### As Reported by the Senate Criminal Justice Committee

**131st General Assembly** 

Regular Session 2015-2016

Sub. H. B. No. 185

**Representative Koehler** 

Cosponsors: Representatives Grossman, Becker, Amstutz, Buchy, Rezabek, Anielski, Antonio, Arndt, Ashford, Baker, Boose, Brown, Burkley, Celebrezze, Cera, Cupp, Fedor, Green, Hackett, Hambley, Hayes, Henne, Johnson, G., Kuhns, Kunze, Landis, Leland, Lepore-Hagan, Manning, O'Brien, M., Pelanda, Perales, Rogers, Ruhl, Schaffer, Sheehy, Smith, R., Sprague, Strahorn, Sweeney, Thompson

## A BILL

То	amend sections 9.06, 2909.03, and 2909.11 of the	1
	Revised Code to eliminate lack of the property	2
	owner's consent as an element of arson when the	3
	property is not an occupied structure and to	4
	make the consent of the owner of a structure	5
	that is not an occupied structure an affirmative	6
	defense, and to modify the provisions regarding	7
	the private operation and management of	8
	intensive program prisons.	9

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

Section 1. That sections 9.06, 2909.03, and 2909.11 of the	10		
Revised Code be amended to read as follows:			
Sec. 9.06. (A)(1) The department of rehabilitation and	12		
correction may contract for the private operation and management	13		
pursuant to this section of the initial intensive program prison	14		
established pursuant to section 5120.033 of the Revised Code, if	15		

one or more intensive program prisons are established under that 16 section, and may contract for the private operation and 17 management of any other facility under this section. Counties 18 and municipal corporations to the extent authorized in sections 19 307.93, 341.35, 753.03, and 753.15 of the Revised Code may 20 contract for the private operation and management of a facility 21 under this section. A contract entered into under this section 22 shall be for an initial term specified in the contract with an 23 option to renew for additional periods of two years. 24

(2) The department of rehabilitation and correction, by 25 rule, shall adopt minimum criteria and specifications that a 26 person or entity, other than a person or entity that satisfies 27 the criteria set forth in division (A)(3)(a) of this section and 28 subject to division (I) of this section, must satisfy in order 29 to apply to operate and manage as a contractor pursuant to this 30 section the initial intensive program prison established 31 pursuant to section 5120.033 of the Revised Code, if one or more 32 intensive program prisons are established under that section. 33

(3) Subject to division (I) of this section, any person or entity that applies to operate and manage a facility as a contractor pursuant to this section shall satisfy one or more of the following criteria:

(a) The person or entity, at the time of the application,
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operates and manages one or more facilities accredited by the
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American correctional association.
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(b) The person or entity satisfies all of the minimum
criteria and specifications adopted by the department of
rehabilitation and correction pursuant to division (A) (2) of
this section, provided that this alternative shall be available
only in relation to the initial intensive program prison

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established pursuant to section 5120.033 of the Revised Code, if 46 one or more intensive program prisons are established under that 47 section. 48

(4) Subject to division (I) of this section, before a 49 public entity may enter into a contract under this section, the 50 contractor shall convincingly demonstrate to the public entity 51 that it can operate the facility with the inmate capacity 52 required by the public entity and provide the services required 53 in this section and realize at least a five per cent savings 54 over the projected cost to the public entity of providing these 55 same services to operate the facility that is the subject of the 56 contract. No out-of-state prisoners may be housed in any 57 facility that is the subject of a contract entered into under 58 this section, unless the contractor can convincingly demonstrate 59 to the director of rehabilitation and correction that all out-60 of-state prisoners will be functionally segregated from inmates 61 from this state at all times. 62

(B) Subject to division (I) of this section, any contract
entered into under this section shall include all of the
following:

(1) A requirement that, if the contractor applied pursuant
(1) A requirement that, if the contractor applied pursuant
(2) of this section, the contractor continue
(3) (b) of this section, the contractor continue
(4) (3) (b) of this section, the contractor continue
(5) complying with the applicable criteria and specifications
(6) adopted by the department of rehabilitation and correction
(6) pursuant to division (A) (2) of this section;
(7) adopted by the department of the section for the

(2) A requirement that all of the following conditions be71met:72

(a) The contractor begins the process of accrediting thefacility with the American correctional association no later74

than sixty days after the facility receives its first inmate.

(b) The contractor receives accreditation of the facility 76 within twelve months after the date the contractor applies to 77 the American correctional association for accreditation. 78 (c) Once the accreditation is received, the contractor 79 maintains it for the duration of the contract term. 80 (d) If the contractor does not comply with divisions (B) 81 (2) (a) to (c) of this section, the contractor is in violation of 82 the contract, and the public entity may revoke the contract at 83 its discretion. 84 (3) A requirement that the contractor comply with all 85 rules promulgated by the department of rehabilitation and 86 correction that apply to the operation and management of 87 correctional facilities, including the minimum standards for 88 jails in Ohio and policies regarding the use of force and the 89

use of deadly force, although the public entity may require more 90 stringent standards, and comply with any applicable laws, rules, 91 or regulations of the federal, state, and local governments, 92 including, but not limited to, sanitation, food service, safety, 93 and health regulations. The contractor shall be required to send 94 copies of reports of inspections completed by the appropriate 95 authorities regarding compliance with rules and regulations to 96 the director of rehabilitation and correction or the director's 97 designee and, if contracting with a local public entity, to the 98 governing authority of that entity. 99

(4) A requirement that the contractor report for
investigation all crimes in connection with the facility to the
public entity, to all local law enforcement agencies with
jurisdiction over the place at which the facility is located,

and, for a crime committed at a state correctional institution, 104 to the state highway patrol; 105 (5) A requirement that the contractor immediately report 106 all escapes from the facility, and the apprehension of all 107 escapees, by telephone and in writing to all local law 108 enforcement agencies with jurisdiction over the place at which 109 the facility is located, to the prosecuting attorney of the 110 county in which the facility is located, to the state highway 111 patrol, to a daily newspaper having general circulation in the 112 county in which the facility is located, and, if the facility is 113 a state correctional institution, to the department of 114 rehabilitation and correction. The written notice may be by 115 either facsimile transmission or mail. A failure to comply with 116 this requirement regarding an escape is a violation of section 117 2921.22 of the Revised Code. 118

(6) A requirement that, if the facility is a state 119 correctional institution, the contractor provide a written 120 report within specified time limits to the director of 121 rehabilitation and correction or the director's designee of all 122 123 unusual incidents at the facility as defined in rules promulgated by the department of rehabilitation and correction 124 or, if the facility is a local correctional institution, that 125 the contractor provide a written report of all unusual incidents 126 at the facility to the governing authority of the local public 127 entity; 128

(7) A requirement that the contractor maintain proper
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control of inmates' personal funds pursuant to rules promulgated
by the department of rehabilitation and correction for state
correctional institutions or pursuant to the minimum standards
for jails along with any additional standards established by the

local public entity for local correctional institutions and that 134 records pertaining to these funds be made available to 135 representatives of the public entity for review or audit; 136 (8) A requirement that the contractor prepare and 137 distribute to the director of rehabilitation and correction or, 138 if contracting with a local public entity, to the governing 139 authority of the local entity annual budget income and 140 expenditure statements and funding source financial reports; 141 142 (9) A requirement that the public entity appoint and supervise a full-time contract monitor, that the contractor 143 provide suitable office space for the contract monitor at the 144 facility, and that the contractor allow the contract monitor 145 unrestricted access to all parts of the facility and all records 146 of the facility except the contractor's financial records; 147 (10) A requirement that if the facility is a state 148 correctional institution designated department of rehabilitation 149 and correction staff members be allowed access to the facility 150 in accordance with rules promulgated by the department; 151 (11) A requirement that the contractor provide internal 1.52 and perimeter security as agreed upon in the contract; 153 (12) If the facility is a state correctional institution, 154 a requirement that the contractor impose discipline on inmates 155 housed in the facility only in accordance with rules promulgated 156 by the department of rehabilitation and correction; 157

(13) A requirement that the facility be staffed at all
times with a staffing pattern approved by the public entity and
adequate both to ensure supervision of inmates and maintenance
of security within the facility and to provide for programs,
transportation, security, and other operational needs. In

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determining security needs, the contractor shall be required to163consider, among other things, the proximity of the facility to164neighborhoods and schools.165

(14) If the contract is with a local public entity, a 166 requirement that the contractor provide services and programs, 167 consistent with the minimum standards for jails promulgated by 168 the department of rehabilitation and correction under section 169 5120.10 of the Revised Code; 170

(15) A clear statement that no immunity from liability granted to the state, and no immunity from liability granted to political subdivisions under Chapter 2744. of the Revised Code, shall extend to the contractor or any of the contractor's employees;

(16) A statement that all documents and records relevant 176 to the facility shall be maintained in the same manner required 177 for, and subject to the same laws, rules, and regulations as 178 apply to, the records of the public entity; 179

(17) Authorization for the public entity to impose a fine 180 on the contractor from a schedule of fines included in the 181 contract for the contractor's failure to perform its contractual 182 duties or to cancel the contract, as the public entity considers 183 appropriate. If a fine is imposed, the public entity may reduce 184 the payment owed to the contractor pursuant to any invoice in 185 the amount of the imposed fine. 186

(18) A statement that all services provided or goods
produced at the facility shall be subject to the same
regulations, and the same distribution limitations, as apply to
goods and services produced at other correctional institutions;

(19) If the facility is a state correctional institution, 191

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authorization for the department to establish one or more prison 192 industries at the facility; 193 (20) A requirement that, if the facility is an intensive 194 program prison established pursuant to section 5120.033 of the 195 Revised Code, the facility shall comply with all criteria for 196 intensive program prisons of that type that are set forth in 197 that section; 198 (21) If the facility is a state correctional institution, 199 a requirement that the contractor provide clothing for all 200 inmates housed in the facility that is conspicuous in its color, 201 style, or color and style, that conspicuously identifies its 202 wearer as an inmate, and that is readily distinguishable from 203 clothing of a nature that normally is worn outside the facility 204 by non-inmates, that the contractor require all inmates housed 205 in the facility to wear the clothing so provided, and that the 206 contractor not permit any inmate, while inside or on the 207 premises of the facility or while being transported to or from 208 the facility, to wear any clothing of a nature that does not 209

(C) No contract entered into under this section may 212 require, authorize, or imply a delegation of the authority or 213 responsibility of the public entity to a contractor for any of 214 the following: 215

conspicuously identify its wearer as an inmate and that normally

is worn outside the facility by non-inmates.

(1) Developing or implementing procedures for calculating 216 inmate release and parole eligibility dates and recommending the 217 granting or denying of parole, although the contractor may 218 submit written reports that have been prepared in the ordinary 219 course of business; 220

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(2) Developing or implementing procedures for calculating
and awarding earned credits, approving the type of work inmates
may perform and the wage or earned credits, if any, that may be
awarded to inmates engaging in that work, and granting, denying,
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or revoking earned credits;

(3) For inmates serving a term imposed for a felony
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offense committed prior to July 1, 1996, or for a misdemeanor
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offense, developing or implementing procedures for calculating
and awarding good time, approving the good time, if any, that
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may be awarded to inmates engaging in work, and granting,
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denying, or revoking good time;
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(4) Classifying an inmate or placing an inmate in a moreor a less restrictive custody than the custody ordered by thepublic entity;

(5) Approving inmates for work release;

(6) Contracting for local or long distance telephone
services for inmates or receiving commissions from those
services at a facility that is owned by or operated under a
contract with the department.

(D) A contractor that has been approved to operate a 240 facility under this section, and a person or entity that enters 241 into a contract for specialized services, as described in 242 division (I) of this section, relative to an intensive program 243 prison established pursuant to section 5120.033 of the Revised 244 Code to be operated by a contractor that has been approved to 245 operate the prison under this section, shall provide an adequate 246 policy of insurance specifically including, but not limited to, 247 insurance for civil rights claims as determined by a risk 248 management or actuarial firm with demonstrated experience in 249

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public liability for state governments. The insurance policy250shall provide that the state, including all state agencies, and251all political subdivisions of the state with jurisdiction over252the facility or in which a facility is located are named as253insured, and that the state and its political subdivisions shall254be sent any notice of cancellation. The contractor may not self-255insure.256

A contractor that has been approved to operate a facility 257 under this section, and a person or entity that enters into a 258 contract for specialized services, as described in division (I) 259 of this section, relative to an intensive program prison 260 established pursuant to section 5120.033 of the Revised Code to 261 be operated by a contractor that has been approved to operate 262 the prison under this section, shall indemnify and hold harmless 263 the state, its officers, agents, and employees, and any local 264 government entity in the state having jurisdiction over the 265 facility or ownership of the facility, shall reimburse the state 266 for its costs in defending the state or any of its officers, 267 agents, or employees, and shall reimburse any local government 268 entity of that nature for its costs in defending the local 269 government entity, from all of the following: 270

(1) Any claims or losses for services rendered by the
contractor, person, or entity performing or supplying services
in connection with the performance of the contract;
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(2) Any failure of the contractor, person, or entity or
its officers or employees to adhere to the laws, rules,
regulations, or terms agreed to in the contract;
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(3) Any constitutional, federal, state, or civil rights
claim brought against the state related to the facility operated
and managed by the contractor;
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(4) Any claims, losses, demands, or causes of action
arising out of the contractor's, person's, or entity's
activities in this state;
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(5) Any attorney's fees or court costs arising from any habeas corpus actions or other inmate suits that may arise from any event that occurred at the facility or was a result of such an event, or arise over the conditions, management, or operation of the facility, which fees and costs shall include, but not be limited to, attorney's fees for the state's representation and for any court-appointed representation of any inmate, and the costs of any special judge who may be appointed to hear those actions or suits.

(E) Private correctional officers of a contractor
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operating and managing a facility pursuant to a contract entered
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into under this section may carry and use firearms in the course
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of their employment only after being certified as satisfactorily
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completing an approved training program as described in division
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(A) of section 109.78 of the Revised Code.

(F) Upon notification by the contractor of an escape from, 298 or of a disturbance at, the facility that is the subject of a 299 contract entered into under this section, the department of 300 rehabilitation and correction and state and local law 301 enforcement agencies shall use all reasonable means to recapture 302 escapees or quell any disturbance. Any cost incurred by the 303 state or its political subdivisions relating to the apprehension 304 of an escapee or the quelling of a disturbance at the facility 305 shall be chargeable to and borne by the contractor. The 306 contractor shall also reimburse the state or its political 307 subdivisions for all reasonable costs incurred relating to the 308 temporary detention of the escapee following recapture. 309

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(G) Any offense that would be a crime if committed at a
state correctional institution or jail, workhouse, prison, or
other correctional facility shall be a crime if committed by or
with regard to inmates at facilities operated pursuant to a
contract entered into under this section.

(H) A contractor operating and managing a facility
pursuant to a contract entered into under this section shall pay
any inmate workers at the facility at the rate approved by the
public entity. Inmates working at the facility shall not be
considered employees of the contractor.

(I) In contracting for the private operation and 320 management pursuant to division (A) of this section of any 321 intensive program prison established pursuant to section 322 5120.033 of the Revised Code, the department of rehabilitation 323 and correction may enter into a contract with a contractor for 324 the general operation and management of the prison and may enter 325 into one or more separate contracts with other persons or 326 entities for the provision of specialized services for persons 327 confined in the prison, including, but not limited to, security 328 or training services or medical, counseling, educational, or 329 similar treatment programs. If, pursuant to this division, the 330 department enters into a contract with a contractor for the 331 general operation and management of the prison and also enters 332 into one or more specialized service contracts with other 333 persons or entities, all of the following apply: 334

(1) The contract for the general operation and management
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 shall comply with all requirements and criteria set forth in
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 this section, and all provisions of this section apply in
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 relation to the prison operated and managed pursuant to the
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 contract.

(2) Divisions (A) (2), (B), and (C) of this section do not
apply in relation to any specialized services contract, except
to the extent that the provisions of those divisions clearly are
relevant to the specialized services to be provided under the
specialized services contract. Division (D) of this section
applies in relation to each specialized services contract.

(J) If, on or after the effective date of this amendment 346 June 30, 2011, a contractor enters into a contract with the 347 department of rehabilitation and correction under this section 348 for the operation and management of any facility described in 349 Section 753.10 of the act in which this amendment was adopted, 350 if the contract provides for the sale of the facility to the 351 contractor, if the facility is sold to the contractor subsequent 352 to the execution of the contract, and if the contractor is 353 privately operating and managing the facility, notwithstanding 354 the contractor's private operation and management of the 355 facility, all of the following apply: 356

(1) Except as expressly provided to the contrary in this
section, the facility being privately operated and managed by
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the contractor shall be considered for purposes of the Revised
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Code as being under the control of, or under the jurisdiction
of, the department of rehabilitation and correction.

(2) Any reference in this section to "state correctional 362 institution," any reference in Chapter 2967. of the Revised Code 363 to "state correctional institution," other than the definition 364 of that term set forth in section 2967.01 of the Revised Code, 365 or to "prison," and any reference in Chapter 2929., 5120., 366 5145., 5147., or 5149. or any other provision of the Revised 367 Code to "state correctional institution" or "prison" shall be 368 considered to include a reference to the facility being 369

privately operated and managed by the contractor, unless the 370 context makes the inclusion of that facility clearly 371 inapplicable. 372

(3) Upon the sale and conveyance of the facility, the 373 facility shall be returned to the tax list and duplicate 374 maintained by the county auditor, and the facility shall be 375 subject to all real property taxes and assessments. No exemption 376 from real property taxation pursuant to Chapter 5709. of the 377 Revised Code shall apply to the facility conveyed. The gross 378 receipts and income of the contractor to whom the facility is 379 conveyed that are derived from operating and managing the 380 facility under this section shall be subject to gross receipts 381 and income taxes levied by the state and its subdivisions, 382 including the taxes levied pursuant to Chapters 718., 5747., 383 5748., and 5751. of the Revised Code. Unless exempted under 384 another section of the Revised Code, transactions involving a 385 contractor as a consumer or purchaser are subject to any tax 386 levied under Chapters 5739. and 5741. of the Revised Code. 387

(4) After the sale and conveyance of the facility, all of the following apply:

(a) Before the contractor may resell or otherwise transfer 390 the facility and the real property on which it is situated, any 391 surrounding land that also was transferred under the contract, 392 or both the facility and real property on which it is situated 393 plus the surrounding land that was transferred under the 394 contract, the contractor first must offer the state the 395 opportunity to repurchase the facility, real property, and 396 surrounding land that is to be resold or transferred and must 397 sell the facility, real property, and surrounding land to the 398 state if the state so desires, pursuant to and in accordance 399

with the repurchase clause included in the contract.

(b) Upon the default by the contractor of any financial 401 agreement for the purchase of the facility and the real property 402 on which it is situated, any surrounding land that also was 403 transferred under the contract, or both the facility and real 404 property on which it is situated plus the surrounding land that 405 was transferred under the contract, upon the default by the 406 contractor of any other term in the contract, or upon the 407 financial insolvency of the contractor or inability of the 408 409 contractor to meet its contractual obligations, the state may repurchase the facility, real property, and surrounding land, if 410 the state so desires, pursuant to and in accordance with the 411 412 repurchase clause included in the contract.

(c) If the contract entered into under this section for the operation and management of a state correctional institution is terminated, both of the following apply:

(i) The operation and management responsibilities of the
 state correctional institution shall be transferred to another
 contractor under the same terms and conditions as applied to the
 original contractor or to the department of rehabilitation and
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 correction.

(ii) The department of rehabilitation and correction or
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the new contractor, whichever is applicable, may enter into an
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agreement with the terminated contractor to purchase the
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terminated contractor's equipment, supplies, furnishings, and
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consumables.

(K) Any action asserting that section 9.06 of the Revised
Code or <u>section</u> 753.10 of the act in which this
amendment was adopted violates any provision of the Ohio
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constitution Constitution and any claim asserting that any 429 action taken by the governor or the department of administrative 430 services or the department of rehabilitation and correction 431 pursuant to section 9.06 of the Revised Code or-section Section 432 753.10 of the act in which this amendment was adopted violates 4.3.3 any provision of the Ohio-constitution Constitution or any 434 provision of the Revised Code shall be brought in the court of 435 common pleas of Franklin county. The court shall give any action 436 filed pursuant to this division priority over all other civil 437 cases pending on its docket and expeditiously make a 438

determination on the claim. If an appeal is taken from any final439order issued in a case brought pursuant to this division, the440court of appeals shall give the case priority over all other441civil cases pending on its docket and expeditiously make a442determination on the appeal.443

(L) If, on or after the effective date of this amendment, 444
the department of rehabilitation and correction enters into a 445
contract with an owner, operator, or manager of a facility 446
described in division (M) (5) (c) of this section for the housing 447
of inmates, all of the following apply: 448

(1) Except as expressly provided to the contrary under449this section, the facility that is privately owned, operated, or450managed by the contractor shall be considered for purposes of451the Revised Code to be under the control of, or under the452jurisdiction of, the department of rehabilitation and453correction.454

(2) Any reference in this section to "state correctional455institution," any reference in Chapter 2967. of the Revised Code456to "state correctional institution," other than the definition457of that term set forth in section 2967.01 of the Revised Code,458

<u>or to "prison," and any reference in Chapter 2929., 5120.,</u>					
5145., 5147., or 5149. or any other provision of the Revised					
Code to "state correctional institution" or "prison" shall be					
considered to include a reference to the facility being					
privately owned, operated, or managed by the contractor, unless					
the context makes the inclusion of that facility clearly					

(3) In lieu of demonstrating at least a five per cent 466 savings over the projected cost to the public entity of 467 providing these same services to operate the facility that is 468 the subject of the contract, as required under division (A)(4) 469 of this section, the director of rehabilitation and correction 470 may certify that a contract entered into with a facility 471 described in division (M)(5)(c) of this section will have a 472 positive effect on reducing overall inmate population density. 473

(M) As used in this section:

inapplicable.

(1) "Public entity" means the department of rehabilitation
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and correction, or a county or municipal corporation or a
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combination of counties and municipal corporations, that has
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jurisdiction over a facility that is the subject of a contract
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entered into under this section.

(2) "Local public entity" means a county or municipal
(2) "Local public entity" means a county or municipal
(3) corporation, or a combination of counties and municipal
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(2) corporations, that has jurisdiction over a jail, workhouse, or
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(3) "Governing authority of a local public entity" means,
for a county, the board of county commissioners; for a municipal
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corporation, the legislative authority; for a combination of
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counties and municipal corporations, all the boards of county	488		
commissioners and municipal legislative authorities that joined			
to create the facility.			
(4) "Contractor" means a person or entity that enters into	491		
a contract under this section to operate and manage a jail,	492		
workhouse, or other correctional facility.	493		
(5) "Facility" means any of the following:	494		
(a) The specific county, multicounty, municipal,	495		
municipal-county, or multicounty-municipal jail, workhouse,	496		
prison, or other type of correctional institution or facility	497		
used only for misdemeanants that is the subject of a contract	498		
entered into under this section;	499		
(b) Any state correctional institution that is the subject	500		
of a contract entered into under this section, including any	501		
facility described in Section 753.10 of the act in which this	502		
amendment was adopted at any time prior to or after any sale to	503		
a contractor of the state's right, title, and interest in the	504		
facility, the land situated thereon, and specified surrounding	505		
land <u>;</u>	506		
(c) Any other correctional institution located in this	507		
state that is owned, operated, or managed by a person or entity	508		
that meets the criteria established in division (A)(3)(a) of	509		
this section.			
(6) "Person or entity" in the case of a contract for the	511		
private operation and management of a state correctional	512		

institution, includes an employee organization, as defined in 513 section 4117.01 of the Revised Code, that represents employees 514 at state correctional institutions. 515

Sec. 2909.03. (A) No person, by means of fire or 516

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explosion, shall knowingly do any of the following:

(1) Cause, or create a substantial risk of, physical harm518to any property of another without the other person's consent;519

(2) Cause, or create a substantial risk of, physical harm
to any property of the offender or another, with purpose to
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defraud;
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(3) Cause, or create a substantial risk of, physical harm 523 to the statehouse or a courthouse, school building, or other 524 building or structure that is owned or controlled by the state, 525 any political subdivision, or any department, agency, or 526 instrumentality of the state or a political subdivision, and 527 that is used for public purposes; 528

(4) Cause, or create a substantial risk of, physical harm, through the offer or the acceptance of an agreement for hire or other consideration, to any property of another without the other person's consent or to any property of the offender or another with purpose to defraud;

(5) Cause, or create a substantial risk of, physical harm to any park, preserve, wildlands, brush-covered land, cut-over land, forest, timberland, greenlands, woods, or similar real property that is owned or controlled by another person, the state, or a political subdivision without the consent of the other person, the state, or the political subdivision;

(6) With purpose to defraud, cause, or create a
substantial risk of, physical harm to any park, preserve,
wildlands, brush-covered land, cut-over land, forest,
timberland, greenlands, woods, or similar real property that is
owned or controlled by the offender, another person, the state,
or a political subdivision.

(B) No person, by means of fire or explosion, shall	546		
knowingly do any of the following:	547		
(1) Cause, or create a substantial risk of, physical harm	548		
to any structure of another that is not an occupied structure;	549		
(2) Cause, or create a substantial risk of, physical harm,	550		
through the offer or the acceptance of an agreement for hire or	551		
other consideration, to any structure of another that is not an			
occupied structure;	553		
(3) Cause, or create a substantial risk of, physical harm	554		
to any structure that is not an occupied structure and that is	555		
in or on any park, preserve, wildlands, brush-covered land, cut-	556		
over land, forest, timberland, greenlands, woods, or similar	557		
real property that is owned or controlled by another person, the	558		
state, or a political subdivision.	559		
(C)(1) It is an affirmative defense to a charge under_	560		
division (B)(1) or (2) of this section that the defendant acted			
with the consent of the other person.	562		
(2) It is an affirmative defense to a charge under	563		
division (B)(3) of this section that the defendant acted with			
the consent of the other person, the state, or the political			
subdivision.	566		
(D)(1) Whoever violates this section is guilty of arson.	567		
(2) A violation of division (A)(1) <u>or (B)(1)</u> of this	568		
section is one of the following:	569		
(a) Except as otherwise provided in division <del>(B)<u>(</u>D)</del> (2)(b)	570		
of this section, a misdemeanor of the first degree;	571		
(b) If the value of the property or the amount of the	572		
physical harm involved is one thousand dollars or more, a felony			

of the fourth degree.

(3) A violation of	of division (A)(2),	(3), (5), or (6) <u>or</u>	575
(B)(3) of this section	is a felony of th	e fourth degree.	576

(4) A violation of division (A) (4) or (B) (2) of this577section is a felony of the third degree.578

Sec. 2909.11. (A) When a person is charged with a 579 violation of division (A)(1) or (B)(1) of section 2909.03 of the 580 Revised Code involving property value or an amount of physical 581 harm of one thousand dollars or more or with a violation of 582 section 2909.05 of the Revised Code involving property value or 583 an amount of physical harm of one thousand dollars or more, the 584 jury or court trying the accused shall determine the value of 585 the property or amount of physical harm and, if a guilty verdict 586 is returned, shall return the finding as part of the verdict. In 587 any such case, it is unnecessary to find or return the exact 588 value or amount of physical harm, section 2945.75 of the Revised 589 Code applies, and it is sufficient if either of the following 590 applies, as appropriate, relative to the finding and return of 591 the value or amount of physical harm: 592

(1) If the finding and return relate to a violation of division (A)(1) or (B)(1) of section 2909.03 of the Revised Code and are that the value or amount of the physical harm was one thousand dollars or more, the finding and return shall include a statement that the value or amount was one thousand dollars or more.

(2) If the finding and return relate to a violation of
section 2909.05 of the Revised Code and are that the value or
amount of the physical harm was in any of the following
categories, the finding and return shall include one of the

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following statements, as appropriate:

(a) If the finding and return are that the value or amount was one hundred fifty thousand dollars or more, a statement that the value or amount was one hundred fifty thousand dollars or more;

(b) If the finding and return are that the value or amount
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was seven thousand five hundred dollars or more but less than
one hundred fifty thousand dollars a statement that the value or
amount was seven thousand five hundred dollars or more but less
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than one hundred fifty thousand dollars;

(c) If the finding and return are that the value or amount
was one thousand dollars or more but less than seven thousand
five hundred dollars, a statement that the value or amount was
one thousand dollars or more but less than seven thousand five
hundred dollars.

(B) The following criteria shall be used in determining
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the value of property or amount of physical harm involved in a
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violation of division (A) (1) or (B) (1) of section 2909.03 or
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section 2909.05 of the Revised Code:
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(1) If the property is an heirloom, memento, collector's
item, antique, museum piece, manuscript, document, record, or
other thing that is either irreplaceable or is replaceable only
on the expenditure of substantial time, effort, or money, the
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value of the property or the amount of physical harm involved is
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the amount that would compensate the owner for its loss.

(2) If the property is not covered under division (B) (1)
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of this section and the physical harm is such that the property
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can be restored substantially to its former condition, the
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amount of physical harm involved is the reasonable cost of
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# As Reported by the Senate Criminal Justice Committee

restoring the property.

(3) If the property is not covered under division (B)(1) 633 of this section and the physical harm is such that the property 634 cannot be restored substantially to its former condition, the 635 value of the property, in the case of personal property, is the 636 cost of replacing the property with new property of like kind 637 and quality, and, in the case of real property or real property 638 fixtures, is the difference in the fair market value of the 639 property immediately before and immediately after the offense. 640

(C) As used in this section, "fair market value" has the 641 same meaning as in section 2913.61 of the Revised Code. 642

(D) Prima-facie evidence of the value of property, as 643 provided in division (E) of section 2913.61 of the Revised Code, 644 may be used to establish the value of property pursuant to this 645 section. 646

Section 2. That existing sections 9.06, 2909.03, and 647 2909.11 of the Revised Code are hereby repealed. 648

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# Sub. H. B. No. 185