As Introduced

133rd General Assembly

Regular Session 2019-2020

S. B. No. 65

Senator Thomas

Cosponsors: Senators Maharath, Fedor, Yuko, Antonio, Craig

A BILL

То	amend sections 2	1929.28 and 5122.311 ar	nd to enact	1
	section 2923.27	of the Revised Code to	o regulate 2	2
	the transfer of	firearms at a gun show	w. 3	3

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

Section 1. That sections 2929.28 and 5122.311 be amended	4
and section 2923.27 of the Revised Code be enacted to read as	5
follows:	6
Sec. 2923.27. (A) As used in this section:	7
(1) "Federally licensed firearms dealer" has the same	8
meaning as in section 5502.63 of the Revised Code.	9
(2) "Gun show" means the entire premises provided for an	10
event or function, including all parking areas for the event or	11
function, that is sponsored to facilitate, in whole or in part,	12
the purchase, transfer, offer for transfer, or collection of	13
firearms and at which either or both of the following occurs:	14
(a) Twenty-five or more firearms are exhibited or offered	15
for transfer.	16
(b) Not less than three gun show vendors exhibit,	17

transfer, or offer for transfer firearms.	18
(3) "Gun show promoter" means a person who organizes or	19
operates a gun show.	20
(4) "Gun show vendor" means any person who exhibits,	21
transfers, or offers for transfer any firearm at an event or	22
function that is sponsored to facilitate any conduct of that	23
nature, regardless of whether the person arranges with a gun	24
show promoter for a fixed location from which to engage in that	25
conduct.	26
(5) "Local law enforcement agency with jurisdiction over	27
the show" means the sheriff with jurisdiction over the place at	28
which a gun show is conducted and, for a gun show that is	29
conducted in a municipal corporation, the law enforcement agency	30
of that municipal corporation.	31
(6) "Point of contact agency" with respect to a particular	32
gun show means either of the following with jurisdiction over	33
the place at which the gun show is conducted:	34
(a) The sheriff with jurisdiction over the place at which	35
the gun show is conducted;	36
(b) If the gun show is conducted in a municipal	37
corporation, the law enforcement agency of that municipal	38
corporation.	39
(7) "Transfer" means any sale, exchange, trade, barter, or	40
other type of transfer.	41
(8) "Unlicensed transferee" means a person who is not a	42
federally licensed firearms dealer and who desires to be	43
transferred a firearm from an unlicensed transferor.	44
(9) "Unlicensed transferor" means a person who is not a	45

federally licensed firearms dealer and who desires to transfer a	46
firearm to an unlicensed transferee.	47
(B)(1)(a) Divisions (B)(2), (3), (4), and (5) of this	48
section apply to a transfer of a firearm at a gun show if any	49
part of the transfer transaction takes place at the show.	50
(b) Any point of contact agency with respect to a	51
particular gun show is hereby authorized to conduct background	52
checks for transfers of firearms at the gun show by an	53
unlicensed transferor to an unlicensed transferee and to	54
otherwise comply with divisions (B) to (D) of this section	55
regarding the gun show and firearms transfers at it.	56
(2) No unlicensed transferor shall recklessly transfer a	57
firearm to an unlicensed transferee at a gun show unless the	58
firearm is transferred through a federally licensed firearms	59
dealer or a point of contact agency under division (C) of this	60
section and the federally licensed dealer or point of contact	61
agency through which the transfer is made gives a notice	62
described in division (C)(4)(a) of this section.	63
(3) No unlicensed transferor shall recklessly transfer a	64
firearm to an unlicensed transferee at a gun show if the	65
federally licensed firearms dealer or point of contact agency	66
through which the transfer is made under division (C) of this	67
section gives a notice described in division (C)(4)(b) of this	68
section.	69
(4) No unlicensed transferee shall recklessly acquire a	70
firearm transferred from an unlicensed transferor at a gun show	71
if the transfer is made in violation of division (B)(2) or (3)	72
of this section.	73
(5) No gun show promoter shall recklessly operate a gun	74

show unless the promoter and show satisfy divisions (E) (3) and	75
(F) of this section.	76
(C) A federally licensed firearms dealer who agrees to	77
assist in the transfer of a firearm at a gun show between an	78
unlicensed transferor and an unlicensed transferee under	79
division (B) of this section, or a point of contact agency that	80
assists in the transfer of a firearm at a gun show between an	81
unlicensed transferor and an unlicensed transferee under	82
division (B) of this section, shall do all of the following:	83
(1) If a federally licensed firearms dealer is assisting	84
in the transfer, the dealer shall comply with 18 U.S.C. 922(t)	85
as if transferring the firearm from the inventory of the	86
federally licensed firearms dealer to the unlicensed transferee,	87
except that a federally licensed firearms dealer assisting in	88
the transfer of a firearm under this division shall not be	89
required to comply again with the requirements of that provision	90
in delivering the firearm to the unlicensed transferee.	91
(2) If a point of contact agency is assisting in the	92
transfer, the agency shall comply with 18 U.S.C. 922(t) with	93
respect to the transfer.	94
(3) Conduct an incompetency records check of the	95
unlicensed transferee by contacting the attorney general of this	96
state and requesting a check of the records maintained under	97
section 5122.311 of the Revised Code, to determine if the	98
transfer of the firearm to the unlicensed transferee or the	99
unlicensed transferee's acquisition or possession of the firearm	100
would violate the law of this state;	101
(4) Notify the unlicensed transferor and unlicensed	102
transferee of whichever of the following is applicable:	103

(a) That the dealer or agency has complied with 18 U.S.C.	104
922(t) as provided in division (C)(1) or (2) of this section and	105
the transfer of the firearm is not prohibited under that	106
provision and that the dealer or agency has conducted the	107
incompetency records check of the unlicensed transferee as	108
provided in division (C)(3) of this section and has not	109
determined in that check that the unlicensed transferee's	110
acquisition or possession of the firearm would violate the law	111
of this state;	112
(b) That the dealer or agency has complied with 18 U.S.C.	113
922(t) as provided in division (C)(1) or (2) of this section and	114
has received a notice from the national instant criminal	115
background check system that the transfer would violate 18	116
U.S.C. 922 or the law of this state or that the dealer or agency	117
has conducted the incompetency records check of the unlicensed	118
transferee as provided in division (C)(3) of this section and	119
has determined in that check that the unlicensed transferee's	120
acquisition or possession of the firearm would violate the law	121
of this state.	122
(5) Enter into a separate bound record any information	123
about the firearm that the attorney general of this state or the	124
attorney general of the United States may require by rule or	125
regulation.	126
(D) A federally licensed firearms dealer or point of	127
contact agency that assists in the transfer of a firearm at a	128
gun show under this section may assess and collect a fee, in an	129
amount not to exceed ten dollars, with respect to each firearm	130
transfer so assisted.	131
(E) (1) The attorney general of this state by rule shall	132
prescribe the forms to be used for keeping the records and	133

making the reports required under this section and for the signs	134
and notices required by this section to be posted at gun shows	135
and in gun show parking areas. If the attorney general of the	136
United States adopts forms to be used for keeping similar	137
records and making similar reports that may be required under	138
federal law, the attorney general of this state shall prescribe	139
those forms to be used for keeping the records and making the	140
reports required under this section.	141
(2) The department of public safety shall prescribe the	142
form that a gun show promoter shall use to apply for a permit to	143
be issued by sheriffs to gun show promoters authorizing the	144
operation of a gun show, and the form for a permit to be issued	145
by sheriffs to gun show promoters under division (E)(3) of this	146
section authorizing the operation of a gun show.	147
(3) A gun show promoter who wishes to operate a gun show	148
shall apply to the sheriff with jurisdiction over the location	149
at which the gun show will be held, using the form prescribed	150
under division (E)(2) of this section, for a permit authorizing	151
the operation of the gun show. Upon the application by a gun	152
show promoter under this division for a permit authorizing the	153
operation of a gun show, a sheriff shall review the application	154
and any supporting information presented by the promoter. If the	155
sheriff determines that the location at which the gun show will	156
be held is within the jurisdiction of the sheriff, that the gun	157
show promoter has complied with the requirements of divisions	158
(F)(1)(a) to (d) of this section, and that the gun show promoter	159
previously has not been convicted of or pleaded quilty to a	160
violation of division (B) of this section, the sheriff shall	161
issue the permit for the gun show to the applicant promoter.	162
(F)(1) A gun show promoter shall do all of the following	163

with respect to each of the promoter's gun shows, prior to	164
<pre>conducting the show:</pre>	165
(a) Prepare a security plan for the gun show and provide	166
each local law enforcement agency with jurisdiction over the	167
show, and the state highway patrol, with notice of the plan;	168
(b) Certify to each local law enforcement agency with	169
jurisdiction over the show that the promoter will comply with	170
the provisions of this section and with other applicable	171
provisions of the law of this state;	172
(c) Inform the sheriff with jurisdiction over the location	173
at which the gun show will be held of the details of the show,	174
obtain from the sheriff a statement of the amount of liability	175
insurance coverage that the sheriff specifies as necessary for	176
the show, and obtain liability insurance for the show in the	177
amount specified by the sheriff;	178
(d) Certify to the sheriff described in division (F)(1)(c)	179
of this section that the promoter agrees that for all firearm	180
transfers at the show by an unlicensed transferor to an	181
unlicensed transferee, the transferor will be required to comply	182
with the provisions of division (B) of this section;	183
(e) Not earlier than sixty days and not later than thirty	184
days before conducting the show, obtain from the sheriff with	185
jurisdiction over the location at which the show will be	186
conducted, as specified in divisions (E)(2) and (3) of this	187
section, a permit for the operation of the show;	188
(f) Not later than seven days after obtaining from the	189
appropriate sheriff the permit for the show required by division	190
(F)(1)(e) of this section, provide a copy of the permit to each	191
local law enforcement agency with jurisdiction over the show.	192

(2) A gun show promoter shall do all of the following with	193
respect to each gun show that the promoter conducts:	194
(a) Prepare and maintain for the duration of the show a	195
list of all gun show vendors that are present at the show and,	196
not later than five days after the completion of the show,	197
transmit a copy of that list to the sheriff with jurisdiction	198
over the location of the show;	199
(b) Ensure that all firearms that are brought into the	200
show have been cleared of ammunition before being brought into	201
the show and that they are tagged for identification purposes;	202
(c) Prohibit a person under eighteen years of age from	203
entering the gun show unless the person is accompanied by a	204
<pre>parent, guardian, or custodian;</pre>	205
(d) Arrange for the services of one or more federally	206
licensed firearms dealers or point of contact agencies on the	207
premises of the gun show to perform the services required by	208
this section;	209
(e) Prominently post a sign, in a readily visible location	210
at each entrance to the parking areas of the gun show, and in a	211
form prescribed by the attorney general of this state pursuant	212
to division (E) of this section, that states the following:	213
"The transfer of firearms in the parking areas of this	214
facility must be completed in the same manner as is required for	215
a transfer of a firearm in this facility, and the transfer of a	216
firearm in the parking areas in any other manner is a crime."	217
(f) Prominently post a notice at the gun show, in a form	218
prescribed by the attorney general of this state pursuant to	219
division (E) of this section, that sets forth the requirements	220
for a background check and incompetency check as provided by	221

this section;	222
(g) Prominently post at the gun show a copy of the permit	223
for the show obtained from the appropriate sheriff as required	224
by division (F)(1)(e) of this section;	225
(h) For each firearm transfer that is completed at the gun	226
show, do all of the following:	227
(i) Report the transfer to the law enforcement agencies	228
with jurisdiction over the location of the show;	229
(ii) Record the transfer on a form prescribed by the	230
attorney general of this state pursuant to division (E) of this	231
section, which record shall include the serial number of the	232
firearm transferred, the name of the unlicensed transferor and	233
the name of the unlicensed transferee involved in the transfer,	234
and any other identifying information required by the attorney	235
<pre>general;</pre>	236
(iii) Redact the names of the unlicensed transferor and	237
unlicensed transferee and all other identifying information	238
relating to either of them from a copy of the form referred to	239
in division (F)(2)(h)(ii) of this section and, not later than	240
thirty-one days after the date on which the transfer occurs,	241
submit to the attorney general of the United States the redacted	242
<pre>copy of the form;</pre>	243
(iv) Retain for at least ten years after the date of the	244
transfer, as part of the permanent business records of the	245
promoter, the record of the transfer specified under division	246
(F)(2)(h)(ii) of this section.	247
(G) Unless the transfer is prohibited by any other	248
provision of law, division (B) of this section shall not apply	249
to any transfer of a firearm between an unlicensed transferor	250

and unlicensed transferee if any of the following apply with	251
<pre>respect to the transfer:</pre>	252
(1) The transfer is a bona fide gift between immediate	253
family members, including spouses, parents, children, siblings,	254
grandparents, and grandchildren.	255
(2) The transfer is approved by the specified officer of	256
the United States pursuant to 26 U.S.C 5812.	257
(3) The transfer is to an authorized representative of a	258
law enforcement agency of any municipal corporation, any county,	259
this state, or the federal government for exclusive use by that	260
governmental entity and, prior to the transfer, written	261
authorization from the head of the agency authorizing the	262
transaction is presented to the person from whom the transfer is	263
being made. The proper written authorization shall be verifiable	264
written certification from the head of the agency by which the	265
transferee is employed, identifying the employee as an	266
individual authorized to conduct the transaction, and	267
authorizing the transaction for the exclusive use of the agency	268
by which that person is employed.	269
(4) The transfer is to an authorized representative of a	270
municipal corporation, a county, this state, or the federal	271
government and is for the governmental entity, and the entity is	272
acquiring the firearm as part of an authorized, voluntary	273
program in which the entity is buying or receiving weapons from	274
<pre>private individuals.</pre>	275
(5) The transfer is by a person to any public or private	276
nonprofit historical society, museum, or institutional	277
<pre>collection, if all of the following conditions are met:</pre>	278
(a) The entity receiving the firearm is open to the	279

<pre>public.</pre>	280
(b) The firearm prior to delivery is deactivated or	281
rendered inoperable.	282
(c) The firearm is not of a type prohibited by provision	283
of law from being transferred to the public at large.	284
(d) Prior to delivery, the entity receiving the firearm	285
submits a written statement to a law enforcement representative	286
described in division (G)(3) of this section stating that the	287
firearm will not be restored to operating condition and will	288
either remain with that entity, or if subsequently disposed of,	289
will be transferred in accordance with the applicable provisions	290
of law.	291
(H)(1) Whoever violates division (B)(2) or (3) of this	292
section shall be punished as provided in divisions (H)(1)(a) to	293
(c) of this section:	294
(a) Except as otherwise provided in division (H)(2) of	295
this section, the offender is guilty of a misdemeanor and shall	296
be fined five thousand dollars. Notwithstanding sections 2929.21	297
to 2929.28 of the Revised Code, no other sanction shall be	298
imposed on the offender under any of those sections.	299
(b) If the offender previously has been convicted of or_	300
pleaded guilty to one or more violations of division (B)(2) or	301
(3) of this section, the offender is guilty of a misdemeanor of	302
the first degree, the offender shall be fined five thousand	303
dollars, and, in addition to the fine, the court may impose any	304
other sanction authorized for a misdemeanor of the first degree	305
other than a fine specified in section 2929.28 of the Revised	306
Code.	307
(c) In addition to the sanctions required by division (H)	308

(1) (a) or required or authorized by division (H) (1) (b) of this	309
section, the offender is forever barred from conducting a gun	310
show.	311
(2) Whoever violates division (B)(4) of this section is	312
guilty of a misdemeanor. Except as otherwise provided in this	313
division, the offender shall be fined two hundred fifty dollars.	314
If the offender previously has been convicted of or pleaded	315
guilty to one or more violations of division (B)(4) of this	316
section, the offender shall be fined five hundred dollars.	317
Notwithstanding sections 2929.21 to 2929.28 of the Revised Code	318
and regardless of whether the offender previously has been	319
convicted of or pleaded guilty to any violation of division (B)	320
(4) of this section, no other sanction shall be imposed on the	321
offender under any of those sections.	322
(3) Whoever violates division (B)(5) of this section is	323
guilty of a misdemeanor and shall be fined five thousand	324
dollars. Notwithstanding sections 2929.21 to 2929.28 of the	325
Revised Code, no other sanction shall be imposed on the offender	326
under any of those sections.	327
Sec. 2929.28. (A) In addition to imposing court costs	328
pursuant to section 2947.23 of the Revised Code, the court	329
imposing a sentence upon an offender for a misdemeanor,	330
including a minor misdemeanor, may sentence the offender to any	331
financial sanction or combination of financial sanctions	332
authorized under this section. If the court in its discretion	333
imposes one or more financial sanctions, the financial sanctions	334
that may be imposed pursuant to this section include, but are	335
not limited to, the following:	336
(1) Unless the misdemeanor offense is a minor misdemeanor	337
or could be disposed of by the traffic violations bureau serving	338

the court under Traffic Rule 13, restitution by the offender to	339
the victim of the offender's crime or any survivor of the	340
victim, in an amount based on the victim's economic loss. The	341
court may not impose restitution as a sanction pursuant to this	342
division if the offense is a minor misdemeanor or could be	343
disposed of by the traffic violations bureau serving the court	344
under Traffic Rule 13. If the court requires restitution, the	345
court shall order that the restitution be made to the victim in	346
open court or to the adult probation department that serves the	347
jurisdiction or the clerk of the court on behalf of the victim.	348

If the court imposes restitution, the court shall 349 determine the amount of restitution to be paid by the offender. 350 If the court imposes restitution, the court may base the amount 351 of restitution it orders on an amount recommended by the victim, 352 the offender, a presentence investigation report, estimates or 353 receipts indicating the cost of repairing or replacing property, 354 and other information, provided that the amount the court orders 355 as restitution shall not exceed the amount of the economic loss 356 suffered by the victim as a direct and proximate result of the 357 commission of the offense. If the court decides to impose 358 restitution, the court shall hold an evidentiary hearing on 359 restitution if the offender, victim, or survivor disputes the 360 amount of restitution. If the court holds an evidentiary 361 hearing, at the hearing the victim or survivor has the burden to 362 prove by a preponderance of the evidence the amount of 363 restitution sought from the offender. 364

All restitution payments shall be credited against any

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recovery of economic loss in a civil action brought by the

victim or any survivor of the victim against the offender. No

person may introduce evidence of an award of restitution under

this section in a civil action for purposes of imposing

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liability against an insurer under section 3937.18 of the Revised Code.	370 371
If the court imposes restitution, the court may order that the offender pay a surcharge, of not more than five per cent of	372 373
the amount of the restitution otherwise ordered, to the entity responsible for collecting and processing restitution payments.	374 375
The victim or survivor may request that the prosecutor in the case file a motion, or the offender may file a motion, for modification of the payment terms of any restitution ordered. If the court grants the motion, it may modify the payment terms as it determines appropriate.	376 377 378 379 380
<pre>(2) A fine of the type described in divisions (A)(2)(a) and (b) of this section payable to the appropriate entity as required by law: (a) A fine in the following amount:</pre>	381 382 383
(i) For a misdemeanor of the first degree, not more than one thousand dollars;	385
<pre>(ii) For a misdemeanor of the second degree, not more than seven hundred fifty dollars;</pre>	387 388
(iii) For a misdemeanor of the third degree, not more than five hundred dollars;	389 390
<pre>(iv) For a misdemeanor of the fourth degree, not more than two hundred fifty dollars;</pre>	391 392
<pre>(v) For a minor misdemeanor, not more than one hundred fifty dollars.</pre>	393 394
(b) A state fine or cost as defined in section 2949.111 of the Revised Code.	395 396

(3)(a) Reimbursement by the offender of any or all of the	397
costs of sanctions incurred by the government, including, but	398
not limited to, the following:	399
(i) All or part of the costs of implementing any community	400
control sanction, including a supervision fee under section	401
2951.021 of the Revised Code;	402
(ii) All or part of the costs of confinement in a jail or	403
other residential facility, including, but not limited to, a per	404
diem fee for room and board, the costs of medical and dental	405
treatment, and the costs of repairing property damaged by the	406
offender while confined;	407
offender white confined,	107
(iii) All or part of the cost of purchasing and using an	408
immobilizing or disabling device, including a certified ignition	409
interlock device, or a remote alcohol monitoring device that a	410
court orders an offender to use under section 4510.13 of the	411
Revised Code.	412
(b) The amount of reimbursement ordered under division (A)	413
(3) (a) of this section shall not exceed the total amount of	414
reimbursement the offender is able to pay and shall not exceed	415
the actual cost of the sanctions. The court may collect any	416
amount of reimbursement the offender is required to pay under	417
that division. If the court does not order reimbursement under	418
that division, confinement costs may be assessed pursuant to a	419
repayment policy adopted under section 2929.37 of the Revised	420
Code. In addition, the offender may be required to pay the fees	421
specified in section 2929.38 of the Revised Code in accordance	422
with that section.	423
(4) For a misdemeanor violation of section 2923.27 of the	424
Revised Code, the court shall impose upon the offender a	425

mandatory fine in the amount specified in division (H)(1), (2),	426
or (3) of that section.	427
(B) If the court determines a hearing is necessary, the	428
court may hold a hearing to determine whether the offender is	429
able to pay the financial sanction imposed pursuant to this	430
section or court costs or is likely in the future to be able to	431
pay the sanction or costs.	432
If the court determines that the offender is indigent and	433
unable to pay the financial sanction or court costs, the court	434
shall consider imposing and may impose a term of community	435
service under division (A) of section 2929.27 of the Revised	436
Code in lieu of imposing a financial sanction or court costs. If	437
the court does not determine that the offender is indigent, the	438
court may impose a term of community service under division (A)	439
of section 2929.27 of the Revised Code in lieu of or in addition	440
to imposing a financial sanction under this section and in	441
addition to imposing court costs. The court may order community	442
service for a minor misdemeanor pursuant to division (D) of	443
section 2929.27 of the Revised Code in lieu of or in addition to	444
imposing a financial sanction under this section and in addition	445
to imposing court costs. If a person fails to pay a financial	446
sanction or court costs, the court may order community service	447
in lieu of the financial sanction or court costs.	448
(C)(1) The offender shall pay reimbursements imposed upon	449
the offender pursuant to division (A)(3) of this section to pay	450
the costs incurred by a county pursuant to any sanction imposed	451
under this section or section 2929.26 or 2929.27 of the Revised	452
Code or in operating a facility used to confine offenders	453
pursuant to a sanction imposed under section 2929.26 of the	454
Revised Code to the county treasurer. The county treasurer shall	455

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deposit the reimbursements in the county's general fund. The	456
county shall use the amounts deposited in the fund to pay the	457
costs incurred by the county pursuant to any sanction imposed	458
under this section or section 2929.26 or 2929.27 of the Revised	459
Code or in operating a facility used to confine offenders	460
pursuant to a sanction imposed under section 2929.26 of the	461
Revised Code.	462
(2) The offender shall pay reimbursements imposed upon the	463
offender pursuant to division (A)(3) of this section to pay the	464
costs incurred by a municipal corporation pursuant to any	465
sanction imposed under this section or section 2929.26 or	466
2929.27 of the Revised Code or in operating a facility used to	467
confine offenders pursuant to a sanction imposed under section	468
2929.26 of the Revised Code to the treasurer of the municipal	469
corporation. The treasurer shall deposit the reimbursements in	470
the municipal corporation's general fund. The municipal	471
corporation shall use the amounts deposited in the fund to pay	472
the costs incurred by the municipal corporation pursuant to any	473
sanction imposed under this section or section 2929.26 or	474
2929.27 of the Revised Code or in operating a facility used to	475
confine offenders pursuant to a sanction imposed under section	476
2929.26 of the Revised Code.	477
(3) The offender shall pay reimbursements imposed pursuant	478
to division (A)(3) of this section for the costs incurred by a	479
private provider pursuant to a sanction imposed under this	480
section or section 2929.26 or 2929.27 of the Revised Code to the	481
provider.	482
(D) In addition to any other fine that is or may be	483
imposed under this section, the court imposing sentence upon an	484

offender for misdemeanor domestic violence or menacing by

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stalking may impose a fine of not less than seventy nor more	486
than five hundred dollars, which shall be transmitted to the	487
treasurer of state to be credited to the address confidentiality	488
program fund created by section 111.48 of the Revised Code.	489
(E) Except as otherwise provided in this division, a	490
financial sanction imposed under division (A) of this section is	491
a judgment in favor of the state or the political subdivision	492
that operates the court that imposed the financial sanction, and	493
the offender subject to the financial sanction is the judgment	494
debtor. A financial sanction of reimbursement imposed pursuant	495
to division (A)(3)(a)(i) of this section upon an offender is a	496
judgment in favor of the entity administering the community	497
control sanction, and the offender subject to the financial	498
sanction is the judgment debtor. A financial sanction of	499
reimbursement imposed pursuant to division (A)(3)(a)(ii) of this	500
section upon an offender confined in a jail or other residential	501
facility is a judgment in favor of the entity operating the jail	502
or other residential facility, and the offender subject to the	503
financial sanction is the judgment debtor. A financial sanction	504
of restitution imposed pursuant to division (A)(1) of this	505
section is an order in favor of the victim of the offender's	506
criminal act that can be collected through a certificate of	507
judgment as described in division (E)(1) of this section,	508
through execution as described in division (E)(2) of this	509

Once the financial sanction is imposed as a judgment or
order under this division, the victim, private provider, state,
or political subdivision may do any of the following:

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section, or through an order as described in division (E) (3) of

this section, and the offender shall be considered for purposes

of the collection as the judgment debtor.

(1) Obtain from the clerk of the court in which the	516
judgment was entered a certificate of judgment that shall be in	517
the same manner and form as a certificate of judgment issued in	518
a civil action;	519
(2) Obtain execution of the judgment or order through any	520
available procedure, including any of the procedures identified	521
in divisions (E)(1) and (2) of section 2929.18 of the Revised	522
Code.	523
(3) Obtain an order for the assignment of wages of the	524
judgment debtor under section 1321.33 of the Revised Code.	525
(F) The civil remedies authorized under division (E) of	526
this section for the collection of the financial sanction	527
supplement, but do not preclude, enforcement of the criminal	528
sentence.	529
(G) Each court imposing a financial sanction upon an	530
offender under this section may designate the clerk of the court	531
or another person to collect the financial sanction. The clerk,	532
or another person authorized by law or the court to collect the	533
financial sanction may do the following:	534
(1) Enter into contracts with one or more public agencies	535
or private vendors for the collection of amounts due under the	536
sanction. Before entering into a contract for the collection of	537
amounts due from an offender pursuant to any financial sanction	538
imposed pursuant to this section, a court shall comply with	539
sections 307.86 to 307.92 of the Revised Code.	540
(2) Permit payment of all or any portion of the sanction	541
in installments, by financial transaction device if the court is	542
a county court or a municipal court operated by a county, by	543
credit or debit card or by another electronic transfer if the	544

court is a municipal court not operated by a county, or by any	545
other reasonable method, in any time, and on any terms that	546
court considers just, except that the maximum time permitted for	547
payment shall not exceed five years. If the court is a county	548
court or a municipal court operated by a county, the acceptance	549
of payments by any financial transaction device shall be	550
governed by the policy adopted by the board of county	551
commissioners of the county pursuant to section 301.28 of the	552
Revised Code. If the court is a municipal court not operated by	553
a county, the clerk may pay any fee associated with processing	554
an electronic transfer out of public money or may charge the fee	555
to the offender.	556

- (3) To defray administrative costs, charge a reasonable fee to an offender who elects a payment plan rather than a lump sum payment of any financial sanction.
- (H) No financial sanction imposed under this section shall 560 preclude a victim from bringing a civil action against the 561 offender.

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Sec. 5122.311. (A) Notwithstanding any provision of the 563 Revised Code to the contrary, if, on or after April 8, 2004, an 564 individual is found by a court to be a mentally ill person 565 subject to court order or becomes an involuntary patient other 566 than one who is a patient only for purposes of observation, the 567 probate judge who made the adjudication or the chief clinical 568 officer of the hospital, community mental health services 569 provider, or facility in which the person is an involuntary 570 patient shall notify the office of the attorney general, on the 571 form described in division (C) of this section, of the identity 572 of the individual. The notification shall be transmitted by the 573 judge or the chief clinical officer not later than seven days 574

after the adjudication or commitment.	575
(B) The office of the attorney general shall compile and	576
maintain the notices it receives under division (A) of this	577
section and the notices shall be used for the purpose of	578
conducting incompetency records checks <u>requested by sheriffs</u> ,	579
federally licensed firearms dealers, or point of contact	580
agencies pursuant to section 311.41 or 2923.27 of the Revised	581
Code. Records checks requested by a federally licensed firearms	582
dealer or point of contact agency pursuant to section 2923.27 of	583
the Revised Code shall be conducted, and results of the checks	584
shall be provided, immediately upon receipt of the request. The	585
notices <u>referred to in this division</u> and the information they	586
contain are confidential, except as provided in this division,	587
and are not public records.	588
(C) The attorney general, by rule adopted under Chapter	589
119. of the Revised Code, shall prescribe and make available to	590
all probate judges and all chief clinical officers a form to be	591
used by them for the purpose of making the notifications	592
required by division (A) of this section.	593
(D) As used in division (C) of this section, "federally	594
licensed firearms dealer" and "point of contact agency" have the	595
same meanings as in section 2923.27 of the Revised Code.	596
Section 2. That existing sections 2929.28 and 5122.311 of	597
the Revised Code are hereby repealed.	598