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Am. S. B. No. 10

Senator Wilson

Cosponsors: Senators Peterson, Uecker, Coley, Hoagland, Gavarone, Antonio, Craig, Dolan, Eklund, Hackett, Hill, Hottinger, Huffman, M., Huffman, S., Kunze, Lehner, Maharath, McColley, Obhof, O'Brien, Roegner, Rulli, Sykes, Thomas, Williams

A BILL

То	amend section 2921.41 of the Revised Code to	1
	expand the penalties for theft in office based	2
	on the amount stolen and to include as	3
	restitution audit costs of the entity that	4
	suffered the loss.	-

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

Section 1. That section 2921.41 of the Revised Code be	6
amended to read as follows:	7
Sec. 2921.41. (A) No public official or party official	8
shall commit any theft offense, as defined in division (K) of	9
section 2913.01 of the Revised Code, when either of the	10
following applies:	11
(1) The offender uses the offender's office in aid of	12
committing the offense or permits or assents to its use in aid	13
of committing the offense;	14
(2) The property or service involved is owned by this	15

state, any other state, the United States, a county, a municipal 16 corporation, a township, or any political subdivision, 17 department, or agency of any of them, is owned by a political 18 party, or is part of a political campaign fund. 19

- (B) Whoever violates this section is guilty of theft in 20 office. Except as otherwise provided in this division, theft in 21 office is a felony of the fifth degree. If the value of property 22 or services stolen is one thousand dollars or more and is less 23 than seven thousand five hundred dollars, theft in office is a 24 felony of the fourth degree. If the value of property or 25 26 services stolen is seven thousand five hundred dollars or more and is less than one hundred fifty thousand dollars, theft in 27 office is a felony of the third degree. If the value of property 28 or services stolen is one hundred fifty thousand dollars or more 29 and is less than seven hundred fifty thousand dollars, theft in 30 office is a felony of the second degree. If the value of 31 property or services stolen is seven hundred fifty thousand 32 dollars or more, theft in office is a felony of the first 33 degree. 34
- (C) (1) A public official or party official who pleads

 guilty to theft in office and whose plea is accepted by the

 court or a public official or party official against whom a

 verdict or finding of guilt for committing theft in office is

 returned is forever disqualified from holding any public office,

 approximately app
- (2) (a) (i) A court that imposes sentence for a violation of
 this section based on conduct described in division (A) (2) of
 this section shall require the public official or party official
 who is convicted of or pleads guilty to the offense to make
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 restitution for all of the property or the service that is the
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subject of the offense, in addition to the term of imprisonment	46
and any fine imposed. The amount of restitution imposed under	47
this division shall include any costs of auditing any of the	48
public entities specified in division (A)(2) of this section	49
that own the property or service involved in the conduct	50
described in that division that is a violation of this section.	51

(ii) A court that imposes sentence for a violation of this section based on conduct described in division (A)(1) of this section and that determines at trial that this state or a political subdivision of this state if the offender is a public official, or a political party in the United States or this state if the offender is a party official, suffered actual loss as a result of the offense shall require the offender to make restitution to the state, political subdivision, or political party for all of the actual loss experienced, in addition to the term of imprisonment and any fine imposed. The amount of restitution imposed under this division shall include any costs of auditing the state, political subdivision, or political party that suffered the actual loss based on conduct described in that division that is a violation of this section.

(b) (i) In any case in which a sentencing court is required to order restitution under division (C)(2)(a) of this section and in which the offender, at the time of the commission of the offense or at any other time, was a member of the public employees retirement system, the Ohio police and fire pension fund, the state teachers retirement system, the school employees retirement system, or the state highway patrol retirement system; was an electing employee, as defined in section 3305.01 of the Revised Code, participating in an alternative retirement plan provided pursuant to Chapter 3305. of the Revised Code; was a participating employee or continuing member, as defined in

section 148.01 of the Revised Code, in a deferred compensation	77
program offered by the Ohio public employees deferred	78
compensation board; was an officer or employee of a municipal	79
corporation who was a participant in a deferred compensation	80
program offered by that municipal corporation; was an officer or	81
employee of a government unit, as defined in section 148.06 of	82
the Revised Code, who was a participant in a deferred	83
compensation program offered by that government unit, or was a	84
participating employee, continuing member, or participant in any	85
deferred compensation program described in this division and a	86
member of a retirement system specified in this division or a	87
retirement system of a municipal corporation, the entity to	88
which restitution is to be made may file a motion with the	89
sentencing court specifying any retirement system, any provider	90
as defined in section 3305.01 of the Revised Code, and any	91
deferred compensation program of which the offender was a	92
member, electing employee, participating employee, continuing	93
member, or participant and requesting the court to issue an	94
order requiring the specified retirement system, the specified	95
provider under the alternative retirement plan, or the specified	96
deferred compensation program, or, if more than one is specified	97
in the motion, the applicable combination of these, to withhold	98
the amount required as restitution from any payment that is to	99
be made under a pension, annuity, or allowance, under an option	100
in the alternative retirement plan, under a participant account,	101
as defined in section 148.01 of the Revised Code, or under any	102
other type of benefit, other than a survivorship benefit, that	103
has been or is in the future granted to the offender, from any	104
payment of accumulated employee contributions standing to the	105
offender's credit with that retirement system, that provider of	106
the option under the alternative retirement plan, or that	107
deferred compensation program, or, if more than one is specified	108

in the motion, the applicable combination of these, and from any	109
payment of any other amounts to be paid to the offender upon the	110
offender's withdrawal of the offender's contributions pursuant	111
to Chapter 145., 148., 742., 3307., 3309., or 5505. of the	112
Revised Code. A motion described in this division may be filed	113
at any time subsequent to the conviction of the offender or	114
entry of a guilty plea. Upon the filing of the motion, the clerk	115
of the court in which the motion is filed shall notify the	116
offender, the specified retirement system, the specified	117
provider under the alternative retirement plan, or the specified	118
deferred compensation program, or, if more than one is specified	119
in the motion, the applicable combination of these, in writing,	120
of all of the following: that the motion was filed; that the	121
offender will be granted a hearing on the issuance of the	122
requested order if the offender files a written request for a	123
hearing with the clerk prior to the expiration of thirty days	124
after the offender receives the notice; that, if a hearing is	125
requested, the court will schedule a hearing as soon as possible	126
and notify the offender, any specified retirement system, any	127
specified provider under an alternative retirement plan, and any	128
specified deferred compensation program of the date, time, and	129
place of the hearing; that, if a hearing is conducted, it will	130
be limited only to a consideration of whether the offender can	131
show good cause why the requested order should not be issued;	132
that, if a hearing is conducted, the court will not issue the	133
requested order if the court determines, based on evidence	134
presented at the hearing by the offender, that there is good	135
cause for the requested order not to be issued; that the court	136
will issue the requested order if a hearing is not requested or	137
if a hearing is conducted but the court does not determine,	138
based on evidence presented at the hearing by the offender, that	139
there is good cause for the requested order not to be issued;	140

and that, if the requested order is issued, any retirement 141 system, any provider under an alternative retirement plan, and 142 any deferred compensation program specified in the motion will 143 be required to withhold the amount required as restitution from 144 payments to the offender. 145

(ii) In any case in which a sentencing court is required 146 to order restitution under division (C)(2)(a) of this section 147 and in which a motion requesting the issuance of a withholding 148 order as described in division (C)(2)(b)(i) of this section is 149 filed, the offender may receive a hearing on the motion by 150 delivering a written request for a hearing to the court prior to 151 the expiration of thirty days after the offender's receipt of 152 the notice provided pursuant to division (C)(2)(b)(i) of this 153 section. If a request for a hearing is made by the offender 154 within the prescribed time, the court shall schedule a hearing 155 as soon as possible after the request is made and shall notify 156 the offender, the specified retirement system, the specified 157 provider under the alternative retirement plan, or the specified 158 deferred compensation program, or, if more than one is specified 159 in the motion, the applicable combination of these, of the date, 160 time, and place of the hearing. A hearing scheduled under this 161 division shall be limited to a consideration of whether there is 162 good cause, based on evidence presented by the offender, for the 163 requested order not to be issued. If the court determines, based 164 on evidence presented by the offender, that there is good cause 165 for the order not to be issued, the court shall deny the motion 166 and shall not issue the requested order. If the offender does 167 not request a hearing within the prescribed time or if the court 168 conducts a hearing but does not determine, based on evidence 169 presented by the offender, that there is good cause for the 170 order not to be issued, the court shall order the specified 171

retirement system, the specified provider under the alternative	172
retirement plan, or the specified deferred compensation program,	173
or, if more than one is specified in the motion, the applicable	174
combination of these, to withhold the amount required as	175
restitution under division (C)(2)(a) of this section from any	176
payments to be made under a pension, annuity, or allowance,	177
under a participant account, as defined in section 148.01 of the	178
Revised Code, under an option in the alternative retirement	179
plan, or under any other type of benefit, other than a	180
survivorship benefit, that has been or is in the future granted	181
to the offender, from any payment of accumulated employee	182
contributions standing to the offender's credit with that	183
retirement system, that provider under the alternative	184
retirement plan, or that deferred compensation program, or, if	185
more than one is specified in the motion, the applicable	186
combination of these, and from any payment of any other amounts	187
to be paid to the offender upon the offender's withdrawal of the	188
offender's contributions pursuant to Chapter 145., 148., 742.,	189
3307., 3309., or 5505. of the Revised Code, and to continue the	190
withholding for that purpose, in accordance with the order, out	191
of each payment to be made on or after the date of issuance of	192
the order, until further order of the court. Upon receipt of an	193
order issued under this division, the public employees	194
retirement system, the Ohio police and fire pension fund, the	195
state teachers retirement system, the school employees	196
retirement system, the state highway patrol retirement system, a	197
municipal corporation retirement system, the provider under the	198
alternative retirement plan, and the deferred compensation	199
program offered by the Ohio public employees deferred	200
compensation board, a municipal corporation, or a government	201
unit, as defined in section 148.06 of the Revised Code,	202
whichever are applicable, shall withhold the amount required as	203

(i) or (ii) of this section shall be effected in the same manner as provided in the Rules of Civil Procedure for the service of process.

(c) Consistent with the ruling of the supreme court of the
United States in Kelly v. Robinson, 479 U.S. 36 (1986),
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restitution imposed under division (C) (2) (a) of this section is
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not dischargeable under Chapter 7 of the United States
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Bankruptcy Code pursuant to 11 U.S.C. 523, as amended.
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(D) Upon the filing of charges against a person under this 217 section, the prosecutor, as defined in section 2935.01 of the 218 Revised Code, who is assigned the case shall send written notice 219 that charges have been filed against that person to the public 220 employees retirement system, the Ohio police and fire pension 221 fund, the state teachers retirement system, the school employees 222 retirement system, the state highway patrol retirement system, 223 the provider under an alternative retirement plan, any municipal 224 corporation retirement system in this state, and the deferred 225 compensation program offered by the Ohio public employees 226 deferred compensation board, a municipal corporation, or a 227 government unit, as defined in section 148.06 of the Revised 228 Code. The written notice shall specifically identify the person 229 charged. 230

Section 2. That existing section 2921.41 of the Revised 231 Code is hereby repealed. 232