As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 124

Senators Craig, Patton

A BILL

To	amend sections 2903.13 and 2917.41 and to enact	1
	section 306.20 of the Revised Code to increase	2
	the penalty for assault when the victim is an	3
	operator of an Ohio transit system bus or rail	4
	car; to authorize Ohio transit systems to post a	5
	sign regarding abuse or assault of staff; and to	6
	increase the penalty for evading payment of the	7
	known fares of a public transportation system.	8

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

Section 1. That sections 2903.13 and 2917.41 be amended	9
and section 306.20 of the Revised Code be enacted to read as	10
follows:	11
Sec. 306.20. (A) Any Ohio transit system may post the	12
notice described in division (B) of this section in accordance	13
with this division. An Ohio transit system that decides to post	14
the notice shall consider posting it in a conspicuous location	15
in all of the transit system's buses and rail cars.	16
(B) A notice posted pursuant to division (A) of this	17
section shall include, at a minimum, all of the following	18
statements and information:	19

"WE WILL NOT TOLERATE	20
any form of threatening or	21
aggressive behavior	22
toward our staff.	23
Assaults against our staff might	24
result in a felony conviction.	25
All staff have the right to carry out	26
their work without fearing for their safety."	27
(C) As used in this section, "Ohio transit system" has the	28
same meaning as in section 2305.33 of the Revised Code.	29
Sec. 2903.13. (A) No person shall knowingly cause or	30
attempt to cause physical harm to another or to another's	31
unborn.	32
(B) No person shall recklessly cause serious physical harm	33
to another or to another's unborn.	34
(C)(1) Whoever violates this section is guilty of assault,	35
and the court shall sentence the offender as provided in this	36
division and divisions (C)(1), (2), (3), (4), (5), (6), (7) ,	37
(8), (9), and (10), and (11) of this section. Except as	38
otherwise provided in division (C)(2), (3), (4), (5), (6), (7),	39
(8), $\frac{\text{or}}{\text{or}}$ (9), or (10) of this section, assault is a misdemeanor	40
of the first degree.	41
(2) Except as otherwise provided in this division, if the	42
offense is committed by a caretaker against a person with a	43
functional impairment under the caretaker's care, assault is a	44
felony of the fourth degree. If the offense is committed by a	45
caretaker against a person with a functional impairment under	46

the caretaker's care, if the offender previously has been
convicted of or pleaded guilty to a violation of this section or
section 2903.11 or 2903.16 of the Revised Code, and if in
relation to the previous conviction the offender was a caretaker
and the victim was a person with a functional impairment under
the offender's care, assault is a felony of the third degree.

- (3) If the offense occurs in or on the grounds of a state correctional institution or an institution of the department of youth services, the victim of the offense is an employee of the department of rehabilitation and correction or the department of youth services, and the offense is committed by a person incarcerated in the state correctional institution or by a person institutionalized in the department of youth services institution pursuant to a commitment to the department of youth services, assault is a felony of the third degree.
- (4) If the offense is committed in any of the following circumstances, assault is a felony of the fifth degree:
- (a) The offense occurs in or on the grounds of a local correctional facility, the victim of the offense is an employee of the local correctional facility or a probation department or is on the premises of the facility for business purposes or as a visitor, and the offense is committed by a person who is under custody in the facility subsequent to the person's arrest for any crime or delinquent act, subsequent to the person's being charged with or convicted of any crime, or subsequent to the person's being alleged to be or adjudicated a delinquent child.
- (b) The offense occurs off the grounds of a state 73 correctional institution and off the grounds of an institution 74 of the department of youth services, the victim of the offense 75 is an employee of the department of rehabilitation and 76

correction, the department of youth services, or a probation	77
department, the offense occurs during the employee's official	78
work hours and while the employee is engaged in official work	79
responsibilities, and the offense is committed by a person	80
incarcerated in a state correctional institution or	81
institutionalized in the department of youth services who	82
temporarily is outside of the institution for any purpose, by a	83
parolee, by an offender under transitional control, under a	84
community control sanction, or on an escorted visit, by a person	85
under post-release control, or by an offender under any other	86
type of supervision by a government agency.	87

- (c) The offense occurs off the grounds of a local 88 correctional facility, the victim of the offense is an employee 89 of the local correctional facility or a probation department, 90 the offense occurs during the employee's official work hours and 91 while the employee is engaged in official work responsibilities, 92 and the offense is committed by a person who is under custody in 93 the facility subsequent to the person's arrest for any crime or 94 delinquent act, subsequent to the person being charged with or 95 convicted of any crime, or subsequent to the person being 96 alleged to be or adjudicated a delinquent child and who 97 temporarily is outside of the facility for any purpose or by a 98 parolee, by an offender under transitional control, under a 99 community control sanction, or on an escorted visit, by a person 100 under post-release control, or by an offender under any other 101 type of supervision by a government agency. 102
- (d) The victim of the offense is a school teacher or 103 administrator or a school bus operator, and the offense occurs 104 in a school, on school premises, in a school building, on a 105 school bus, or while the victim is outside of school premises or 106 a school bus and is engaged in duties or official 107

responsibilities associated with the victim's employment or	108
position as a school teacher or administrator or a school bus	109
operator, including, but not limited to, driving, accompanying,	110
or chaperoning students at or on class or field trips, athletic	111
events, or other school extracurricular activities or functions	112
outside of school premises.	113
(5) If the assault is committed in any of the following	114
circumstances, assault is a felony of the fourth degree:	115
(a) The wistin of the offence is a page officer on an	116
(a) The victim of the offense is a peace officer or an	116
investigator of the bureau of criminal identification and	117
investigation, a firefighter, or a person performing emergency	118
medical service, while in the performance of the officer's,	119
investigator's, firefighter's, or person's official duties.	120
(b) The victim of the offense is an emergency service	121
responder, the offender knows or reasonably should know that the	122
victim is an emergency service responder, and it is the	123
offender's specific purpose to commit the offense against an	124
emergency service responder.	125
(c) The victim of the offense is a family or household	126
member or co-worker of a person who is an emergency service	127
responder, the offender knows or reasonably should know that the	128
victim is a family or household member or co-worker of an	129
emergency service responder, and it is the offender's specific	130
purpose to commit the offense against a family or household	131
member or co-worker of an emergency service responder.	132
(6) If the offense is a felony of the fourth degree under	133
division (C)(5)(a) of this section, if the victim of the offense	134
is a peace officer or an investigator of the bureau of criminal	135
identification and investigation, and if the victim suffered	136

serious physical harm as a result of the commission of the	137
offense, the court, pursuant to division (F) of section 2929.13	138
of the Revised Code, shall impose as a mandatory prison term one	139
of the prison terms prescribed for a felony of the fourth degree	140
that is at least twelve months in duration.	141
(7) If the victim of the offense is an officer or employee	142
of a public children services agency or a private child placing	143
agency and the offense relates to the officer's or employee's	144
performance or anticipated performance of official	145
responsibilities or duties, assault is either a felony of the	146
fifth degree or, if the offender previously has been convicted	147
of or pleaded guilty to an offense of violence, the victim of	148
that prior offense was an officer or employee of a public	149
children services agency or private child placing agency, and	150
that prior offense related to the officer's or employee's	151
performance or anticipated performance of official	152
responsibilities or duties, a felony of the fourth degree.	153
(8) If the victim of the offense is a health care	154
professional of a hospital, a health care worker of a hospital,	155
or a security officer of a hospital whom the offender knows or	156
has reasonable cause to know is a health care professional of a	157
hospital, a health care worker of a hospital, or a security	158
officer of a hospital, if the victim is engaged in the	159
performance of the victim's duties, and if the hospital offers	160
de-escalation or crisis intervention training for such	161
professionals, workers, or officers, assault is one of the	162
following:	163
(a) Except as otherwise provided in division (C)(8)(b) of	164
this section, assault committed in the specified circumstances	165

is a misdemeanor of the first degree. Notwithstanding the fine

166

specified in division (A)(2)(a) of section 2929.28 of the	167
Revised Code for a misdemeanor of the first degree, in	168
sentencing the offender under this division and if the court	169
decides to impose a fine, the court may impose upon the offender	170
a fine of not more than five thousand dollars.	171
(b) If the offender previously has been convicted of or	172
pleaded guilty to one or more assault or homicide offenses	173
committed against hospital personnel, assault committed in the	174
specified circumstances is a felony of the fifth degree.	175
(9) If the victim of the offense is a judge, magistrate,	176
prosecutor, or court official or employee whom the offender	177
knows or has reasonable cause to know is a judge, magistrate,	178
prosecutor, or court official or employee, and if the victim is	179
engaged in the performance of the victim's duties, assault is	180
one of the following:	181
(a) Except as otherwise provided in division (C)(9)(b) of	182
this section, assault committed in the specified circumstances	183
is a misdemeanor of the first degree. In sentencing the offender	184
under this division, if the court decides to impose a fine,	185
notwithstanding the fine specified in division (A)(2)(a) of	186
section 2929.28 of the Revised Code for a misdemeanor of the	187
first degree, the court may impose upon the offender a fine of	188
not more than five thousand dollars.	189
(b) If the offender previously has been convicted of or	190
pleaded guilty to one or more assault or homicide offenses	191
committed against justice system personnel, assault committed in	192
the specified circumstances is a felony of the fifth degree.	193
(10) If the victim of the offense is an operator of an	194
Ohio transit system bus or Ohio transit system rail car or a	195

contracted employee providing that service to an Ohio transit	196
system, if the offender knows or has reasonable cause to know	197
that the victim is an operator of an Ohio transit system bus or	198
Ohio transit system rail car or a contracted employee providing	199
that service to an Ohio transit system, and if the victim is	200
engaged in the operation of an Ohio transit system bus or Ohio	201
transit system rail car, assault is one of the following:	202
(a) Except as otherwise provided in division (C)(10)(b) of	203
this section, assault committed in the specified circumstances	204
is a felony of the fifth degree. Notwithstanding the fine	205
specified in division (A)(3) of section 2929.18 of the Revised	206
Code for a felony of the fifth degree, if the court decides to	207
impose a fine under this division, the court may impose upon the	208
offender a fine of not more than five thousand dollars.	209
Additionally, the court may prohibit the offender from riding	210
any Ohio transit system bus or Ohio transit system rail car for	211
six months.	212
(b) If the offender previously has been convicted of or	213
pleaded guilty to one or more assault or homicide offenses	214
committed against an operator of an Ohio transit system bus or	215
Ohio transit system rail car or a contracted employee providing	216
that service to an Ohio transit system, assault committed in the	217
specified circumstances is a felony of the fourth degree.	218
Additionally, the court may prohibit the offender from riding	219
any Ohio transit system bus or Ohio transit system rail car for	220
<pre>the offender's lifetime.</pre>	221
(11) If an offender who is convicted of or pleads guilty	222
to assault when it is a misdemeanor also is convicted of or	223
pleads guilty to a specification as described in section	224
2941.1423 of the Revised Code that was included in the	225

indictment, count in the indictment, or information charging the	226
offense, the court shall sentence the offender to a mandatory	227
jail term as provided in division (F) of section 2929.24 of the	228
Revised Code.	229
If an offender who is convicted of or pleads guilty to	230
assault when it is a felony also is convicted of or pleads	231
guilty to a specification as described in section 2941.1423 of	232
the Revised Code that was included in the indictment, count in	233
the indictment, or information charging the offense, except as	234
otherwise provided in division (C)(6) of this section, the court	235
shall sentence the offender to a mandatory prison term as	236
provided in division (B)(8) of section 2929.14 of the Revised	237
Code.	238
(D) A prosecution for a violation of this section does not	239
preclude a prosecution of a violation of any other section of	240
the Revised Code. One or more acts, a series of acts, or a	241
course of behavior that can be prosecuted under this section or	242
any other section of the Revised Code may be prosecuted under	243
this section, the other section of the Revised Code, or both	244
sections. However, if an offender is convicted of or pleads	245
guilty to a violation of this section and also is convicted of	246
or pleads guilty to a violation of section 2903.22 of the	247
Revised Code based on the same conduct involving the same victim	248
that was the basis of the violation of this section, the two	249
offenses are allied offenses of similar import under section	250
2941.25 of the Revised Code.	251
(E) As used in this section:	252
(1) "Peace officer" has the same meaning as in section	253

254

2935.01 of the Revised Code.

(2) "Firefighter" means any person who is a firefighter as	255
defined in section 3937.41 of the Revised Code and, for purposes	256
of division (E)(21) of this section, also includes a member of a	257
fire department as defined in section 742.01 of the Revised	258
Code.	259
(3) "Emergency medical service" has the same meaning as in	260
section 4765.01 of the Revised Code.	261
beetion 1700.01 of the Nevibea code.	201
(4) "Local correctional facility" means a county,	262
multicounty, municipal, municipal-county, or multicounty-	263
municipal jail or workhouse, a minimum security jail established	264
under section 341.23 or 753.21 of the Revised Code, or another	265
county, multicounty, municipal, municipal-county, or	266
multicounty-municipal facility used for the custody of persons	267
arrested for any crime or delinquent act, persons charged with	268
or convicted of any crime, or persons alleged to be or	269
adjudicated a delinquent child.	270
(5) "Employee of a local correctional facility" means a	271
person who is an employee of the political subdivision or of one	272
or more of the affiliated political subdivisions that operates	273
the local correctional facility and who operates or assists in	274
the operation of the facility.	275
(6) "School teacher or administrator" means either of the	276
following:	277
(a) A person who is employed in the public schools of the	278
state under a contract described in section 3311.77 or 3319.08	279
of the Revised Code in a position in which the person is	280
required to have a certificate issued pursuant to sections	281
3319.22 to 3319.311 of the Revised Code.	282
(b) A person who is employed by a nonpublic school for	283

which the director of education and workforce prescribes minimum	284
standards under section 3301.07 of the Revised Code and who is	285
certificated in accordance with section 3301.071 of the Revised	286
Code.	287
(7) "Community control sanction" has the same meaning as	288
in section 2929.01 of the Revised Code.	289
(8) "Escorted visit" means an escorted visit granted under	290
section 2967.27 of the Revised Code.	291
(9) "Post-release control" and "transitional control" have	292
the same meanings as in section 2967.01 of the Revised Code.	293
(10) "Investigator of the bureau of criminal	294
identification and investigation" has the same meaning as in	295
section 2903.11 of the Revised Code.	296
(11) "Health care professional" and "health care worker"	297
have the same meanings as in section 2305.234 of the Revised	298
Code.	299
(12) "Assault or homicide offense committed against	300
hospital personnel" means a violation of this section or of	301
section 2903.01, 2903.02, 2903.03, 2903.04, 2903.041, 2903.11,	302
2903.12, or 2903.14 of the Revised Code committed in	303
circumstances in which all of the following apply:	304
(a) The victim of the offense was a health care	305
professional of a hospital, a health care worker of a hospital,	306
or a security officer of a hospital.	307
(b) The offender knew or had reasonable cause to know that	308
the victim was a health care professional of a hospital, a	309
health care worker of a hospital, or a security officer of a	310
hospital.	311

(c) The victim was engaged in the performance of the	312
victim's duties.	313
(d) The hospital offered de-escalation or crisis	314
intervention training for such professionals, workers, or	315
officers.	316
(13) "De-escalation or crisis intervention training" means	317
de-escalation or crisis intervention training for health care	318
professionals of a hospital, health care workers of a hospital,	319
and security officers of a hospital to facilitate interaction	320
with patients, members of a patient's family, and visitors,	321
including those with mental impairments.	322
(14) "Assault or homicide offense committed against	323
justice system personnel" means a violation of this section or	324
of section 2903.01, 2903.02, 2903.03, 2903.04, 2903.041,	325
2903.11, 2903.12, or 2903.14 of the Revised Code committed in	326
circumstances in which the victim of the offense was a judge,	327
magistrate, prosecutor, or court official or employee whom the	328
offender knew or had reasonable cause to know was a judge,	329
magistrate, prosecutor, or court official or employee, and the	330
victim was engaged in the performance of the victim's duties.	331
(15) "Court official or employee" means any official or	332
employee of a court created under the constitution or statutes	333
of this state or of a United States court located in this state.	334
(16) "Judge" means a judge of a court created under the	335
constitution or statutes of this state or of a United States	336
court located in this state.	337
(17) "Magistrate" means an individual who is appointed by	338
a court of record of this state and who has the powers and may	339
perform the functions specified in Civil Rule 53, Criminal Rule	340

19, or Juvenile Rule 40, or an individual who is appointed by a	341
United States court located in this state who has similar powers	342
and functions.	343
(18) "Prosecutor" has the same meaning as in section	344
2935.01 of the Revised Code.	345
(19)(a) "Hospital" means, subject to division (E)(19)(b)	346
of this section, an institution classified as a hospital under	347
section 3701.01 of the Revised Code in which are provided to	348
patients diagnostic, medical, surgical, obstetrical,	349
psychiatric, or rehabilitation care or a hospital operated by a	350
health maintenance organization.	351
(b) "Hospital" does not include any of the following:	352
(i) A facility licensed under Chapter 3721. of the Revised	353
Code, a health care facility operated by the department of	354
mental health and addiction services or the department of	355
developmental disabilities, a health maintenance organization	356
that does not operate a hospital, or the office of any private,	357
licensed health care professional, whether organized for	358
individual or group practice;	359
(ii) An institution for the sick that is operated	360
exclusively for patients who use spiritual means for healing and	361
for whom the acceptance of medical care is inconsistent with	362
their religious beliefs, accredited by a national accrediting	363
organization, exempt from federal income taxation under section	364
501 of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26	365
U.S.C. 1, as amended, and providing twenty-four-hour nursing	366
care pursuant to the exemption in division (E) of section	367
4723.32 of the Revised Code from the licensing requirements of	368
Chapter 4723. of the Revised Code.	369

(20) "Health maintenance organization" has the same	370
meaning as in section 3727.01 of the Revised Code.	371
(21) "Emergency service responder" means any law	372
enforcement officer, first responder, emergency medical	373
technician-basic, emergency medical technician-intermediate,	374
emergency medical technician-paramedic, firefighter, or	375
volunteer firefighter.	376
(22) "Family or household member" means any of the	377
following:	378
(a) Any of the following who is residing or has resided	379
with a person who is employed as an emergency service responder:	380
(i) A spouse, a person living as a spouse, or a former	381
spouse of a person who is employed as an emergency service	382
responder;	383
(ii) A parent, a foster parent, or a child of a person who	384
is employed as an emergency service responder, or another person	385
related by consanguinity or affinity to a person who is employed	386
as an emergency service responder;	387
(iii) A parent or a child of a spouse, person living as a	388
spouse, or former spouse of a person who is employed as an	389
emergency service responder, or another person related by	390
consanguinity or affinity to a spouse, person living as a	391
spouse, or former spouse of a person who is employed as an	392
emergency service responder.	393
(b) The natural parent of any child of whom a person who	394
is employed as an emergency service responder is the other	395
natural parent or is the putative other natural parent.	396
(23) "First responder," "emergency medical technician-	397

basic," "emergency medical technician-intermediate," and	398
"emergency medical technician-paramedic" have the same meanings	399
as in section 4765.01 of the Revised Code.	400
(24) "Volunteer firefighter" has the same meaning as in	401
section 146.01 of the Revised Code.	402
(25) "Person living as a spouse" means a person who is	403
living or has lived with a person who is employed as an	404
emergency service responder in a common law marital	405
relationship, who otherwise is cohabiting with a person who is	406
employed as an emergency service responder, or who otherwise has	407
cohabited with a person who is employed as an emergency service	408
responder within five years prior to the date of the alleged	409
commission of the act in question.	410
(26) "Co-worker" means a person who is employed by the	411
organization or entity that is served by a person who is	412
employed as an emergency service responder.	413
(27) "Ohio transit system bus" means a motor vehicle of an	414
Ohio transit system that is designed for carrying more than nine	415
passengers and used for the transportation of persons but does	416
not mean any school bus.	417
(28) "Ohio transit system rail car" means a street rail	418
car, tramline car, subway car, monorail car, or rapid transit	419
car within a ground transportation system having as its primary	420
purpose the regularly scheduled mass movement of passengers	421
between locations within the territorial boundaries of an Ohio	422
<pre>transit system.</pre>	423
(29) "Ohio transit system" has the same meaning as in	424
section 2305.33 of the Revised Code.	425
(30) "Motor vehicle" has the same meaning as in section	426

4511.01 of the Revised Code.	427
(31) "Assault or homicide offense committed against an	428
operator of an Ohio transit system bus or Ohio transit system	429
rail car or a contracted employee providing that service to an	430
Ohio transit system" means a violation of this section or of	431
section 2903.01, 2903.02, 2903.03, 2903.04, 2903.041, 2903.11,	432
2903.12, or 2903.14 of the Revised Code committed in	433
circumstances in which all of the following apply:	434
(a) The victim of the offense was an operator of an Ohio	435
transit system bus or Ohio transit system rail car or a	436
contracted employee providing that service to an Ohio transit	437
<pre>system.</pre>	438
(b) The offender knew or had reasonable cause to know that	439
the victim was an operator of an Ohio transit system bus or Ohio	440
transit system rail car or a contracted employee providing that	441
service to an Ohio transit system.	442
(c) The victim was engaged in the operation of an Ohio	443
transit system bus or Ohio transit system rail car.	444
Sec. 2917.41. (A) No person shall evade the payment of the	445
known fares of a public transportation system.	446
(B) No person shall alter any transfer, pass, ticket, or	447
token of a public transportation system with the purpose of	448
evading the payment of fares or of defrauding the system.	449
(C) No person shall do any of the following while in any	450
facility or on any vehicle of a public transportation system:	451
(1) Play sound equipment without the proper use of a	452
<pre>private earphone;</pre>	453
(2) Smoke, eat, or drink in any area where the activity is	454

clearly marked as being prohibited;	455
(3) Expectorate upon a person, facility, or vehicle.	456
(D) No person shall write, deface, draw, or otherwise mark	457
on any facility or vehicle of a public transportation system.	458
(E) No person shall fail to comply with a lawful order of	459
a public transportation system police officer, and no person	460
shall resist, obstruct, or abuse a public transportation police	461
officer in the performance of the officer's duties.	462
(F) Whoever violates this section is guilty of misconduct	463
involving a public transportation system.	464
(1) Violation <u>A violation</u> of division (A), (B), or (E) of	465
this section is a misdemeanor of the <u>fourth</u> _second_degree.	466
(2) Violation A violation of division (B) or (E) of this	467
section is a misdemeanor of the fourth degree.	468
(3) A violation of division (C) of this section is a minor	469
misdemeanor on a first offense. If a person previously has been	470
convicted of or pleaded guilty to a violation of any division of	471
this section or of a municipal ordinance that is substantially	472
similar to any division of this section, violation of division	473
(C) of this section is a misdemeanor of the fourth degree.	474
(3) Violation (4) A violation of division (D) of this	475
section is a misdemeanor of the third degree.	476
(G) Notwithstanding any other provision of law, seventy-	477
five per cent of each fine paid to satisfy a sentence imposed	478
for a violation of this section shall be deposited into the	479
treasury of the county in which the violation occurred and	480
twenty-five per cent shall be deposited with the county transit	481
board, regional transit authority, or regional transit	482

commission that operates the public transportation system	483
involved in the violation, unless the board of county	484
commissioners operates the public transportation system, in	485
which case one hundred per cent of each fine shall be deposited	486
into the treasury of the county.	487
(H) As used in this section, "public transportation	488
system" means a county transit system operated in accordance	489
with sections 306.01 to 306.13 of the Revised Code, a regional	490
transit authority operated in accordance with sections 306.30 to	491
306.71 of the Revised Code, or a regional transit commission	492
operated in accordance with sections 306.80 to 306.90 of the	493
Revised Code.	494
Section 2. That existing sections 2903.13 and 2917.41 of	495
the Revised Code are hereby repealed.	496