## As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 171

**Senator Hottinger** 

Cosponsors: Senators Gardner, Eklund, Lehner, Beagle

## A BILL

To amend section 2919.27 of the Revised Code to	1
increase the penalty that applies to the offense	2
of violating a protection order under certain	3
circumstances and to require electronic	4
monitoring of those convicted of violating	5
certain protection orders to be carried out by	6
probation agencies.	7

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

Section 1. That section 2919.27 of the Revised Code be	8
amended to read as follows:	9
Sec. 2919.27. (A) No person shall recklessly violate the	10
terms of any of the following:	11
(1) A protection order issued or consent agreement	12
approved pursuant to section 2919.26 or 3113.31 of the Revised	13
Code;	14
(2) A protection order issued pursuant to section 2151.34,	15
2903.213, or 2903.214 of the Revised Code;	16
(3) A protection order issued by a court of another state.	17

(B)(1) Whoever violates this section is guilty of	18
violating a protection order.	19
(2) Except as otherwise provided in division (B)(3)—or	20
(4), or (5) of this section, violating a protection order is a	21
misdemeanor of the first degree.	22
(3) If the Except as otherwise provided in division (B)(4)	23
or (5) of this section, if any of the following apply, violating	24
a protection order is a felony of the fourth degree:	25
(a) The offender previously has been convicted of, pleaded	26
guilty to, or been adjudicated a delinquent child for a	27
violation of a protection order issued pursuant to section	28
2151.34, 2903.213, or 2903.214 of the Revised Code <del>, two or more<u>.</u></del>	29
(b) The offender previously has been convicted of, pleaded	30
guilty to, or been adjudicated a delinquent child for two	31
violations of section 2903.21, 2903.211, 2903.22, or 2911.211 of	32
the Revised Code that involved the same person who is the	33
subject of the protection order or consent agreement <del>, or one or</del>	34
more violations .	35
(c) The offender previously has been convicted of, pleaded	36
guilty to, or been adjudicated a delinquent child for a	37
violation of this section, violating a protection order is a	38
felony of the fifth degree.	39
(4) If the Except as otherwise provided in division (B)(5)	40
of this section, if any of the following apply, violating a	41
protection order is a felony of the third degree:	42
(a) The offender previously has been convicted of, pleaded	43
guilty to, or been adjudicated a delinquent child for two or	44
more violations of a protection order issued pursuant to section	45
2151.34, 2903.213, or 2903.214 of the Revised Code.	46

(b) The offender previously has been convicted of, pleaded	47
guilty to, or been adjudicated a delinquent child for three or	48
more violations of section 2903.21, 2903.211, 2903.22, or	49
2911.211 of the Revised Code that involved the same person who	50
is the subject of the protection order or consent agreement.	51
(c) The offender previously has been convicted of, pleaded	52
guilty to, or been adjudicated a delinquent child for two or	53
more violations of this section.	54
(d) The offender violates a protection order or consent	55
agreement while committing a felony offense, violating a	56
protection order is a felony of the third degree.	57
(5) If the protection order violated by the offender was	58
an order issued pursuant to section 2151.34 or 2903.214 of the	59
Revised Code that required electronic monitoring of the offender	60
pursuant to that section, the court may require in addition to	61
any other sentence imposed upon the offender that the offender	62
be electronically monitored for a period not exceeding five	63
years by a <del>law enforcement probation age</del> ncy designated by the	64
court. If the court requires under this division that the	65
offender be electronically monitored, unless the court	66
determines that the offender is indigent, the court shall order	67
that the offender pay the costs of the installation of the	68
electronic monitoring device and the cost of monitoring the	69
electronic monitoring device. If the court determines that the	70
offender is indigent and subject to the maximum amount allowable	71
and the rules promulgated by the attorney general under section	72
2903.214 of the Revised Code, the costs of the installation of	73
the electronic monitoring device and the cost of monitoring the	74
electronic monitoring device may be paid out of funds from the	75
reparations fund created pursuant to section 2743.191 of the	76

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Revised Code. The total amount paid from the reparations fund 77 created pursuant to section 2743.191 of the Revised Code for 78 electronic monitoring under this section and sections 2151.34 79 and 2903.214 of the Revised Code shall not exceed three hundred 80 thousand dollars per year. 81

(C) It is an affirmative defense to a charge under division (A)(3) of this section that the protection order issued by a court of another state does not comply with the requirements specified in 18 U.S.C. 2265(b) for a protection order that must be accorded full faith and credit by a court of this state or that it is not entitled to full faith and credit under 18 U.S.C. 2265(c).

## (D) As used in this section, "protection :

(1) "Protection order issued by a court of another state" 90 means an injunction or another order issued by a criminal court 91 of another state for the purpose of preventing violent or 92 threatening acts or harassment against, contact or communication 93 with, or physical proximity to another person, including a 94 temporary order, and means an injunction or order of that nature 95 issued by a civil court of another state, including a temporary 96 order and a final order issued in an independent action or as a 97 pendente lite order in a proceeding for other relief, if the 98 court issued it in response to a complaint, petition, or motion 99 filed by or on behalf of a person seeking protection. 100 "Protection order issued by a court of another state" does not 101 include an order for support or for custody of a child issued 102 pursuant to the divorce and child custody laws of another state, 103 except to the extent that the order for support or for custody 104 of a child is entitled to full faith and credit under the laws 105 of the United States. 106

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(2) "Probation agency" has the same meaning as in section	107
2951.01 of the Revised Code.	108
Section 2. That existing section 2919.27 of the Revised	109
Code is hereby repealed.	110