As Passed by the House

132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 125

Representatives Craig, Seitz

Cosponsors: Representatives West, Leland, Young, Retherford, Sheehy, Patterson, Smith, K., Antonio, Celebrezze, Boccieri, Cera, O'Brien, Howse, Boggs, Ashford, Sykes, Rogers, Boyd, Manning, Rezabek, Arndt, Barnes, Blessing, Brenner, Dever, Gavarone, Ginter, Goodman, Green, Hambley, Holmes, Householder, Ingram, Johnson, Kick, McColley, Patton, Ramos, Reineke, Roegner, Schaffer, Slaby, Smith, R., Sprague, Stein, Sweeney, Thompson, Wiggam

A BILL

ГО	amend sections 1901.20, 1907.02, and 4513.39 and	1
	to enact section 4511.072 of the Revised Code to	2
	specify the jurisdiction of municipal and county	3
	courts over municipal traffic ordinances, to	4
	clarify that certain township officers do not	5
	have the authority to enforce traffic and motor	6
	vehicle equipment violations on interstate	7
	highways, and to establish requirements	8
	governing fines, fees, or other charges for	9
	traffic violations and infractions imposed by a	10
	municipal corporation that does not have the	11
	authority to establish a mayor's court.	12

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

Se	ctio	n 1. Tha	t sections	s 1901.	20, 1907	.02,	and	4513.39	be	13
amended	and	section	4511.072	of the	Revised	Code	be	enacted	to	14
read as	fol ⁻	lows.								15

Sec. 1901.20. (A)(1) The municipal court has jurisdiction	16
to hear misdemeanor cases committed within its territory and has	17
jurisdiction over the violation of any nontraffic related	18
ordinance of any municipal corporation within its territory.	19
(2) The municipal court has exclusive jurisdiction over	20
all violations or infractions of every traffic ordinance of each	21
municipal corporation within the territory of the court unless:	22
(a) The mayor of the municipal corporation has	23
jurisdiction over the violation or infraction pursuant to	24
section 1905.01 of the Revised Code _{τ} . unless	25
the (b) The violation is a civil violation based upon	26
evidence recorded by a traffic law photo-monitoring device and <u>a</u>	27
ticket is issued pursuant to division (B)(3) of section 4511.093	28
of the Revised Code or the.	29
or the nevisca date or the .	23
violation is required to be handled by a parking	30
violation is required to be handled by a parking violations bureau pursuant to	30
violations bureau or joint parking violations bureau pursuant to	31
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The	31 32
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The municipal court has jurisdiction over the violation of a vehicle	31 32 33
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The municipal court has jurisdiction over the violation of a vehicle parking or standing resolution or regulation if a local	31 32 33 34
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The municipal court has jurisdiction over the violation of a vehicle parking or standing resolution or regulation if a local authority, as defined in division (D) of section 4521.01 of the	31 32 33 34 35
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The municipal court has jurisdiction over the violation of a vehicle parking or standing resolution or regulation if a local authority, as defined in division (D) of section 4521.01 of the Revised Code, has specified that it is not to be considered a	31 32 33 34 35 36
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The municipal court has jurisdiction over the violation of a vehicle parking or standing resolution or regulation if a local authority, as defined in division (D) of section 4521.01 of the Revised Code, has specified that it is not to be considered a criminal offense, if the violation is committed within the	31 32 33 34 35 36 37
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The municipal court has jurisdiction over the violation of a vehicle parking or standing resolution or regulation if a local authority, as defined in division (D) of section 4521.01 of the Revised Code, has specified that it is not to be considered a criminal offense, if the violation is committed within the limits of the court's territory, and if the violation is not	31 32 33 34 35 36 37
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The municipal court has jurisdiction over the violation of a vehicle parking or standing resolution or regulation if a local authority, as defined in division (D) of section 4521.01 of the Revised Code, has specified that it is not to be considered a criminal offense, if the violation is committed within the limits of the court's territory, and if the violation is not required to be handled by a parking violations bureau or joint	31 32 33 34 35 36 37 38
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The municipal court has jurisdiction over the violation of a vehicle parking or standing resolution or regulation if a local authority, as defined in division (D) of section 4521.01 of the Revised Code, has specified that it is not to be considered a criminal offense, if the violation is committed within the limits of the court's territory, and if the violation is not required to be handled by a parking violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the	31 32 33 34 35 36 37 38 39 40
violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, the (3) The municipal court has jurisdiction over the violation of a vehicle parking or standing resolution or regulation if a local authority, as defined in division (D) of section 4521.01 of the Revised Code, has specified that it is not to be considered a criminal offense, if the violation is committed within the limits of the court's territory, and if the violation is not required to be handled by a parking violations bureau or joint parking violations bureau pursuant to Chapter 4521. of the Revised Code. However, a municipal court does not have	31 32 33 34 35 36 37 38 39 40 41

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(4) The municipal court, if it has a housing or	45
environmental division, has jurisdiction over any criminal	46
action over which the housing or environmental division is given	47
jurisdiction by section 1901.181 of the Revised Code, provided	48
that, except as specified in division (B) of that section, no	49
judge of the court other than the judge of the division shall	50
hear or determine any action over which the division has	51
jurisdiction. In all such prosecutions and cases, the court	52
shall proceed to a final determination of the prosecution or	53
case.	54
(2) (B) A judge of a municipal court does not have the	55
authority to dismiss a criminal complaint, charge, information,	56
or indictment solely at the request of the complaining witness	57
and over the objection of the prosecuting attorney, village	58
solicitor, city director of law, or other chief legal officer	59
who is responsible for the prosecution of the case.	60
(B) (C) The municipal court has jurisdiction to hear	61
felony cases committed within its territory. In all felony	62
cases, the court may conduct preliminary hearings and other	63
necessary hearings prior to the indictment of the defendant or	64
prior to the court's finding that there is probable and	65
reasonable cause to hold or recognize the defendant to appear	66
before a court of common pleas and may discharge, recognize, or	67
commit the defendant.	68
$\frac{(C)}{(D)}(1)$ A municipal court has jurisdiction over an	69
appeal from a judgment or default judgment entered pursuant to	70
Chapter 4521. of the Revised Code, as authorized by division (D)	71
of section 4521.08 of the Revised Code. The appeal shall be	72

placed on the regular docket of the court and shall be

determined by a judge of the court.

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- (2) A municipal court has jurisdiction over an appeal of a 75 written decision rendered by a hearing officer under section 76 4511.099 of the Revised Code if the hearing officer that 77 rendered the decision was appointed by a local authority within 78 the jurisdiction of the court. 79
- Sec. 1907.02. (A) (1) In addition to other jurisdiction granted a county court in the Revised Code, a county court has jurisdiction of all misdemeanor cases. A county court has jurisdiction to conduct preliminary hearings in felony cases, to bind over alleged felons to the court of common pleas, and to take other action in felony cases as authorized by Criminal Rule 5.
- (2) A judge of a county court does not have the authority to dismiss a criminal complaint, charge, information, or indictment solely at the request of the complaining witness and over the objection of the prosecuting attorney, village solicitor, city director of law, or other chief legal officer who is responsible for the prosecution of the case.
- (B) A county court has jurisdiction of the violation of a 93 vehicle parking or standing ordinance, resolution, or regulation 94 if a local authority, as defined in division (D) of section 95 4521.01 of the Revised Code, has specified that it is not to be 96 considered a criminal offense, if the violation is committed 97 within the limits of the court's territory, and if the violation 98 is not required to be handled by a parking violations bureau or 99 joint parking violations bureau pursuant to Chapter 4521. of the 100 Revised Code. A county court does not have jurisdiction over 101 violations of ordinances, resolutions, or regulations that are 102 required to be handled by a parking violations bureau or joint 103 parking violations bureau pursuant to that chapter. 104

A county court also has jurisdiction of an appeal from a	105
judgment or default judgment entered pursuant to Chapter 4521.	106
of the Revised Code, as authorized by division (D) of section	107
4521.08 of the Revised Code. Any such appeal shall be placed on	108
the regular docket of the court and shall be determined by a	109
judge of the court.	110
(C) A county court has jurisdiction over an appeal of a	111
written decision rendered by a hearing officer under section	112
4511.099 of the Revised Code if the hearing officer that	113
rendered the decision was appointed by a local authority within	114
the jurisdiction of the court.	115
(D) Except as provided in division (B) of this section, a	116
county court has exclusive jurisdiction over all violations or	117
infractions of every traffic ordinance within the territory of	118
the court, unless the violation or infraction is a civil	119
violation based upon evidence recorded by a traffic law photo-	120
monitoring device and a ticket is issued pursuant to division	121
(B)(3) of section 4511.093 of the Revised Code or the mayor of a	122
municipal corporation has jurisdiction over the violation or	123
infraction pursuant to section 1905.01 of the Revised Code.	124
Sec. 4511.072. (A) A municipal corporation that does not	125
have the authority to establish a mayor's court under section	126
1905.01 of the Revised Code shall not impose a fine, fee, or	127
other charge for a traffic violation or infraction that exceeds	128
the applicable fine, fee, or other charge for the substantially	129
equivalent state violation established pursuant to Traffic Rule	130
13(C) by the municipal or county court having territorial	131
jurisdiction over the location of the violation or infraction.	132
(B) A municipal corporation that does not have the	133
authority to establish a mayor's court under section 1905.01 of	134

the Revised Code shall not charge a fine, fee, or other charge	35
for a traffic violation or infraction that is not included in	36
the schedule of fines for state violations established pursuant	37
to Traffic Rule 13(C) by the municipal or county court having	38
territorial jurisdiction over the location of the violation or 13	39
<u>infraction</u> .	40

Sec. 4513.39. (A) The state highway patrol and sheriffs or 141 their deputies shall exercise, to the exclusion of all other 142 peace officers except within municipal corporations and except 143 as specified in division (B) of this section and division (E) of 144 section 2935.03 of the Revised Code, the power to make arrests 145 for violations on all state highways, of sections 4503.11, 146 4503.21, 4511.14 to 4511.16, 4511.20 to 4511.23, 4511.26 to 147 4511.40, 4511.42 to 4511.48, 4511.58, 4511.59, 4511.62 to 148 4511.71, 4513.03 to 4513.13, 4513.15 to 4513.22, 4513.24 to 149 4513.34, 4549.01, 4549.08 to 4549.12, and 4549.62 of the Revised 150 Code. 151

- (B) A member of the police force of a township police 152 district created under section 505.48 of the Revised Code or of 153 a joint police district created under section 505.482 of the 154 Revised Code, and a township constable appointed pursuant to 155 section 509.01 of the Revised Code, who has received a 156 certificate from the Ohio peace officer training commission 157 under section 109.75 of the Revised Code, shall exercise the 158 power to make arrests for violations of those sections listed in 159 division (A) of this section, other than sections 4513.33 and 160 4513.34 of the Revised Code, as follows: 161
- (1) If the population of the township that created the 162 township or joint police district served by the member's police 163 force or the township that is served by the township constable 164

is fifty thousand or less, the member or constable shall 165 exercise that power on those portions of all state highways, 166 including those highways that are part of the national highway 167 system but that are not part of the interstate system, that are 168 located within the township or joint police district, in the 169 case of a member of a township or joint police district police 170 force, or within the unincorporated territory of the township, 171 in the case of a township constable; 172

- (2) If the population of the township that created the 173 township or joint police district served by the member's police 174 force or the township that is served by the township constable 175 is greater than fifty thousand, the member or constable shall 176 exercise that power on those portions of all state highways, 177 including any highway that is a part of the interstate highway 178 system or otherwise a part of the national highway system, that 179 are located within the township or joint police district, in the 180 case of a member of a township or joint police district police 181 force, or within the unincorporated territory of the township, 182 in the case of a township constable. 183
- (C) No member of the police force of a township police 184 district created under section 505.48 of the Revised Code, 185 member of a joint police district created under section 505.482 186 of the Revised Code, or township constable appointed pursuant to 187 section 509.01 of the Revised Code, shall enforce a law of this 188 state, an ordinance of a municipal corporation, or a resolution 189 of a township governing the operation of, or the equipment 190 requirements for, a motor vehicle on any highway that is part of 191 the interstate system if the population of the township that 192 created the township or joint police district served by the 193 member's police force or the township that is served by the 194 township constable is fifty thousand or less. 195

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Section 2. That existing sections 1901.20, 1907.02, and	196
4513.39 of the Revised Code are hereby repealed.	197