#### As Introduced

### 136th General Assembly

## Regular Session 2025-2026

H. B. No. 544

# Representatives Williams, Swearingen Cosponsors: Representatives Hall, T., Lear, Miller, K., Johnson

To amend section 2921.32 of the Revised Code to 1 expand the offense of obstructing justice. 2

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

Section 1. That section 2921.32 of the Revised Code be	3
amended to read as follows:	4
Sec. 2921.32. (A) No person, with purpose to hinder the	5
discovery, apprehension, <u>arrest,</u> prosecution, conviction, or	6
punishment of another for crime or to assist another to benefit	7
from the commission of a crime, and no person, with purpose to	8
hinder the discovery, apprehension, arrest, prosecution,	9
adjudication as a delinquent child, or disposition of a child	10
for an act that if committed by an adult would be a crime or to	11
assist a child to benefit from the commission of an act that if	12
committed by an adult would be a crime, shall do any of the	13
following:	14
(1) Harbor or conceal the other person or child;	15
(2) Provide the other person or child with money,	16
transportation, a weapon, a disguise, or other means of avoiding	17
discovery or apprehension;	18
(3) Warn the other person or child of impending discovery-	19

H. B. No. 544
As Introduced

or , arrest, or apprehension;	20
(4) Destroy or conceal physical evidence of the crime or	21
act, or induce any person to withhold testimony or information	22
or to elude legal process summoning the person to testify or	23
supply evidence;	24
(5) Communicate false information to any person;	25
(6) Prevent or obstruct any person, by means of force,	26
intimidation, or deception, from performing any act to aid in	27
the discovery, apprehension, <u>arrest</u> , or prosecution of the other	28
person or child.	29
(B) A person may be prosecuted for, and may be convicted	30
of or adjudicated a delinquent child for committing, a violation	31
of division (A) of this section regardless of whether the person	32
or child aided ultimately is apprehended for, <u>is arrested for</u> ,	33
is charged with, is convicted of, pleads guilty to, or is	34
adjudicated a delinquent child for committing the crime or act	35
the person or child aided committed. The crime or act the person	36
or child aided committed shall be used under division (C) of	37
this section in determining the penalty for the violation of	38
division (A) of this section, regardless of whether the person	39
or child aided ultimately is apprehended for, <u>is arrested for</u> ,	40
is charged with, is convicted of, pleads guilty to, or is	41
adjudicated a delinquent child for committing the crime or act	42
the person or child aided committed.	43
(C)(1) Whoever violates this section is guilty of	44
obstructing justice.	45
(2) If-Except as provided in division (C)(7) of this	46
section, if the crime committed by the person aided is a	47
misdemeanor or if the act committed by the child aided would be	48

H. B. No. 544
As Introduced

a misdemeanor if committed by an adult, obstructing justice is a	49
misdemeanor of the same degree as the crime committed by the	50
person aided or a misdemeanor of the same degree that the act	51
committed by the child aided would be if committed by an adult.	52
(3) Except as otherwise provided in divisions (C)(4), (5),	53
$\frac{1}{2}$ and $\frac{1}{2}$ of this section, if the crime committed by the	54
person aided is a felony or if the act committed by the child	55
aided would be a felony if committed by an adult, obstructing	56
justice is a felony of the fifth degree.	57
(4) Except as otherwise provided in division (C)(6) of	58
this section, if the crime committed by the person aided is	59
aggravated murder, murder, or a felony of the first or second	60
degree or if the act committed by the child aided would be one	61
of those offenses if committed by an adult and if the offender	62
knows or has reason to believe that the crime committed by the	63
person aided is one of those offenses or that the act committed	64
by the child aided would be one of those offenses if committed	65
by an adult, obstructing justice is a felony of the third	66
degree.	67
(5) If the crime or act committed by the person or child	68
aided is an act of terrorism, obstructing justice is one of the	69
following:	70
(a) Except as provided in division (C)(5)(b) of this	71
section, a felony of the second degree;	72
(b) If the act of terrorism resulted in the death of a	73
person who was not a participant in the act of terrorism, a	74
felony of the first degree.	75
(6) If the crime committed by the person is trafficking in	76

persons or if the act committed by the child aided would be

77

H. B. No. 544 As Introduced	Page 4
trafficking in persons if committed by an adult, obstructing	78
justice is a felony of the second degree.	79
(7) If the violation of this section was an act that	80
prevented or obstructed an arrest of any person by any local,	81
state, or federal law enforcement agency, other than a federal	82
law enforcement agency engaged in immigration enforcement,	83
obstructing justice is a felony of the fifth degree. If the	84
violation of this section was an act that prevented or	85
obstructed an arrest or detention of any person by a federal law	86
enforcement agency engaged in immigration enforcement,	87
obstructing justice is a felony of the third degree.	88
(D) As used in this section:	89
(1) "Adult" and "child" have the same meanings as in	90
section 2151.011 of the Revised Code.	91
(2) "Delinquent child" has the same meaning as in section	92
2152.02 of the Revised Code.	93
(3) "Act of terrorism" has the same meaning as in section	94
2909.21 of the Revised Code.	95
Section 2. That existing section 2921.32 of the Revised	96

97

Code is hereby repealed.