# As Reported by the Senate Criminal Justice Committee

# 131st General Assembly

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Sub. H. B. No. 110

## Representative Hill

Cosponsors: Representatives Blessing, Brown, Rezabek, Rogers, Dever, Antonio, Baker, Boose, Buchy, Duffey, Green, Grossman, Hambley, Johnson, T., Kraus, Landis, Manning, O'Brien, M., O'Brien, S., Patterson, Perales, Phillips, Ruhl, Schaffer, Slaby, Smith, K., Stinziano, Young, Speaker Rosenberger

#### **Senator Eklund**

## A BILL

То	amend sections 4549.02 and 4549.021 and to enact	1
	section 4765.44 of the Revised Code to increase	2
	the penalty for failure to stop after a traffic	3
	accident that results in the death of a person	4
	or serious physical harm to a person, to name	5
	those penalty changes Brandon's Law, and to	6
	require emergency medical service personnel to	7
	report the administration of naloxone on request	8
	of a law enforcement agency.	9

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

Section 1. That sections 4549.02 and 4549.021 be amended	10
and section 4765.44 of the Revised Code be enacted to read as	11
follows:	12
Sec. 4549.02. (A) (1) In the case of a motor vehicle	13
accident <del>to</del> or collision with persons or property <del>upon any of</del>	14
the on a public roads or highways, due to the driving or	15

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operation thereon of any motor vehicle, the person driving or	16
operating road or highway, the operator of the motor vehicle,	17
having knowledge of the accident or collision, immediately shall	18
stop the driver's or operator's motor vehicle at the scene of	19
the accident or collision. The operator and shall remain at the	20
scene of the accident or collision until the driver or operator	21
has given the driver's or operator's name and address and, if	22
the <del>driver or</del> operator is not the owner, the name and address of	23
the owner of that motor vehicle, together with the registered	24
number of that motor vehicle, to any all of the following:	25
(a) Any person injured in the accident or collision or to	26
the- <u>;</u>	27
(b) The operator, occupant, owner, or attendant of any	28
motor vehicle damaged in the accident or collision, or to any;	29
(c) The police officer at the scene of the accident or	30
collision.	31
(2) In the event the an injured person is unable to	32
comprehend and record the information required to be given by	
under division (A)(1) of this section, the other driver operator	34
involved in the accident or collision forthwith shall notify the	35
nearest police authority concerning the location of the accident	36
or collision, and the driver's operator's name, address, and the	37
registered number of the motor vehicle the driver operator was	38
operating, and then . The operator shall remain at the scene of	39
the accident or collision until a police officer arrives, unless	40
removed from the scene by an emergency vehicle operated by a	41
political subdivision or an ambulance.	42
(3) If the accident or collision is with an unoccupied or	43

unattended motor vehicle, the operator who collides with the

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probationary license, or nonresident operating privilege from the range specified in division (A)(5) of section 4510.02 of the Revised Code. No judge shall suspend the first six months of suspension of an offender's license, permit, or privilege required by this division.

The offender shall provide the court with proof of financial responsibility as defined in section 4509.01 of the Revised Code. If the offender fails to provide that proof of financial responsibility, then, in addition to any other penalties provided by law, the court may order restitution pursuant to section 2929.18 or 2929.28 of the Revised Code in an amount not exceeding five thousand dollars for any economic loss arising from an accident or collision that was the direct and proximate result of the offender's operation of the motor vehicle before, during, or after committing the offense charged under this section.

Sec. 4549.021. (A) (1) In the case of a motor vehicle accident or collision resulting in injury or damage to persons or property upon\_on\_any public or private property other than public roads or highways, due to the driving or operation thereon of any motor vehicle, the person driving or operating a public road or highway, the operator of the motor vehicle, having knowledge of the accident or collision, shall stop, and, upon at the scene of the accident or collision. Upon request of the any person who is injured or damaged, or any other person, the operator shall give that person the driver's or operator's name and address, and, if the driver or operator is not the owner, the name and address of the owner of that motor vehicle, together with the registered number of that motor vehicle, and, if available, exhibit the driver's or operator's driver's or commercial driver's license. 

(2) If the owner or person in charge of the damaged	104
property is not furnished such information, the driver operator	105
of the motor vehicle involved in the accident or collision <u>does</u>	106
not provide the information specified in division (A)(1) of this	107
section, the operator shall give that information, within	108
twenty-four hours after the accident or collision, shall forward	109
to the police department of the city or village in which the	110
accident or collision occurred $_{m L}$ or if it occurred outside the	111
corporate limits of a city or village, to the sheriff of the	112
county in which the accident or collision occurred the same	113
information required to be given to the owner or person in-	114
control of the damaged property and give the date, time, and	115
location of the accident or collision.	116
(3) If the accident or collision is with an unoccupied or	117
unattended motor vehicle, the operator who collides with the	118
motor vehicle shall securely attach the information required to-	119
be given in under division (A) (1) of this section, in writing,	120
to a conspicuous place in or on the unoccupied or unattended	121
motor vehicle.	122
model venicle.	122
(B) $\underline{(1)}$ Whoever violates division (A) of this section is	123
guilty of failure to stop after a nonpublic road accident $_{7}$ .	124
Except as otherwise provided in division (B)(2) or (3) of this	125
section, failure to stop after a nonpublic road accident is a	126
misdemeanor of the first degree. <del>If</del>	127
(2) If the accident or collision results in serious	128
physical harm to a person, failure to stop after a nonpublic	129
road accident is whichever of the following is applicable:	130
(a) Except as otherwise provided in division (B)(2)(b) of	131
this section, a felony of the fifth degree;	132

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(b) If the offender knew that the accident or collision	133
resulted in serious physical harm to a person, a felony of the	134
fourth degree. <del>If-</del>	135
(3) If the accident or collision results in the death of a	136
person, failure to stop after a nonpublic road accident is	137
whichever of the following is applicable:	138
(a) Except as provided in division (B)(3)(b) of this	139
section, a felony of the third degree;	140
(b) If the offender knew that the accident or collision	141
resulted in the death of a person, a felony of the second	142
degree. The	143
(4) In all cases, the court, in addition to any other	144
penalties provided by law, shall impose upon the offender a	145
class five suspension of the offender's driver's license,	146
commercial driver's license, temporary instruction permit,	147
probationary license, or nonresident operating privilege from	148
the range specified in division (A)(5) of section 4510.02 of the	149
Revised Code. No judge shall suspend the first six months of	150
suspension of an offender's license, permit, or privilege	151
required by this division.	152
The offender shall provide the court with proof of	153
financial responsibility as defined in section 4509.01 of the	154
Revised Code. If the offender fails to provide that proof of	155
financial responsibility, then, in addition to any other	156
penalties provided by law, the court may order restitution	157
pursuant to section 2929.18 or 2929.28 of the Revised Code in an	158
amount not exceeding five thousand dollars for any economic loss	159
arising from an accident or collision that was the direct and	160
proximate result of the offender's operation of the motor	161

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vehicle before, during, or after committing the offense charged	162
under this section.	163
Sec. 4765.44. (A) As used in this section, "law_	164
enforcement agency" has the same meaning as in section 2925.61	165
of the Revised Code.	166
(B) Upon request of a law enforcement agency, emergency	167
medical service personnel and any firefighter or volunteer	168
firefighter acting within the course of the firefighting	169
profession shall disclose the name and address, if known, of an	170
individual to whom the emergency medical services personnel,	171
firefighter, or volunteer firefighter administered naloxone due	172
to an actual or suspected drug overdose, unless the emergency	173
medical services personnel, firefighter, or volunteer	174
firefighter reasonably believes that the law enforcement agency	175
making the request does not have jurisdiction over the place	176
where the naloxone was administered.	177
Section 2. That existing sections 4549.02 and 4549.021 of	178
the Revised Code are hereby repealed.	179
Section 3. The amendments to sections 4549.02 and 4549.021	180
of the Revised Code made in this act shall be known as Brandon's	181
Law.	182