representative Miller, K.

To amend sections 2903.06 and 2903.08 of the

vehicular assault.

Revised Code to add to the list of vehicles that

can be used to commit a vehicular homicide or

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That sections 2903.06 and 2903.08 of the Revised Code be amended to read as follows:	5 6
Sec. 2903.06. (A) No person, while operating or	7
participating in the operation of a motor vehicle, motorcycle,_	8
under-speed vehicle, motorized bicycle or moped, motor-driven	9
cycle or motor scooter, all-purpose vehicle, utility vehicle,	10
mini-truck, snowmobile, locomotive, watercraft, or aircraft,	11
shall cause the death of another or the unlawful termination of	12
another's pregnancy in any of the following ways:	13
(1) As the proximate result of committing an OVI offense.	14
(2) In one of the following ways:	15
(a) Recklessly;	16
(b) As the proximate result of committing, while operating	17
or participating in the operation of a motor vehicle, under-	18
speed vehicle, motorized bicycle or moped, motor-driven cycle or	19

H. B. No. 533

Page 2
As Introduced

motor scooter, all-purpose vehicle, utility vehicle, mini-truck,	20
or motorcycle in a construction zone, a reckless operation	21
offense, provided that this division applies only if the person	22
whose death is caused or whose pregnancy is unlawfully	23
terminated is in the construction zone at the time of the	24
offender's commission of the reckless operation offense in the	25
construction zone and does not apply as described in division	26
(F) of this section.	27
(3) In one of the following ways:	28
(a) Negligently;	29
(b) As the proximate result of committing, while operating	30
or participating in the operation of a motor vehicle, <u>under-</u>	31
speed vehicle, motorized bicycle or moped, motor-driven cycle or	32
motor scooter, all-purpose vehicle, utility vehicle, mini-truck,	33
or motorcycle in a construction zone, a speeding offense,	34
provided that this division applies only if the person whose	35
death is caused or whose pregnancy is unlawfully terminated is	36
in the construction zone at the time of the offender's	37
commission of the speeding offense in the construction zone and	38
does not apply as described in division (F) of this section.	39
(4) As the proximate result of committing a violation of	40
any provision of any section contained in Title XLV of the	41
Revised Code that is a minor misdemeanor or of a municipal	42
ordinance that, regardless of the penalty set by ordinance for	43
the violation, is substantially equivalent to any provision of	44
any section contained in Title XLV of the Revised Code that is a	45
minor misdemeanor.	46
(B)(1) Whoever violates division (A)(1) or (2) of this	47

section is guilty of aggravated vehicular homicide and shall be

punished as provided in divisions (B)(2) and (3) of this	49
section.	50
(2)(a) Except as otherwise provided in division (B)(2)(b),	51
(c), or (d) of this section, aggravated vehicular homicide	52
committed in violation of division (A)(1) of this section is a	53
felony of the second degree and the court shall impose a	54
mandatory prison term on the offender as described in division	55
(E) of this section.	56
(E) OI this section.	20
(b) Except as otherwise provided in division (B)(2)(c) or	57
(d) of this section, aggravated vehicular homicide committed in	58
violation of division (A)(1) of this section is a felony of the	59
first degree, and the court shall impose a mandatory prison term	60
on the offender as described in division (E) of this section, if	61
any of the following apply:	62
(i) At the time of the offense, the offender was driving	63
under a suspension or cancellation imposed under Chapter 4510.	64
or any other provision of the Revised Code or was operating a	65
motor vehicle or motorcycle, did not have a valid driver's	66
license, commercial driver's license, temporary instruction	67
permit, probationary license, or nonresident operating	68
privilege, and was not eligible for renewal of the offender's	69
driver's license or commercial driver's license without	70
examination under section 4507.10 of the Revised Code.	71
(ii) The offender previously has been convicted of or	72
pleaded quilty to one prior OVI offense within the previous	73
twenty years.	74
(iii) The offender previously has been convicted of or	75
pleaded guilty to one prior traffic-related homicide,	76
manslaughter, or assault offense within the previous twenty	77

years.	78
(c) Except as otherwise provided in division (B)(2)(d) of	79
this section, aggravated vehicular homicide committed in	80
violation of division (A)(1) of this section is a felony of the	81
first degree, and the court shall sentence the offender to a	82
mandatory prison term as provided in section 2929.142 of the	83
Revised Code and described in division (E) of this section if	84
any of the following apply:	85
(i) The offender previously has been convicted of or	86
pleaded guilty to two prior OVI offenses within the previous	87
twenty years.	88
(ii) The offender previously has been convicted of or	89
pleaded guilty to two prior traffic-related homicide,	90
manslaughter, or assault offenses within the previous twenty	91
years.	92
(iii) The offender previously has been convicted of or	93
pleaded guilty to two prior violations of any combination of the	94
offenses listed in division (B)(2)(c)(i) and (ii) of this	95
section within the previous twenty years.	96
(d) Aggravated vehicular homicide committed in violation	97
of division (A)(1) of this section is a felony of the first	98
degree, and the court shall sentence the offender to a mandatory	99
prison term as provided in section 2929.142 of the Revised Code	100
and described in division (E) of this section if any of the	101
following apply:	102
(i) The offender previously has been convicted of or	103
pleaded guilty to three or more prior OVI offenses within the	104
previous twenty years.	105
(ii) The offender previously has been convicted of or	106

pleaded guilty to three or more prior traffic-related homicide,	107
manslaughter, or assault offenses within the previous twenty	108
years.	109
(iii) The offender previously has been convicted of or	110
pleaded guilty to three or more prior violations of any	111
combination of the offenses listed in divisions (B)(2)(d)(i) and	112
(ii) of this section within the previous twenty years.	113
(e) In addition to any other sanctions imposed pursuant to	114
division (B)(2)(a), (b), (c), or (d) of this section for	115
aggravated vehicular homicide committed in violation of division	116
(A)(1) of this section, the court shall impose upon the offender	117
a class one suspension of the offender's driver's license,	118
commercial driver's license, temporary instruction permit,	119
probationary license, or nonresident operating privilege as	120
specified in division (A)(1) of section 4510.02 of the Revised	121
Code.	122
Divisions (A)(1) to (3) of section 4510.54 of the Revised	123
Code apply to a suspension imposed under division (B)(2)(e) of	124
this section.	125
(f) Notwithstanding section 2929.18 of the Revised Code,	126
and in addition to any other sanctions imposed pursuant to	127
division (B)(2) of this section for aggravated vehicular	128
homicide committed in violation of division (A)(1) of this	129
section, the court shall impose upon the offender a fine of not	130
more than twenty-five thousand dollars.	131
(3) Except as otherwise provided in this division,	132
aggravated vehicular homicide committed in violation of division	133
(A)(2) of this section is a felony of the third degree.	134
Aggravated vehicular homicide committed in violation of division	135

(A)(2) of this section is a felony of the second degree if, at	136
the time of the offense, the offender was driving under a	137
suspension or cancellation imposed under Chapter 4510. or any	138
other provision of the Revised Code or was operating a motor	139
vehicle or motorcycle, did not have a valid driver's license,	140
commercial driver's license, temporary instruction permit,	141
probationary license, or nonresident operating privilege, and	142
was not eligible for renewal of the offender's driver's license	143
or commercial driver's license without examination under section	144
4507.10 of the Revised Code or if the offender previously has	145
been convicted of or pleaded guilty to a violation of this	146
section or any traffic-related homicide, manslaughter, or	147
assault offense. The court shall impose a mandatory prison term	148
on the offender when required by division (E) of this section.	149

In addition to any other sanctions imposed pursuant to 150 this division for a violation of division (A)(2) of this 1.51 section, the court shall impose upon the offender a class two 152 suspension of the offender's driver's license, commercial 153 driver's license, temporary instruction permit, probationary 154 license, or nonresident operating privilege from the range 155 specified in division (A)(2) of section 4510.02 of the Revised 156 Code or, if the offender previously has been convicted of or 157 pleaded quilty to a traffic-related murder, felonious assault, 158 or attempted murder offense, a class one suspension of the 159 offender's driver's license, commercial driver's license, 160 temporary instruction permit, probationary license, or 161 nonresident operating privilege as specified in division (A)(1) 162 of that section. 163

(C) Whoever violates division (A)(3) of this section is

guilty of vehicular homicide. Except as otherwise provided in

this division, vehicular homicide is a misdemeanor of the first

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degree. Vehicular homicide committed in violation of division	167
(A)(3) of this section is a felony of the fourth degree if, at	168
the time of the offense, the offender was driving under a	169
suspension or cancellation imposed under Chapter 4510. or any	170
other provision of the Revised Code or was operating a motor	171
vehicle or motorcycle, did not have a valid driver's license,	172
commercial driver's license, temporary instruction permit,	173
probationary license, or nonresident operating privilege, and	174
was not eligible for renewal of the offender's driver's license	175
or commercial driver's license without examination under section	176
4507.10 of the Revised Code or if the offender previously has	177
been convicted of or pleaded guilty to a violation of this	178
section or any traffic-related homicide, manslaughter, or	179
assault offense. The court shall impose a mandatory jail term or	180
a mandatory prison term on the offender when required by	181
division (E) of this section.	182

In addition to any other sanctions imposed pursuant to 183 this division, the court shall impose upon the offender a class 184 four suspension of the offender's driver's license, commercial 185 driver's license, temporary instruction permit, probationary 186 license, or nonresident operating privilege from the range 187 specified in division (A)(4) of section 4510.02 of the Revised 188 Code, or, if the offender previously has been convicted of or 189 pleaded quilty to a violation of this section or any traffic-190 related homicide, manslaughter, or assault offense, a class 191 three suspension of the offender's driver's license, commercial 192 driver's license, temporary instruction permit, probationary 193 license, or nonresident operating privilege from the range 194 specified in division (A)(3) of that section, or, if the 195 offender previously has been convicted of or pleaded guilty to a 196 traffic-related murder, felonious assault, or attempted murder 197

offense, a class two suspension of the offender's driver's license, commercial driver's license, temporary instruction permit, probationary license, or nonresident operating privilege	198
	199
	200
as specified in division (A)(2) of that section.	201

(D) Whoever violates division (A) (4) of this section is 202 quilty of vehicular manslaughter. Except as otherwise provided 203 in this division, vehicular manslaughter is a misdemeanor of the 204 second degree. Vehicular manslaughter is a misdemeanor of the 205 first degree if, at the time of the offense, the offender was 206 driving under a suspension or cancellation imposed under Chapter 207 4510. or any other provision of the Revised Code or was 208 operating a motor vehicle or motorcycle, did not have a valid 209 driver's license, commercial driver's license, temporary 210 instruction permit, probationary license, or nonresident 211 operating privilege, and was not eligible for renewal of the 212 offender's driver's license or commercial driver's license 213 without examination under section 4507.10 of the Revised Code or 214 if the offender previously has been convicted of or pleaded 215 quilty to a violation of this section or any traffic-related 216 homicide, manslaughter, or assault offense. 217

218 In addition to any other sanctions imposed pursuant to this division, the court shall impose upon the offender a class 219 six suspension of the offender's driver's license, commercial 220 driver's license, temporary instruction permit, probationary 221 license, or nonresident operating privilege from the range 222 specified in division (A)(6) of section 4510.02 of the Revised 223 Code or, if the offender previously has been convicted of or 224 pleaded quilty to a violation of this section, any traffic-225 related homicide, manslaughter, or assault offense, or a 226 traffic-related murder, felonious assault, or attempted murder 227 offense, a class four suspension of the offender's driver's 228

license, commercial driver's license, temporary instruction	229
permit, probationary license, or nonresident operating privilege	230
from the range specified in division (A)(4) of that section.	231
(E)(1) The court shall impose a mandatory prison term on	232
an offender who is convicted of or pleads guilty to a violation	233
of division (A)(1) of this section. Except as otherwise provided	234
in this division, the mandatory prison term shall be a definite	235
term from the range of prison terms provided in division (A)(1)	236
(b) of section 2929.14 of the Revised Code for a felony of the	237
first degree or from division (A)(2)(b) of that section for a	238
felony of the second degree, whichever is applicable, except	239
that if the violation is committed on or after March 22, 2019,	240
the court shall impose as the minimum prison term for the	241
offense a mandatory prison term that is one of the minimum terms	242
prescribed for a felony of the first degree in division (A)(1)	243
(a) of section 2929.14 of the Revised Code or one of the terms	244
prescribed for a felony of the second degree in division (A)(2)	245
(a) of that section, whichever is applicable. If division (B)(2)	246
(c) or (d) of this section applies to an offender who is	247
convicted of or pleads guilty to the violation of division (A)	248
(1) of this section, the court shall impose the mandatory prison	249
term pursuant to division (A) or (B) of section 2929.142 of the	250
Revised Code, as applicable. The court shall impose a mandatory	251
jail term of at least fifteen days on an offender who is	252
convicted of or pleads guilty to a misdemeanor violation of	253
division (A)(3)(b) of this section and may impose upon the	254
offender a longer jail term as authorized pursuant to section	255
2929.24 of the Revised Code.	256
(2) The court shall impose a mandatory prison term on an	257
offender who is convicted of or pleads guilty to a violation of	258

division (A)(2) or (3)(a) of this section or a felony violation

H. B. No. 533 Page 10 As Introduced

of division (A)(3)(b) of this section if either division (E)(2)	260
(a) or (b) of this section applies. The mandatory prison term	261
shall be a definite term from the range of prison terms provided	262
in division (A)(3)(a) of section 2929.14 of the Revised Code for	263
a felony of the third degree or from division (A)(4) of that	264
section for a felony of the fourth degree, whichever is	265
applicable. The court shall impose a mandatory prison term on an	266
offender in a category described in this division if either of	267
the following applies:	268
(a) The offender previously has been convicted of or	269
pleaded guilty to a violation of this section or section 2903.08	270
of the Revised Code.	271
(b) At the time of the offense, the offender was driving	272
under suspension or cancellation under Chapter 4510. or any	273
other provision of the Revised Code or was operating a motor	274
vehicle or motorcycle, did not have a valid driver's license,	275
commercial driver's license, temporary instruction permit,	276
probationary license, or nonresident operating privilege, and	277
was not eligible for renewal of the offender's driver's license	278
or commercial driver's license without examination under section	279
4507.10 of the Revised Code.	280
(F) Divisions (A)(2)(b) and (3)(b) of this section do not	281
apply in a particular construction zone unless signs of the type	282
described in section 2903.081 of the Revised Code are erected in	283
that construction zone in accordance with the guidelines and	284
design specifications established by the director of	285
transportation under section 5501.27 of the Revised Code. The	286
failure to erect signs of the type described in section 2903.081	287
of the Revised Code in a particular construction zone in	288

accordance with those guidelines and design specifications does

H. B. No. 533 Page 11 As Introduced

not limit or affect the application of division (A)(1), (A)(2)	290
(a), (A)(3)(a), or (A)(4) of this section in that construction	291
zone or the prosecution of any person who violates any of those	292
divisions in that construction zone.	293
(G)(1) As used in this section:	294
(a) "Mandatory prison term" and "mandatory jail term" have	295
the same meanings as in section 2929.01 of the Revised Code.	296
(b) "Traffic-related homicide, manslaughter, or assault	297
offense" means a violation of section 2903.04 of the Revised	298
Code in circumstances in which division (D) of that section	299
applies, a violation of section 2903.06 or 2903.08 of the	300
Revised Code, or a violation of section 2903.06, 2903.07, or	301
2903.08 of the Revised Code as they existed prior to March 23,	302
2000.	303
(c) "Construction zone" has the same meaning as in section	304
5501.27 of the Revised Code.	305
(d) "Reckless operation offense" means a violation of	306
section 4511.20 of the Revised Code or a municipal ordinance	307
substantially equivalent to section 4511.20 of the Revised Code.	308
(e) "Speeding offense" means a violation of section	309
4511.21 of the Revised Code or a municipal ordinance pertaining	310
to speed.	311
(f) "Traffic-related murder, felonious assault, or	312
attempted murder offense" means a violation of section 2903.01	313
or 2903.02 of the Revised Code in circumstances in which the	314
offender used a motor vehicle as the means to commit the	315
violation, a violation of division (A)(2) of section 2903.11 of	316
the Revised Code in circumstances in which the deadly weapon	317
used in the commission of the violation is a motor vehicle, or	318

an attempt to commit aggravated murder or murder in violation of	319
section 2923.02 of the Revised Code in circumstances in which	320
the offender used a motor vehicle as the means to attempt to	321
commit the aggravated murder or murder.	322
(g) "Motor vehicle," "mini-truck," "under-speed vehicle,"	323
<pre>"motorized bicycle or moped," "motor-driven cycle or motor</pre>	324
scooter," and "utility vehicle" have the same meanings as in	325
section 4501.01 of the Revised Code.	326
(h) "All-purpose vehicle" has the same meaning as in	327
section 4519.01 of the Revised Code.	328
(i) "OVI offense" means a violation of division (A) of	329
section 4511.19 of the Revised Code, a violation of division (A)	330
of section 1547.11 of the Revised Code, a violation of division	331
(A)(3) of section 4561.15 of the Revised Code, or a	332
substantially equivalent municipal ordinance.	333
(2) For the purposes of this section, when a penalty or	334
suspension is enhanced because of a prior or current violation	335
of a specified law or a prior or current specified offense, the	336
reference to the violation of the specified law or the specified	337
offense includes any violation of any substantially equivalent	338
municipal ordinance, former law of this state, or current or	339
former law of another state or the United States.	340
Sec. 2903.08. (A) No person, while operating or	341
participating in the operation of a motor vehicle, motorcycle,_	342
under-speed vehicle, motorized bicycle or moped, motor-driven	343
cycle or motor scooter, all-purpose vehicle, utility vehicle,	344
mini-truck, snowmobile, locomotive, watercraft, or aircraft,	345
shall cause serious physical harm to another person or another's	346
unborn in any of the following ways:	347

H. B. No. 533
As Introduced

(1)(a) As the proximate result of committing a violation	348
of division (A) of section 4511.19 of the Revised Code or of a	349
substantially equivalent municipal ordinance;	350
(b) As the proximate result of committing a violation of	351
division (A) of section 1547.11 of the Revised Code or of a	352
substantially equivalent municipal ordinance;	353
casseancially equivalent manifely continued,	
(c) As the proximate result of committing a violation of	354
division (A)(3) of section 4561.15 of the Revised Code or of a	355
substantially equivalent municipal ordinance.	356
(2) In one of the following ways:	357
(a) As the proximate result of committing, while operating	358
or participating in the operation of a motor vehicle, <u>under-</u>	359
speed vehicle, motorized bicycle or moped, motor-driven cycle or	360
<pre>motor scooter, all-purpose vehicle, utility vehicle, mini-truck,</pre>	361
or motorcycle in a construction zone, a reckless operation	362
offense, provided that this division applies only if the person	363
to whom the serious physical harm is caused or to whose unborn	364
the serious physical harm is caused is in the construction zone	365
at the time of the offender's commission of the reckless	366
operation offense in the construction zone and does not apply as	367
described in division (E) of this section;	368
(b) Recklessly.	369
(3) As the proximate result of committing, while operating	370
or participating in the operation of a motor vehicle, <u>under-</u>	371
speed vehicle, motorized bicycle or moped, motor-driven cycle or	372
motor scooter, all-purpose vehicle, utility vehicle, mini-truck,	373
or motorcycle in a construction zone, a speeding offense,	374
provided that this division applies only if the person to whom	375
the serious physical harm is caused or to whose unborn the	376

serious physical harm is caused is in the construction zone at	377
the time of the offender's commission of the speeding offense in	378
the construction zone and does not apply as described in	379
division (E) of this section.	380
(B)(1) Whoever violates division (A)(1) of this section is	381
guilty of aggravated vehicular assault. Except as otherwise	382
provided in this division, aggravated vehicular assault is a	383
felony of the third degree. Aggravated vehicular assault is a	384
felony of the second degree if any of the following apply:	385
(a) At the time of the offense, the offender was driving	386
under a suspension imposed under Chapter 4510. or any other	387
provision of the Revised Code.	388
(b) The offender previously has been convicted of or	389
pleaded guilty to a violation of this section.	390
(c) The offender previously has been convicted of or	391
pleaded guilty to any traffic-related homicide, manslaughter, or	392
assault offense.	393
(d) The offender previously has been convicted of or	394
pleaded guilty to three or more prior violations of division (A)	395
of section 4511.19 of the Revised Code or a substantially	396
equivalent municipal ordinance within the previous ten years.	397
(e) The offender previously has been convicted of or	398
pleaded guilty to three or more prior violations of division (A)	399
of section 1547.11 of the Revised Code or of a substantially	400
equivalent municipal ordinance within the previous ten years.	401
(f) The offender previously has been convicted of or	402
pleaded guilty to three or more prior violations of division (A)	403
(3) of section 4561.15 of the Revised Code or of a substantially	404
equivalent municipal ordinance within the previous ten years.	405

(g) The offender previously has been convicted of or	406
pleaded guilty to three or more prior violations of any	407
combination of the offenses listed in division (B)(1)(d), (e),	408
or (f) of this section.	409
(h) The offender previously has been convicted of or	410
pleaded guilty to a second or subsequent felony violation of	411
division (A) of section 4511.19 of the Revised Code.	412
(2) In addition to any other sanctions imposed pursuant to	413
division (B)(1) of this section, except as otherwise provided in	414
this division, the court shall impose upon the offender a class	415
three suspension of the offender's driver's license, commercial	416
driver's license, temporary instruction permit, probationary	417
license, or nonresident operating privilege from the range	418
specified in division (A)(3) of section 4510.02 of the Revised	419
Code. If the offender previously has been convicted of or	420
pleaded guilty to a violation of this section, any traffic-	421
related homicide, manslaughter, or assault offense, or any	422
traffic-related murder, felonious assault, or attempted murder	423
offense, the court shall impose either a class two suspension of	424
the offender's driver's license, commercial driver's license,	425
temporary instruction permit, probationary license, or	426
nonresident operating privilege from the range specified in	427
division (A)(2) of that section or a class one suspension as	428
specified in division (A)(1) of that section.	429
(C)(1) Whoever violates division (A)(2) or (3) of this	430
section is guilty of vehicular assault and shall be punished as	431
provided in divisions (C)(2) and (3) of this section.	432
(2) Except as otherwise provided in this division,	433
vehicular assault committed in violation of division (A)(2) of	434
this section is a felony of the fourth degree. Vehicular assault	435

committed in violation of division (A)(2) of this section is a	436
felony of the third degree if, at the time of the offense, the	437
offender was driving under a suspension imposed under Chapter	438
4510. or any other provision of the Revised Code, if the	439
offender previously has been convicted of or pleaded guilty to a	440
violation of this section or any traffic-related homicide,	441
manslaughter, or assault offense, or if, in the same course of	442
conduct that resulted in the violation of division (A)(2) of	443
this section, the offender also violated section 4549.02,	444
4549.021, or 4549.03 of the Revised Code.	445

In addition to any other sanctions imposed, the court 446 shall impose upon the offender a class four suspension of the 447 offender's driver's license, commercial driver's license, 448 temporary instruction permit, probationary license, or 449 nonresident operating privilege from the range specified in 450 division (A)(4) of section 4510.02 of the Revised Code or, if 4.5.1 the offender previously has been convicted of or pleaded guilty 452 to a violation of this section, any traffic-related homicide, 453 manslaughter, or assault offense, or any traffic-related murder, 454 felonious assault, or attempted murder offense, a class three 455 suspension of the offender's driver's license, commercial 456 driver's license, temporary instruction permit, probationary 457 license, or nonresident operating privilege from the range 458 specified in division (A)(3) of that section. 459

(3) Except as otherwise provided in this division,

vehicular assault committed in violation of division (A)(3) of

this section is a misdemeanor of the first degree. Vehicular

assault committed in violation of division (A)(3) of this

section is a felony of the fourth degree if, at the time of the

offense, the offender was driving under a suspension imposed

under Chapter 4510. or any other provision of the Revised Code

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or if the offender previously has been convicted of or pleaded	467
guilty to a violation of this section or any traffic-related	468
homicide, manslaughter, or assault offense.	469
In addition to any other sanctions imposed, the court	470
shall impose upon the offender a class four suspension of the	471
offender's driver's license, commercial driver's license,	472
temporary instruction permit, probationary license, or	473
nonresident operating privilege from the range specified in	474
division (A)(4) of section 4510.02 of the Revised Code or, if	475
the offender previously has been convicted of or pleaded guilty	476
to a violation of this section, any traffic-related homicide,	477
manslaughter, or assault offense, or any traffic-related murder,	478
felonious assault, or attempted murder offense, a class three	479
suspension of the offender's driver's license, commercial	480
driver's license, temporary instruction permit, probationary	481
license, or nonresident operating privilege from the range	482
specified in division (A)(3) of section 4510.02 of the Revised	483
Code.	484
(D)(1) The court shall impose a mandatory prison term, as	485
described in division (D)(4) of this section, on an offender who	486
is convicted of or pleads guilty to a violation of division (A)	487
(1) of this section.	488
(2) The court shall impose a mandatory prison term, as	489
described in division (D)(4) of this section, on an offender who	490
is convicted of or pleads guilty to a violation of division (A)	491
(2) of this section or a felony violation of division (A)(3) of	492
this section if either of the following applies:	493
(a) The offender previously has been convicted of or	494
pleaded guilty to a violation of this section or section 2903.06	495

496

of the Revised Code.

(b) At the time of the offense, the offender was driving	497
under suspension under Chapter 4510. or any other provision of	498
the Revised Code.	499
(3) The court shall impose a mandatory jail term of at	500
least seven days on an offender who is convicted of or pleads	501
guilty to a misdemeanor violation of division (A)(3) of this	502
section and may impose upon the offender a longer jail term as	503
authorized pursuant to section 2929.24 of the Revised Code.	504
(4) A mandatory prison term required under division (D)(1)	505
or (2) of this section shall be a definite term from the range	506
of prison terms provided in division (A)(2)(b) of section	507
2929.14 of the Revised Code for a felony of the second degree,	508
from division (A)(3)(a) of that section for a felony of the	509
third degree, or from division (A)(4) of that section for a	510
felony of the fourth degree, whichever is applicable, except	511
that if the violation is a felony of the second degree committed	512
on or after March 22, 2019, the court shall impose as the	513
minimum prison term for the offense a mandatory prison term that	514
is one of the minimum terms prescribed for a felony of the	515
second degree in division (A)(2)(a) of section 2929.14 of the	516
Revised Code.	517
(E) Divisions (A)(2)(a) and (3) of this section do not	518
apply in a particular construction zone unless signs of the type	519
described in section 2903.081 of the Revised Code are erected in	520
that construction zone in accordance with the guidelines and	521
design specifications established by the director of	522
transportation under section 5501.27 of the Revised Code. The	523
failure to erect signs of the type described in section 2903.081	524
of the Revised Code in a particular construction zone in	525

accordance with those guidelines and design specifications does

H. B. No. 533
As Introduced

not limit or affect the application of division (A)(1) or (2)(b)	527
of this section in that construction zone or the prosecution of	528
any person who violates either of those divisions in that	529
construction zone.	530
(F) As used in this section:	531
(1) "Mandatory prison term" and "mandatory jail term" have	532
the same meanings as in section 2929.01 of the Revised Code.	533
(2) "Traffic-related homicide, manslaughter, or assault	534
offense" and "traffic-related murder, felonious assault, or	535
attempted murder offense" have the same meanings as in section	536
2903.06 of the Revised Code.	537
(3) "Construction zone" has the same meaning as in section	538
5501.27 of the Revised Code.	539
(4) "Reckless operation offense" and "speeding offense"	540
have the same meanings as in section 2903.06 of the Revised	541
Code.	542
(5) "Motor vehicle," "mini-truck," "under-speed vehicle,"	543
"motorized bicycle or moped," "motor-driven cycle or motor	544
scooter," and "utility vehicle" have the same meanings as in	545
section 4501.01 of the Revised Code.	546
(6) "All-purpose vehicle" has the same meaning as in	547
section 4519.01 of the Revised Code.	548
(G) For the purposes of this section, when a penalty or	549
suspension is enhanced because of a prior or current violation	550
of a specified law or a prior or current specified offense, the	551
reference to the violation of the specified law or the specified	552
offense includes any violation of any substantially equivalent	553
municipal ordinance, former law of this state, or current or	554

H. B. No. 533 As Introduced	Page 20
former law of another state or the United States.	555
Section 2. That existing sections 2903.06 and 2903.08 of	556
the Revised Code are hereby repealed.	557