As Introduced

132nd General Assembly Regular Session 2017-2018

H. B. No. 120

Representative Henne

Cosponsors: Representatives Rogers, Schaffer

A BILL

То	amend sections 1321.20, 4727.04, 4728.01,	1
	4728.02, 4728.03, 4728.04, 4728.05, 4728.06,	2
	4728.07, 4728.08, 4728.09, 4728.10, 4728.11,	3
	4728.12, 4728.13, 4728.14, and 4728.99 and to	4
	enact sections 4728.061, 4728.062, 4728.16,	5
	4728.17, 4728.18, and 4728.19 of the Revised	6
	Code to make changes to the licensing and	7
	records requirements, exemptions, penalties, and	8
	other provisions of the Precious Metal Dealers	9
	Law.	10

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

Section 1. That sections 1321.20, 4727.04, 4728.01,	11
4728.02, 4728.03, 4728.04, 4728.05, 4728.06, 4728.07, 4728.08,	12
4728.09, 4728.10, 4728.11, 4728.12, 4728.13, 4728.14, and	13
4728.99 be amended and sections 4728.061, 4728.062, 4728.16,	14
4728.17, 4728.18, and 4728.19 of the Revised Code be enacted to	15
read as follows:	16
Sec. 1321.20. (A) Every person licensed or registered	17
under this chapter shall pay to the superintendent of financial	18

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institutions, prior to the last day of June, an annual license	19
or certificate of registration fee. On or about the fifteenth	20
day of April of each year, the superintendent shall determine	21
the license or certificate fees to be charged, pursuant to	22
sections 1321.03, 1321.05, and 1321.73 of the Revised Code. Such	23
determination shall be made by dividing the appropriation for	24
the consumer finance section of the division of financial	25
institutions for the current fiscal year by the number of	26
licenses and certificates issued as of the date of the	27
computation. In no event shall the amount of the fee exceed	28
three hundred dollars, except that the maximum fee which may be	29
charged insurance premium finance companies licensed under	30
section 1321.73 of the Revised Code shall not exceed three	31
hundred seventy-five dollars. Prior to the first day of June of	32
each year, the superintendent shall inform each person licensed	33
or registered under this chapter of the amount of the license or	34
certificate fee for the succeeding fiscal year as determined by	35
this section.	36
(B)(1) Each person licensed under Chapter 4727. of the	37

- Revised Code who is subject to annual license renewal under

 division (E)(1) of section 4727.03 of the Revised Code shall,

 prior to the last day of June, pay to the superintendent a fee

 equal to twice the amount of the fee determined by the

 superintendent pursuant to division (A) of this section.

 However, in no event shall the amount of the fee exceed three

 hundred dollars.
- (2) Each person licensed under Chapter 4727. of the

 Revised Code who is subject to biennial license renewal under

 division (E)(2) of section 4727.03 of the Revised Code shall,

 prior to the date the license expires, pay to the superintendent

 48

 a fee equal to four times the amount of the fee determined by

 49

the superintendent pursuant to division (A) of this section.	50
However, in no event shall the amount of the fee exceed six	51
hundred dollars.	52
(C) The fee fer a ligance or certificate iggued nurguant	53
(C) The fee for a license or certificate issued pursuant	
to Chapter 4727. or 4728. of the Revised Code after the first	54
day of January of the year the license or certificate expires	55
shall be equal to one-half the amount determined according to	56
divisions (A) and (B) of this section or in accordance with	57
section 4728.03 of the Revised Code.	58
(D) If the renewal fees billed by the superintendent	59
pursuant to divisions (A) and (B) of this section are less than	60
the estimated expenditures of the consumer finance section of	61
the division of financial institutions, as determined by the	62
superintendent, for the following fiscal year, the	63
superintendent may assess each person licensed pursuant to	64
section 1321.04 of the Revised Code at a rate sufficient to	65
equal in the aggregate the difference between the renewal fees	66
billed and the estimated expenditures. Each person shall pay the	67
assessed amount to the superintendent prior to the last day of	68
June. In no case shall the assessment exceed ten cents per each	69
one hundred dollars of interest (excluding charge-off	70
recoveries), points, loan origination charges, and credit line	71
charges collected by that person during the previous calendar	72
year. If an assessment is imposed under this division, it shall	73
not be less than two hundred fifty dollars per licensee or	74
registrant and shall not exceed thirty thousand dollars less the	75
total renewal fees paid pursuant to division (A) of this section	76
by each licensee or registrant.	77

Sec. 4727.04. (A) An application for a pawnbroker's 78 license shall state fully the name and address of the applicant 79

and of every member, partner, stockholder, or owner of an	80
applicant, and the location of the office or place of business	81
in which the business is conducted; and in the case of a	82
corporation, shall also state the date and place of its	83
incorporation, the name and address of its manager, the names	84
and addresses of its directors, the name and address of the	85
agent as provided in section 4727.03 of the Revised Code, and	86
any other information required by the superintendent of	87
financial institutions.	88
The license shall be kept posted in a conspicuous place in	89
the office where the business is transacted. No person so	90
licensed shall transact or solicit business under any other name	91
or at any location other than at the address stated in the	92
person's license. No licensee may move the licensee's business	93
location without prior notification to the superintendent of at	94
least thirty days. If the licensee moves out of the municipal	95
corporation or county in which the licensee was originally	96
licensed, the licensee shall pay an additional license fee	97
equivalent to the fee for an initial license to be distributed	98
in accordance with section 4727.03 of the Revised Code.	99
(B) The superintendent may issue to a pawnbroker licensed	100
under this chapter a temporary exhibition permit pursuant to	101
division (C)(1) of section 4728.04 of the Revised Code.	102
(1) A licensee who wishes to be issued a temporary permit	103
pursuant to division (C)(1) of section 4728.04 of the Revised	104
Code shall make request for such issuance by letter addressed to-	105
the superintendent. The letter of request shall contain the	106
licensee's name, permanent business address, and license number.	107
(2) Upon receipt of a temporary exhibition permit, the	108

permit holder shall conspicuously display the permit at the

place where the permit holder transacts business at any auction,	110
convention, exhibition, fair, or show.	111
(3) Every permit holder who wishes to participate in an-	112
auction, convention, exhibition, fair, or show, at least two	113
weeks prior to its opening, shall notify the superintendent and	114
the chief of police of the municipal corporation in which the	115
event is to take place, or if the event is to take place outside	116
of any municipal corporation, then the sheriff of the county in	117
which the event is to take place. Such notification shall be by	118
letter and shall include the permit holder's name, permanent	119
business address, and permit number, and the place where the	120
event is scheduled to be held.	121
(C) Every licensee shall post at the main door of the	122
licensee's place of business the hours or times when the	123
establishment is open for business. No licensee shall collect	124
interest and storage on any loan for any regular business day	125
that the establishment is not open for business as posted,	126
unless prior notice of a closing is posted on the door or the	127
closing is occasioned by an act of God, unforeseen emergency, or	128
other event beyond the control of the licensee. A licensee shall	129
notify the superintendent of any change in the posted hours of	130
operation.	131
(D) (C) No licensee shall fail to observe the posted hours	132
of operation pursuant to division $\frac{(C)-(B)}{(B)}$ of this section except	133
as authorized by that division.	134
Sec. 4728.01. As used in this chapter:	135
(A) "Precious metals" means articles made of or containing	136
gold, silver, platinum, or other precious metals or jewels of	137
any description.	138

(B) "Precious metals dealer" means a person who is engaged	139
in the business of purchasing articles made of or containing	140
gold, silver, platinum, or other precious metals or jewels of	141
any description—if, in any manner, including any form of	142
advertisement, signage, electronic media, including electronic	143
<pre>mail, or other solicitation of customers, the person holds</pre>	144
himself, herself, or itself out to the public as willing to	145
purchase such articlesprecious metals.	146
(B) (C) "Superintendent of financial institutions"	147
includes the deputy superintendent for consumer finance as	148
provided in section 1181.21 of the Revised Code.	149
(D) "Purchase" means the acquisition of precious metals	150
for a consideration of cash, goods, or other precious metals.	151
(E) "Local law enforcement agency" means either of the	152
<pre>following:</pre>	153
(1) For a business located within the jurisdiction of a	154
municipal corporation, the chief or head of the police	155
department for that municipal corporation;	156
(2) For a business not located within the jurisdiction of	157
a municipal corporation, the sheriff of the county in which the	158
business is located.	159
Sec. 4728.02. (A) Except as provided in division (B) of	160
this section, no person shall act as a precious metals dealer $\underline{\text{or}}$	161
advertise in any form to the public of the person's willingness	162
to purchase precious metals without first having obtained a	163
license from the division of financial institutions in the	164
department of commerce.	165
(B) Notwithstanding any provision in this chapter to the	166
contrary, a person holding a license as a pawnbroker pursuant to	167

Chapter 4727. of the Revised Code may act as a precious metals	168
dealer without being separately licensed pursuant to this	169
chapter. Pawnbrokers are subject to all the requirements imposed	170
upon the conduct of persons holding a regular precious metals	171
dealer's license with respect to any articles that the	172
pawnbroker purchases made of or containing gold, silver,	173
platinum, or other precious metals or jewels of any description.	174
Sec. 4728.03. (A) As used in this section, "experience and	175
fitness in the capacity involved" means that the applicant for a	176
precious metals dealer's license has had sufficient financial	177
responsibility, reputation, and experience in the business of	178
precious metals dealer, or a related business, to act as a	179
precious metals dealer in compliance with this chapter.	180
(B)(1)—The division—superintendent of financial	181
institutions in the department of commerce may grant a precious	182
metals dealer's license to any person of good character, having	183
experience and fitness in the capacity involved, applicant for a	184
precious metals dealer's license who satisfies all of the	185
<pre>following requirements:</pre>	186
(1) The applicant has done either of the following:	187
(a) Owned or leased for at least one year a fixed premises	188
in the state as a place of business;	189
(b) Signed a lease for a minimum period of one year for a	190
fixed premises in the state to be used as a place of business.	191
(2) The applicant submits proof that all of the following	192
persons have submitted to a criminal records check in accordance	193
with division (G) of this section:	194
(a) The applicant:	195

(b) Any owner, manager, director, and officer of the	196
applicant;	197
(c) Any agent of the applicant who will be directly	198
engaged in the purchase of precious metals for the applicant	199
under the precious metals dealer's license;	200
(d) Any stockholder of the applicant if the applicant is a	201
corporation that is not a publicly traded corporation.	202
(3) (a) The applicant demonstrates a net worth of at least	203
ten-fifty thousand dollars and the ability to maintain that net	204
worth during the licensure period. The superintendent of	205
financial institutions shall compute the applicant's net worth	206
according to generally accepted accounting principles.	207
(2) (b) In place of the demonstration of net worth	208
required by division $\frac{(B)(1)-(A)(3)(a)}{(B)(3)(a)}$ of this section, an	209
applicant may obtain a surety bond issued by a surety company	210
authorized to do business in this state if all of the following	211
conditions are met:	212
(a) (i) A copy of the surety bond is filed with the	213
division of financial institutions in the department of	214
<pre>commerce;</pre>	215
(b) (ii) The bond is in favor of any person, and of the	216
state for the benefit of any person, injured by any violation of	217
this chapter;	218
(c) (iii) The bond is in the amount of not less than ten	219
<u>fifty</u> thousand dollars.	220
(3) Before granting a license under this division, the	221
division shall determine that the applicant meets the	222
requirements of division (B) (1) or (2) of this section.	223

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(C) (B) The division superintendent shall require an	224
applicant for a precious metals dealer's license to pay to the	225
division a nonrefundable, initial investigation fee of two	226
hundred dollars which shall be for the exclusive use of the	227
state. The license fee for a precious metals dealer's license	228
and the renewal fee shall be determined by the superintendent,	229
provided that the fee may not exceed three hundred dollars. A	230
(C) A license issued by the division superintendent shall	231
expire on the last day of June next following the date of its	232
issuance. Fifty per cent of license fees shall be for the use of	233
the state, and fifty per cent shall be paid to the municipal	234
corporation, or if outside the limits of any municipal	235
corporation, to the county in which the office of the licensee	236
is located. All portions of license fees payable to municipal	237
corporations or counties shall be paid as they accrue, by the	238
treasurer of state, on vouchers issued by the director of budget	239
and management.	240
(D) (1) Every such—license shall be renewed annually by the	241
last day of June according to the standard renewal procedure of	242
Chapter 4745. of the Revised Code. No-	243
(2) No license shall be granted to any person not a	244
resident of or the principal office of which is not located in	245
the municipal corporation or county designated in such license,	246
unless, and until such applicant shall, in writing and in due	247
form, to be first approved by and filed with the division,	248
appoint an agent, a resident of the state, and city or county	249
where the office is to be located, upon whom all judicial and	250
other process, or legal notice, directed to the applicant may be	251
served; and in case of the death, removal from the state, or any	252
legal disability or any disqualification of any agent, service	253

of process or notice may be made upon the superintendent.	254
(3) The superintendent shall not renew the license of a	255
licensee who does not have a place of business as described in	256
division (A)(1) of this section.	257
(4) Any licensee who wants to renew a license, but fails	258
to do so on or before the date the license expires, shall	259
reapply for licensure in the same manner, and subject to the	260
same requirements, as for initial licensure, unless the licensee	261
pays the superintendent, on or before the thirty-first day of	262
August of the year the license expires, a late renewal penalty	263
of one hundred dollars in addition to the regular renewal fee.	264
(5) Any licensee who fails to renew a license on or before	265
the date the license expires, including a person who renews a	266
license between the first day of July and the thirty-first day	267
of August of the year the license expires, is prohibited from	268
acting as a precious metals dealer until the license is renewed	269
or a new license is issued under this section.	270
(6) The superintendent may refuse to issue or renew the	271
license of any person who violates division (D) of this section.	272
(E) The division may, pursuant to Chapter 119. of the	273
Revised Code, upon notice to the licensee and after giving the	274
licensee reasonable opportunity to be heard, revoke or suspend	275
any license, if the licensee or the licensee's officers, agents,	276
or employees violate this chapter. Whenever, for any cause, the	277
license is revoked or suspended, the division shall not issue	278
another license to the licensee nor to the husband or wife of	279
the licensee, nor to any copartnership or corporation of which	280
the licensee is an officer, nor to any person employed by the	281
licensee, until the expiration of at least one year from the	282

date of revocation of the license.	283
(F) A license issued under this chapter is not	284
transferable.	285
(G) In conducting an investigation to determine whether an	286
applicant satisfies the requirements for licensure under this	287
section, the superintendent may request that the superintendent	288
of the bureau of criminal identification and investigation	289
investigate and determine whether the bureau has procured any	290
information pursuant to section 109.57 of the Revised Code	291
pertaining to the applicant.	292
If the superintendent of financial institutions determines	293
that conducting an investigation to determine whether an	294
applicant satisfies the requirements for licensure under this	295
section will require procuring information outside the state,	296
then, in addition to the fee established under division $\frac{(C)-(B)}{(C)}$	297
of this section, the superintendent may require the applicant to	298
pay any of the actual expenses incurred by the division to	299
conduct such an investigation, provided that the superintendent	300
shall assess the applicant a total no greater than one thousand	301
dollars for such expenses. The superintendent may require the	302
applicant to pay in advance of the investigation, sufficient	303
funds to cover the estimated cost of the actual expenses. If the	304
superintendent requires the applicant to pay investigation	305
expenses, the superintendent shall provide to the applicant an	306
itemized statement of the actual expenses incurred by the	307
division to conduct the investigation.	308
$\frac{(G)}{(H)}(1)$ Except as otherwise provided in division $\frac{(G)}{(H)}$	309
(2) of this section a precious metals dealer licensed under this	310
section shall maintain a net worth of at least ten fifty	311

thousand dollars, computed as required under division $\frac{(B)(1)-(A)}{(A)}$

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(3) of this section, for as long as the licensee holds a valid	313
precious metals dealer's license issued pursuant to this	314
section.	315
(2) A licensee who obtains a surety bond under division	316
$\frac{(B)(2)-(A)(3)}{(B)(3)}$ of this section is exempt from the requirement of	317
division $\frac{(G)}{(H)}(1)$ of this section, but shall maintain the bond	318
for at least two years after the date on which the licensee	319
ceases to conduct business in this state.	320
Sec. 4728.04. (A) The application for a license under this	321
chapter shall state fully the name and address of the person, or	322
corporation, and of every member of the firm, partnership, or	323
association, authorized to do business thereunder, the name of	324
the individual responsible for the daily operation of the	325
business, and the location of the office or place of business in	326
which the business is conducted. In the case of a corporation,	327
the application also shall state the date and place of	328
incorporation, the name and address of the corporation's	329
manager, the names and addresses of corporate directors, and the	330
name and address of the agent, as provided in section 4728.03 of	331
the Revised Code.	332
The holder of a precious metals dealer's license shall	333
keep the license posted in a conspicuous place in the office	334
where business is transacted. No licensee shall transact or	335
solicit business under any other name or location. Not more than	336
one office or place of business shall be maintained under the	337
same license, except as provided under division (C) of this	338
section. In case of removal, the licensee shall provide written	339
notice in advance to the division of financial institutions in	340
the department of commerce of a prospective change of address of	341

a business location. Upon approval by the superintendent of

financial institutions, the division shall issue a new license.	343
If the new location is outside the municipal corporation or	344
county of the original licensed location, the licensee shall pay	345
an additional license fee according to section 4728.03 of the	346
Revised Code.	347
(B) A person licensed under this chapter shall post a	348
conspicuous notice in its place of business visible to all	349
patrons, in a form and at places designated by rule of the	350
division, that the licensee has no right to retain goods stolen	351
from the true owner, and that the owner may recover the goods or	352
their value from the licensee in an action at law or, if the	353
chief or head of a local police department or the chief's or	354
head's representative law enforcement agency takes custody of	355
the goods, by release pursuant to section 2981.11 of the Revised	356
Code.	357
	250
(C) (1) The superintendent may issue to a A person licensed	358
under this chapter or Chapter 4727. of the Revised Code a	359
temporary exhibition permit for a term that coincides with that	360
of the license of the licensee. A person issued a permit under-	361
this division may or a person licensed by another state to	362
engage in the business of purchasing articles made of or	363
containing gold, silver, platinum, or other precious metals or	364
jewels may engage in the business of purchasing precious metals	365
from the public at a bona fide an auction, convention,	366
exhibition, fair, or show, the primary purpose of which is to	367
display, trade, and sell articles made of or containing precious-	368
metals or jewels, for a period not to exceed seven days for any	369
one if the auction, convention, exhibition, fair, or show is in	370
compliance with division (D) of this section.	371

(D) (1) The superintendent may issue a temporary exhibition

permit to allow a person licensed under this chapter to host a	373
bona fide auction, convention, exhibition, fair, or show, the	374
primary purpose of which is to display, trade, and sell precious	375
metals, for a period not to exceed seven days. The fee for a	376
temporary exhibition permit shall be one thousand dollars.	377
(2) The superintendent shall determine the application	378
procedures for and the form of the temporary exhibition permit	379
described in this division, provided that a temporary permit	380
shall state fully the name and permanent business address of the	381
licensee to whom it is issued.	382
(3) The holder of a temporary exhibition permit shall	383
allow a person to participate in the event for which the holder	384
was issued the permit only if the person is licensed under this	385
chapter or is licensed by another state to engage in the	386
business of purchasing precious metals. All participants in the	387
event shall, when participating in the event, conspicuously	388
display the person's license.	389
(4) The holder of a temporary exhibition permit shall,	390
when participating <u>hosting</u> in any auction, convention, fair, or	391
show, conspicuously display the holder's permit at the location	392
at which of the holder transacts businessevent.	393
(4) (5) A permit holder who wishes to participate in host	394
an auction, convention, exhibition, fair, or show shall, at	395
least two weeks prior to its scheduled opening, submit to the	396
superintendent, or <u>and</u> the chief or the head of the -local police -	397
department law enforcement agency with jurisdiction at the	398
location of the event, the all of the following information:	399
(a) The holder's name, the ;	400
(b) The location of the auction, convention, exhibition,	401

fair, or show, and the holder's ;	402
(c) The names and permanent business address of each	403
precious metals dealer participating in the event as it that	404
<u>information</u> appears on the holder's permit <u>participant's license</u>	405
issued under division (C)(2) of this section chapter or by	406
another state.	407
(5) (6) All purchases of articles made of or containing	408
gold, silver, platinum, or other precious metals or jewels	409
conducted <u>by a participant in an event hosted</u> under a temporary	410
exhibition permit are subject to sections 4728.06 to 4728.09,	411
4728.13, and 4728.99 of the Revised Code as if made under a	412
license.	413
(7) The holder of a temporary exhibition permit may	414
determine any fees to participate in or attend an event hosted	415
under the permit.	416
Sec. 4728.05. (A) (1) The superintendent of financial	417
institutions <pre>mayshall examine</pre> , either personally or by a person	418
whom the superintendent appoints for the purpose, if the	419
superintendent considers it advisable, investigate—the business	420
of every person licensed as a precious metals dealer under this	421
chapter, and . The superintendent or the superintendent's	422
appointee shall conduct this examination at least once during	423
the first year after the date a license is issued and at least	424
once every two years after the date of the initial examination.	425
The superintendent may examine that business more frequently if	426
the superintendent considers it advisable.	427
(2) The superintendent may, either personally or by a	428
person whom the superintendent appoints for the purpose, examine	429
the business of every person, partnership, and corporation by	430

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whom or for which any purchase is made, whether the person,	431
partnership, or corporation acts, or claims to act, as	432
principal, agent, or broker, or under, or without the authority	433
of this chapter, and for that	434
(B) For the purpose of examinations under division (A) of	435
this section, the superintendent shall have free access to the	436
books and papers thereof of the business, person, partnership,	437
or corporation and other sources of information with regard to	438
the business of the licensee or person and whether the business	439
has been or is being transacted in accordance with this chapter.	440
The superintendent shall provide notice of an examination under	441
this section not later than twenty-four hours, but not sooner	442
than forty-eight hours, before the examination unless a person	443
who is the subject of the examination is the subject of a	444
criminal investigation by a local law enforcement agency. The	445
superintendent and every examiner may examine, under oath or	446
affirmation, any person whose testimony may relate to any	447
business coming within this chapter.	448
(B) (C) In making any investigation examination or	449
conducting any hearing pursuant to this section, the	450
superintendent or a person designated by the superintendent, at	451
any time, may do any of the following:	452
(1) Compel by subpoena the attendance of witnesses;	453
(2) Take depositions of witnesses residing without the	454
state in the manner provided for in civil actions;	455
(3) Pay witnesses the fees and mileage provided for under	456
section 119.094 of the Revised Code;	457
(1) Administra souther	450
(4) Administer oaths;	458
(5) Compel by order or subpoena duces tecum the production	459

of all relevant books, records, accounts, and other documents	460
and examine such books, records, accounts, and other documents.	461
(C) (D) If a person fails to comply with a subpoena or	462
subpoena duces tecum, the superintendent may apply to the court	463
of common pleas of Franklin county for an order compelling the	464
person to comply with the subpoena or subpoena duces tecum or,	465
for failure to do so, an order holding the person in contempt of	466
court. The superintendent, in accordance with section 4728.03 of	467
the Revised Code, may suspend or revoke the license of any	468
precious metals dealer who fails to comply with this division.	469
(D) (E) In connection with any investigation examination	470
under this section, the superintendent may file an action in the	471
court of common pleas of Franklin county or the court of common	472
pleas of the county in which the person who is the subject of	473
the <u>investigation</u> <u>examination</u> resides to obtain an injunction, a	474
temporary restraining order, or other appropriate relief, if it	475
appears to the superintendent that the person is engaging in	476
actions or threatening to engage in actions in violation of this	477
chapter.	478
(E) (F) If in an investigation examination under this	479
section the superintendent determines that a person not licensed	480
under this chapter, or an employee of that person, has been or	481
is engaged or is threatening to engage in activities for which a	482
license is required under this chapter, the superintendent may	483
issue an order to that person requiring the person to show cause	484
why the person should not be subject to licensure under this	485
chapter. If the superintendent determines, after notice and a	486
hearing conducted in accordance with Chapter 119. of the Revised	487
Code, that a person is engaged in, or is threatening to engage	488
in activities that constitute a violation of this chapter, the	489

superintendent may issue a cease and desist order that describes	490
the person and activities that are subject to the order and may	491
impose upon the person a penalty of not less than one five	492
hundred nor more than ten thousand dollars for a violation of	493
this chapter. Any cease and desist order and any penalty issued	494
under this section are enforceable in and may be appealed to a	495
court of common pleas pursuant to Chapter 119. of the Revised	496
Code.	497
Sec. 4728.06. Every Except as provided in division (G) of	498
this section, every person licensed under this chapter shall	499
keep and use books and forms approved by the superintendent of	500
financial institutions, which shall disclose, to record	501
information about purchases. The forms and books shall be	502
intelligible, written in the English language, and used	503
exclusively for the purpose described in this section.	504
(A) The licensee shall record all of the following	505
<pre>information at the time of each purchase, a full :</pre>	506
(1) A general and accurate description, including	507
identifying letters, features, or marks thereon, the name of the	508
manufacturer, and any serial and model numbers, of the articles	509
purchased , with the ;	510
(2) The size of the articles purchased and the color of	511
any metal purchased;	512
(3) The name, ageaddress, place of residence, and date of	513
<pre>birth of the seller;</pre>	514
(4) A valid driver's or commercial driver's license	515
number, military identification number, social security number,	516
or other <u>valid</u> personal identification, and a short number of	517
the seller;	518

(5) A physical description of the person of the seller;	519
(6) The date and time of the purchase;	520
(7) The purchase price;	521
(8) A photograph of the article purchased. The licensee-	522
also shall write in the book the name of the maker. The	523
(B) The licensee shall require a seller to present a	524
government-issued form of identification that contains a	525
<pre>photograph to verify the seller's identity.</pre>	526
(C) The licensee shall require a seller to sign a	527
statement attesting that the seller is the legal owner of the	528
article or is the agent of the legal owner authorized to sell	529
the article to the licensee.	530
(D) (1) The licensee shall keep the books records and forms	531
in numerical order at all times at the licensed location, open	532
to the inspection of the superintendent or chief of or head of	533
the of financial institutions and the local police department, a	534
police officer deputed by the chief or head of police, or the	535
chief executive officer of the political subdivision thereoflaw	536
enforcement agency. Upon demand of any of these officials, the	537
licensee shall produce and show an article thus listed and	538
described which is any records, forms, or purchases that are in	539
the licensee's possession.	540
(2) The licensee shall keep all purchases at the	541
licensee's place of business. No purchased items shall be	542
removed from the place of business for the licensee's personal	543
use or gain.	544
(3) The licensee shall keep a copy of each form used for a	545
nurchase at all times in numerical order and shall account for	516

all form numbers.	547
(4) No licensee shall require a seller, when signing a	548
form described in divisions (A) and (C) of this section, to	549
affix the seller's signature to a blank or partially filled-out	550
form.	551
(E) (1) The forms described in divisions (A) and (C) of	552
this section shall be identical and consecutively numbered, and	553
each shall contain two or more pages.	554
(2) One part of each form shall be detachable and, when	555
completed, shall serve as the statement to be given by the	556
licensee to the seller as provided in section 4728.061 of the	557
Revised Code. The remaining part of the form shall be retained	558
in the licensee's permanent records. The licensee shall account	559
for all forms.	560
(3) Each form shall contain the name under which the	561
licensee is registered with the superintendent and the complete	562
address of the place of business.	563
(F) Each licensee shall preserve the licensee's books,	564
forms, accounts, and records for at least two years after making	565
the final entry regarding any purchase of property recorded	566
therein.	567
(G) Notwithstanding any other provision of this chapter to	568
the contrary, a licensee may use other methods of recording	569
data, keeping records, and keeping books, such as electronic or	570
computerized methods, in lieu of the methods described in this	571
section, provided that written printouts or hard copies of the	572
required data are readily available.	573
Sec. 4728.061. In accordance with division (E)(2) of	574
section 4728.06 of the Revised Code, each person licensed under_	575

this chapter shall give to a seller at the time of a purchase a	576
statement upon which shall be legibly written in ink, printed,	577
or typed all of the following:	578
(A) The name and address of the purchasing licensee;	579
(B) The purchase price;	580
(C) The time and date of the purchase;	581
(D) A general and accurate description of the articles	582
sold, including any serial or model numbers or identifying marks	583
thereon.	584
The licensee shall retain a copy of the statement for two	585
years from the date of the last entry of the purchase account.	586
Sec. 4728.062. The superintendent of financial	587
institutions shall issue a fine against a person licensed under	588
this chapter who fails to comply with section 4728.06 or	589
4728.061 of the Revised Code. The fine shall be one hundred	590
dollars for each violation, but if multiple violations arise	591
from a single transaction, the total amount of fines related to	592
that single transaction shall not exceed five hundred dollars.	593
Sec. 4728.07. Each person licensed under Chapter 4728. of	594
the Revised Code, shall, every business day, make available to	595
the chief or the head of the local police department law	596
enforcement agency, on forms furnished by the police	597
department local law enforcement agency, a description of all	598
articles precious metals received by the licensee on the	599
business day immediately preceding, together with the number of	600
the receipt issued form used to document the purchase.	601
Sec. 4728.08. No person licensed under Chapter 4728. of	602
the Revised Code shall purchase any articles from any minor, or	603

from any person known to be intoxicated or under the influence	604
of a controlled substance, <u>or</u> from any person who is known or	605
believed by the licensee to be a thief $ au$ or a receiver of stolen	606
property.	607
Sec. 4728.09. (A) A person licensed under Chapter 4728. of	608
the Revised Code shall retain in this state any articles	609
purchased by <pre>him the person</pre> until the expiration of <pre>five fifteen</pre>	610
days after the date of purchase. This division does not apply to	611
coins or industrial residue.	612
Collis of industrial residue.	012
(B) If—the chief or head of the a local police department—	613
to whom the licensee made available the information required by	614
this chapter law enforcement agency has probable cause to	615
believe that the an article described therein that was purchased	616
and is held by a licensee is stolen property, he the agency	617
shall notify the licensee in writing. Upon receipt of notice,	618
the licensee shall retain the article until the expiration of	619
thirty days after the day on which he is first required to make	620
available the information required by this section, unless the	621
chief or the head of the local police department notifies the	622
licensee in writing that he is not required to retain the	623
article until the expirationa court of competent jurisdiction	624
determines who has the right to the possession of the article.	625
(C) If the chief or the head of the local police	626
department Except as otherwise provided in division (D) of this	627
section, if the court determines the identity of the true owner	628
of the allegedly stolen article, that has been purchased and	629
held by a licensee, and informs the licensee of the true owner's	630
identity:	631
(1) The the licensee may shall restore the allegedly	632
stolen—article to its true owner directly.	633

(2) The true owner may reimburse the licensee for the	634
amount the licensee paid for the allegedly stolen article.	635
(3) The true owner may recover the article and reasonable	636
attorney fees from the licensee in an action at law.	637
attorney rees from the freehote in an action at law.	001
(D) If it is determined that the true owner of the	638
allegedly stolen article, for whatever reason, chooses not to	639
file a charge against the person or persons responsible for the	640
<u>alleged</u> theft, the licensee may charge the true owner of the	641
allegedly stolen—article the amount the licensee paid for the	642
allegedly stolen—article.	643
Sec. 4728.10. (A) The superintendent of financial	644
institutions shall enforce this chapter, make all reasonable	645
effort to discover alleged violators, notify the proper	646
prosecuting officer whenever the superintendent has reasonable	647
grounds to believe that a violation has occurred, act as	648
complainant in the prosecution thereof, and aid officers to the	649
best of the superintendent's ability in prosecutions. The	650
superintendent shall employ deputies necessary to make the	651
investigations, examinations, and inspections, and . The	652
superintendent, pursuant to Chapter 119. of the Revised Code,	653
<pre>shall adopt reasonable rules, including rules that define terms</pre>	654
used in this chapter, for the carrying out of this chapter, and	655
otherwise perform the duties imposed by this chapter.	656
(B) In order to enforce this chapter, the superintendent	657
may do all of the following:	658
(1) Issue a cease and desist order against any person the	659
superintendent reasonably suspects has violated, is currently	660
violating, or is about to violate the provisions of this	661
chanter. The superintendent may apply to a court of common pleas	663

for an order compelling a person to comply with any cease and	663
desist order or any subpoena issued by the superintendent.	664
(2) Obtain from the court of common pleas any form of	665
injunctive relief against any person that has violated, is	666
currently violating, or is reasonably suspected of being about	667
to violate the provisions of this chapter;	668
(3) Issue a subpoena to any person to compel the	669
production of any item, record, or writing, including an	670
<pre>electronic writing;</pre>	671
(4) Issue a subpoena to compel any person to appear and	672
render testimony in regard to a violation of this chapter;	673
(5) Examine and investigate the business of any person the	674
superintendent reasonably suspects to be advertising,	675
transacting, or soliciting business as a precious metals dealer.	676
This authority includes the authority to examine and investigate	677
the person's business location and any books, records, writings,	678
including electronic writings, safes, files, or storage areas	679
located in or utilized by the business location. The	680
superintendent may request the attendance and assistance of the	681
appropriate local law enforcement agency or the state highway	682
patrol during the examination and investigation of the business.	683
Sec. 4728.11. This chapter does not apply to any of the	684
following:	685
(A) Any purchase of an article that is made of or contains	686
gold, silver, platinum, or other precious metals or jewels of	687
any description if both the buyer and seller, or the respective	688
agents, brokers, or other intermediaries of both the buyer and	689
seller, deal in such articles or otherwise by their respective	690
occupations, or by their respective avocations as collectors.	691

speculators, or investors, hold themselves out as having	692
knowledge or skill peculiar to such articles or the practices	693
involved in their purchase or sale;	694
(B) Licensees who obtain licenses under sections 1321.01	695
to 1321.19 of the Revised Code or registrants who obtain-	696
certificates of registration under sections 1321.51 to 1321.60	697
of the Revised CodeAny person doing business under the laws of	698
this state or the United States relating to any broker-dealer,	699
commodity futures commission merchant, or commodity trading	700
advisor or agent duly registered and regulated by the division	701
of securities under Chapter 1707. of the Revised Code or the	702
United States commodity futures trading commission under 7	703
U.S.C. 1 et seq.;	704
(C) National banks, state banks, credit unions, or savings	705
and loan associations;	706
(D) The holder of a salvage motor vehicle dealer's license	707
under Chapter 4738. of the Revised Code who purchases or sells	708
precious metal which, in its original form, is a motor vehicle	709
component part, or a scrap metal processor subject to Chapter	710
4737. of the Revised Code;	711
(E) Any purchase of silverware or an article of jewelry-	712
made of or containing gold, silver, platinum, or other precious	713
metals or jewels that is made by a person who complies with all-	714
of the following:	715
(1) The person is engaged in the business of selling, at	716
retail, articles of jewelry and silverware;	717
(2) The person holds a valid vendor's license issued under	718
section 5739.17 of the Revised Code;	719
(3) The person maintains a fixed place of business in this	720

state at which the person regularly exhibits articles of jewelry	721
and silverware that are for sale at retailAny transactions	722
involving the sale or transfer of precious metals by a wholesale	723
jeweler to a retail jeweler or licensed dealer;	724
(4) The person establishes to the satisfaction of the	725
superintendent of financial institutions or the chief or head of-	726
the local police department, upon their request, that the	727
person's purchases of silverware and articles of jewelry that	728
are made of or contain gold, silver, platinum, or other precious	729
metals or jewels are incidental to the person's primary business	730
as described in division (E)(1) of this section. Such purchases	731
are "incidental" if:	732
(a) In the case of a person who has been in business for	733
less than one year, the average monthly value of the person's	734
purchases of jewelry from the public represents less than	735
twenty five per cent of the person's total inventory of articles	736
of jewelry held for sale at retail to the public, as computed	737
under section 5711.15 of the Revised Code;	738
(b) In the case of a person who has been in business for	739
at least one year, the total value of the person's purchases of-	740
jewelry from the public represents less than twenty-five per-	741
cent of the person's total retail sales of articles of jewelry-	742
to the public during the immediately preceding year;	743
(c) The purchases are of items described in division (F)	744
of this section.	745
(F) Any purchase of coins, hallmark bars, registered	746
ingots, and other items as numismatic objects, and not for their-	747
content of precious metals.	748
(G) Any purchase made under the supervision of a probate	749

court from the estate of a decedent as provided under section	750
2113.40 of the Revised Code.	751
(H) Except as specified in division (B) of section 4728.02	752
of the Revised Code, any (G) Any person licensed under Chapter	753
4727. of the Revised Code.	754
(H) Any upgrade or trade-in of jewelry, including watches,	755
by a customer to a retail jeweler.	756
Sec. 4728.12. (A) (1) A person exempt from licensing under	757
division (E) or (F) of section 4728.11 of the Revised Code, and	758
who in the ordinary course of the person's business obtains	759
ownership by purchase of articles made of or containing gold,	760
silver, platinum, or other precious metals or jewels of any	761
description from the public, shall maintain at each business	762
location for at least the twelve months immediately succeeding	763
any such transaction a record that shall include the following:	764
(1)—(a) The date and time of the transactionpurchase;	765
(2) (b) The name and residential address, and date of	766
<u>birth</u> of the seller—and the means of identification used to	767
establish the seller's identity;	768
(3)—(c) A physical description of the seller;	769
(4)—(d) A complete and accurate description of the	770
<pre>purchased article, including any brand names, initialsthe name</pre>	771
of the manufacturer, any serial and model numbers, or other any	772
identifying <u>letters or</u> marks, monograms, or symbols on the	773
articleand any identifying features;	774
(5)—(e) The price paid for each article—and the means of	775
payment;	776
(f) A valid driver's license number, military	777

identification number, social security number, or other valid	778
personal identification number;	779
(g) The size of the article purchased and the color of any	780
metal purchased;	781
metal pulchased,	701
(h) A photograph of the article purchased.	782
(2) For purposes of division (A)(8) of this section, the	783
person shall require a seller to present a government issued	784
form of identification that contains a photograph to verify the	785
seller's identity.	786
As (3) Notwithstanding the definition of "purchase" in	787
section 4728.01 of the Revised Code, as used in this	788
divisionsection, "purchase" does not include obtaining title to	789
an article that is accepted as a trade-in by a person exempt	790
from licensing under division (E) or (F) of section 4728.11 of	791
the Revised Code when the transaction involves a retail sale of	792
an article of equal or greater value and the value of the trade-	793
in is used as all or a portion of the purchase price, nor does	794
"purchase" include any purchase made under the supervision of a	795
probate court as provided under section 2113.40 of the Revised	796
Code.	797
(B) No person exempt from licensing under division (E) or	798
(F) of section 4728.11 of the Revised Code to whom division (A)	799
of this section applies shall purchase any article that is made	800
of or contains gold, silver, platinum, or other precious metals	801
or jewels of any description from any individual whom the person	802
knows or has reason to believe is under eighteen years of age.	803
(C) Within sixty days after opening a new business-	804
location, any Any person exempt from licensing under division	805
(E) or (F) of section 4728.11 of the Revised Code to whom	806

division (A) of this section applies shall notify in writing the	807
chief or head of the police department having local jurisdiction	808
in the place where the business is located law enforcement	809
agency of the location of the records the person maintains	810
pursuant to division (A) of this section. These records shall be	811
available during normal business hours for inspection by the	812
superintendent of financial institutions or the superintendent's	813
designee, or by the chief or head of the local police department	814
or the chief's or head's designee law enforcement agency.	815
Sec. 4728.13. (A) No person, firm, partnership,	816
corporation, or associationlicensed under this chapter, and no	817
agent, officer, or employee thereof, shall violate this chapter.	818
The division	819
(B) The superintendent of financial institutions upon a	820
may do any of the following:	821
(1) Upon the criminal conviction shall of a licensee; any	822
employee, manager, officer, director, member, or partner of a	823
licensee; or shareholder, if the licensee is not a publicly	824
traded corporation, for a violation of this chapter, suspend the	825
license of the licensee without a prior hearing to protect the	826
<pre>public interest and subsequently revoke any the license</pre>	827
theretofore issued to the person, firm, partnership,	828
corporation, or association. The in accordance with Chapter 119.	829
of the Revised Code;	830
(2) Upon the criminal conviction of a licensee; any	831
employee, manager, officer, director, member, or partner of the	832
licensee; or shareholder, if the licensee is not a publicly	833
traded corporation, for the violation of any provision of Title	834
XXIX of the Revised Code or under federal law for theft,	835
receiving stolen property, or money laundering, suspend the	836

license of the licensee without a prior hearing to protect the	837
public interest and subsequently revoke the license of the	838
licensee in accordance with Chapter 119. of the Revised Code;	839
(3) Upon the criminal conviction of a licensee for the	840
violation of any provision of Title XXIX of the Revised Code or	841
under federal law for a violation other than theft, receiving	842
stolen property, or money laundering, assess a penalty against	843
the licensee or revoke or suspend the license of the licensee in	844
accordance with Chapter 119. of the Revised Code.	845
(C) The division also of financial institutions may revoke	846
or suspend the license of any licensee in accordance with	847
division (E) of section 4728.03 of the Revised Code upon a	848
criminal conviction of the licensee for any felony offense or	849
crime involving moral turpitude.	850
(B) (D) No person shall obstruct or refuse to permit any	851
examination or investigation conducted under this chapter by the	852
superintendent of financial institutions, a person acting on	853
behalf of an agency or a political subdivision of this state, or	854
a law enforcement officer. All articles purchased by a person	855
licensed under this chapter shall be made promptly available for	856
inspection by these officials.	857
$\frac{(C)-(E)}{(E)}$ In any proceeding or action brought under this	858
chapter, the burden of proving an exemption from a requirement	859
of this chapter falls on the person claiming the benefit of the	860
exemption.	861
Sec. 4728.14. Any person who is injured by the failure of	862
a person who is engaged in the business of purchasing articles-	863
that are made of or contain gold, silver, platinum, or other-	864
precious metals or jovels of any description to comply with this	865

chapter may commence a civil action to recover compensatory	866
damages from such person. In any action under this section, the	867
court may award punitive damages or reasonable attorney's fees	868
to a prevailing plaintiff.	869
Sec. 4728.16. (A) Every sale, transfer, or hypothecation	870
of any stock, security, membership, partnership, or other	871
equitable, beneficial, or ownership interest in a person	872
licensed as a precious metals dealer, in an amount representing	873
a ten per cent or greater equitable, membership, partnership,	874
beneficial, or other ownership interest in the licensee, must be	875
approved in writing by the superintendent of financial	876
institutions prior to the sale, transfer, or hypothecation of	877
the interest in the licensee.	878
(B) Every person acquiring or receiving an interest as	879
described in division (A) of this section is subject to the	880
licensing requirements of this chapter as if the person were a	881
new and separate license applicant.	882
Sec. 4728.17. (A) A person licensed as a precious metals	883
dealer under this chapter shall state the license number issued	884
by the superintendent of financial institutions in all	885
advertisements, offers, and solicitations.	886
(B) No person not licensed under this chapter may	887
advertise as a precious metals dealer.	888
Sec. 4728.18. Any precious metals dealer who purchases	889
precious metals from the public shall have and use a national	890
type evaluation program certified, legal for trade scale, which	891
shall be inspected and certified annually by the auditor of the	892
county in which the person's business is located in accordance	893
with section 319.55 of the Revised Code.	894

Sec. 4728.19. (A) Except as provided in division (B) of	895
this section, any records or information required to be	896
generated by a person under this chapter are confidential and	897
not public records under section 149.43 of the Revised Code.	898
(B) Records or information required to be generated by a	899
person under this chapter shall be disclosed, discovered, or	900
<pre>introduced into evidence only as follows:</pre>	901
(1) To a law enforcement agency;	902
(2) In connection with criminal proceedings;	903
(3) In any action taken or litigation by or against the	904
superintendent of financial institutions in connection with the	905
powers, duties, and obligations imposed upon the superintendent	906
by this chapter.	907
Sec. 4728.99. (A) Whoever recklessly violates Chapter	908
4728. sections 4728.04, 4728.07, 4728.08, 4728.09, 4728.12,	909
4728.13, 4728.16, 4728.17, 4728.18, or 4728.19 of the Revised	910
Code is guilty of a misdemeanor of the <pre>first_third</pre> degree on a	911
first offense and a <pre>felony_misdemeanor_of the fifth_second_</pre>	912
degree on each subsequent offense.	913
(B) Whoever recklessly violates section 4728.02 of the	914
Revised Code is guilty of a misdemeanor of the third degree.	915
Section 2. That existing sections 1321.20, 4727.04,	916
4728.01, 4728.02, 4728.03, 4728.04, 4728.05, 4728.06, 4728.07,	917
4728.08, 4728.09, 4728.10, 4728.11, 4728.12, 4728.13, 4728.14,	918
and 4728.99 of the Revised Code are hereby repealed.	919