As Reported by the House Aging and Long Term Care Committee

132nd General Assembly Regular Session

Sub. S. B. No. 158

2017-2018

Senator Wilson

Cosponsors: Senators Terhar, Coley, Gardner, Eklund, Hottinger, Manning, O'Brien, Balderson, Beagle, Brown, Burke, Dolan, Hackett, Hoagland, Huffman, Jordan, Kunze, LaRose, Lehner, Oelslager, Peterson, Skindell, Sykes, Tavares, Thomas, Uecker, Williams, Yuko Representative Schaffer

A BILL

То	amend sections 2913.02, 2913.21, 2913.31,	1
	2913.43, 2913.49, and 5101.621; to enact	2
	sections 109.67 and 173.95 of the Revised Code;	3
	and to amend the versions of sections 5101.60,	4
	5101.63, 5101.652, and 5101.74 of the Revised	5
	Code that are scheduled to take effect on	6
	September 29, 2018, to develop best practices	7
	and educational opportunities to combat elder	8
	fraud and exploitation, to modify the membership	9
	of the elder abuse commission, and to fine and	10
	require full restitution from offenders who are	11
	found guilty of certain fraud-related crimes	12
	against the elderly.	13

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

Section 1. That sections 2913.02, 2913.21, 2913.31,	14
2913.43, 2913.49, and 5101.621 be amended and sections 109.67	15
and 173.95 of the Revised Code be enacted to read as follows:	16

Sec. 109.67. The attorney general shall distribute at	17
least six public awareness publications each year that provide	18
general information on elder fraud and financial exploitation of	19
the elderly. The awareness publications must include information	20
on all of the following:	21
(A) Warning signs that may signal that fraud or financial	22
exploitation are occurring;	23
exploitation are occurring,	23
(B) Methods for reporting elder fraud or financial	24
exploitation including a list of agencies that handle those	25
reports;	26
(C) Services and resources that may be available to	27
prevent or remedy elder fraud or financial exploitation.	28
Sec. 173.95. (A) The director of aging, the director of	29
commerce, the director of job and family services, and the	30
attorney general or the attorney general's designee, in	31
consultation with county departments of job and family services,	32
adult protective services agencies, the Ohio bankers league, the	33
community bankers association of Ohio, the securities industry	34
and financial markets association, and the Ohio credit union	35
league, shall work together to do all of the following:	36
(1) Develop best practices and standards for preventing	37
elder fraud and financial exploitation;	38
eider fradd and financial exploitation,	50
(2) Provide education on elder fraud and financial	39
exploitation;	40
(3) Ensure that victims of elder fraud and exploitation	41
have access to available services and resources.	42
(B) The director of aging, the director of commerce, and	43
the director of job and family services shall create a report of	44

the best practices and standards developed under division (A)(1)	45
of this section and shall provide a copy of that report to the	46
governor, the president and minority leader of the senate, and	47
the speaker and minority leader of the house of representatives	48
not later than December 1, 2018.	49
Sec. 2913.02. (A) No person, with purpose to deprive the	50
owner of property or services, shall knowingly obtain or exert	51
control over either the property or services in any of the	52
following ways:	53
(1) Without the consent of the owner or person authorized	54
to give consent;	55
(2) Beyond the scope of the express or implied consent of	56
the owner or person authorized to give consent;	57
(3) By deception;	58
(4) By threat;	59
(5) By intimidation.	60
(B)(1) Whoever violates this section is guilty of theft.	61
(2) Except as otherwise provided in this division or	62
division (B)(3), (4), (5), (6), (7), (8), or (9) of this	63
section, a violation of this section is petty theft, a	64
misdemeanor of the first degree. If the value of the property or	65
services stolen is one thousand dollars or more and is less than	66
seven thousand five hundred dollars or if the property stolen is	67
any of the property listed in section 2913.71 of the Revised	68
Code, a violation of this section is theft, a felony of the	69
fifth degree. If the value of the property or services stolen is	70
seven thousand five hundred dollars or more and is less than one	71
hundred fifty thousand dollars, a violation of this section is	72

73 grand theft, a felony of the fourth degree. If the value of the property or services stolen is one hundred fifty thousand 74 dollars or more and is less than seven hundred fifty thousand 75 dollars, a violation of this section is aggravated theft, a 76 felony of the third degree. If the value of the property or 77 services is seven hundred fifty thousand dollars or more and is 78 less than one million five hundred thousand dollars, a violation 79 of this section is aggravated theft, a felony of the second 80 degree. If the value of the property or services stolen is one 81 million five hundred thousand dollars or more, a violation of 82 this section is appravated theft of one million five hundred 83 thousand dollars or more, a felony of the first degree. 84

(3) Except as otherwise provided in division (B)(4), (5), 85 (6), (7), (8), or (9) of this section, if the victim of the 86 offense is an elderly person, disabled adult, active duty 87 service member, or spouse of an active duty service member, a 88 violation of this section is theft from a person in a protected 89 class, and division (B)(3) of this section applies. Except as 90 otherwise provided in this division, theft from a person in a 91 protected class is a felony of the fifth degree. If the value of 92 the property or services stolen is one thousand dollars or more 93 and is less than seven thousand five hundred dollars, theft from 94 a person in a protected class is a felony of the fourth degree. 95 If the value of the property or services stolen is seven 96 thousand five hundred dollars or more and is less than thirty-97 seven thousand five hundred dollars, theft from a person in a 98 protected class is a felony of the third degree. If the value of 99 the property or services stolen is thirty-seven thousand five 100 hundred dollars or more and is less than one hundred fifty 101 thousand dollars, theft from a person in a protected class is a 102 felony of the second degree. If the value of the property or 103

services stolen is one hundred fifty thousand dollars or more, 104 theft from a person in a protected class is a felony of the 105 first degree. If the victim of the offense is an elderly person, 106 in addition to any other penalty imposed for the offense, the 107 offender shall be required to pay full restitution to the victim 108 and to pay a fine of up to fifty thousand dollars. The clerk of 109 court shall forward all fines collected under division (B)(3) of 110 this section to the county department of job and family services 111 to be used for the reporting and investigation of elder abuse, 112 neglect, and exploitation or for the provision or arrangement of 113 protective services under sections 5101.61 to 5101.71 of the 114 Revised Code. 115

(4) If the property stolen is a firearm or dangerous 116 ordnance, a violation of this section is grand theft. Except as 117 otherwise provided in this division, grand theft when the 118 property stolen is a firearm or dangerous ordnance is a felony 119 of the third degree, and there is a presumption in favor of the 120 court imposing a prison term for the offense. If the firearm or 121 dangerous ordnance was stolen from a federally licensed firearms 122 dealer, grand theft when the property stolen is a firearm or 123 dangerous ordnance is a felony of the first degree. The offender 124 shall serve a prison term imposed for grand theft when the 125 property stolen is a firearm or dangerous ordnance consecutively 126 to any other prison term or mandatory prison term previously or 127 subsequently imposed upon the offender. 128

(5) If the property stolen is a motor vehicle, a violation of this section is grand theft of a motor vehicle, a felony of the fourth degree.

(6) If the property stolen is any dangerous drug, aviolation of this section is theft of drugs, a felony of the133

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fourth degree, or, if the offender previously has been convicted 134 of a felony drug abuse offense, a felony of the third degree. 135

(7) If the property stolen is a police dog or horse or an
assistance dog and the offender knows or should know that the
property stolen is a police dog or horse or an assistance dog, a
violation of this section is theft of a police dog or horse or
an assistance dog, a felony of the third degree.

(8) If the property stolen is anhydrous ammonia, a
violation of this section is theft of anhydrous ammonia, a
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felony of the third degree.
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(9) Except as provided in division (B)(2) of this section 144 with respect to property with a value of seven thousand five 145 hundred dollars or more and division (B) (3) of this section with 146 respect to property with a value of one thousand dollars or 147 more, if the property stolen is a special purpose article as 148 defined in section 4737.04 of the Revised Code or is a bulk 149 merchandise container as defined in section 4737.012 of the 150 Revised Code, a violation of this section is theft of a special 151 purpose article or articles or theft of a bulk merchandise 152 container or containers, a felony of the fifth degree. 153

(10) In addition to the penalties described in division
(B) (2) of this section, if the offender committed the violation
by causing a motor vehicle to leave the premises of an
establishment at which gasoline is offered for retail sale
without the offender making full payment for gasoline that was
dispensed into the fuel tank of the motor vehicle or into
another container, the court may do one of the following:

(a) Unless division (B) (10) (b) of this section applies,161suspend for not more than six months the offender's driver's162

license, probationary driver's license, commercial driver's license, temporary instruction permit, or nonresident operating 164 privilege;

(b) If the offender's driver's license, probationary 166 driver's license, commercial driver's license, temporary 167 instruction permit, or nonresident operating privilege has 168 previously been suspended pursuant to division (B)(10)(a) of 169 this section, impose a class seven suspension of the offender's 170 license, permit, or privilege from the range specified in 171 division (A)(7) of section 4510.02 of the Revised Code, provided 172 that the suspension shall be for at least six months. 173

(c) The court, in lieu of suspending the offender's 174 driver's or commercial driver's license, probationary driver's 175 license, temporary instruction permit, or nonresident operating 176 privilege pursuant to division (B)(10)(a) or (b) of this 177 section, instead may require the offender to perform community 178 service for a number of hours determined by the court. 179

(11) In addition to the penalties described in division 180 (B) (2) of this section, if the offender committed the violation 181 by stealing rented property or rental services, the court may 182 order that the offender make restitution pursuant to section 183 2929.18 or 2929.28 of the Revised Code. Restitution may include, 184 but is not limited to, the cost of repairing or replacing the 185 stolen property, or the cost of repairing the stolen property 186 and any loss of revenue resulting from deprivation of the 187 property due to theft of rental services that is less than or 188 equal to the actual value of the property at the time it was 189 rented. Evidence of intent to commit theft of rented property or 190 rental services shall be determined pursuant to the provisions 191 of section 2913.72 of the Revised Code. 192

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(C) The sentencing court that suspends an offender's
license, permit, or nonresident operating privilege under
division (B) (10) of this section may grant the offender limited
driving privileges during the period of the suspension in
accordance with Chapter 4510. of the Revised Code.

Sec. 2913.21. (A) No person shall do any of the following: 198

(1) Practice deception for the purpose of procuring the
issuance of a credit card, when a credit card is issued in
actual reliance thereon;

(2) Knowingly buy or sell a credit card from or to a 202person other than the issuer. 203

(B) No person, with purpose to defraud, shall do any of the following:

(1) Obtain control over a credit card as security for a 206debt; 207

(2) Obtain property or services by the use of a credit
card, in one or more transactions, knowing or having reasonable
cause to believe that the card has expired or been revoked, or
was obtained, is retained, or is being used in violation of law;

(3) Furnish property or services upon presentation of a 212credit card, knowing that the card is being used in violation of 213law; 214

(4) Represent or cause to be represented to the issuer of
a credit card that property or services have been furnished,
knowing that the representation is false.

(C) No person, with purpose to violate this section, shall218receive, possess, control, or dispose of a credit card.219

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(D)(1) Whoever violates this section is guilty of misuse of credit cards.

(2) Except as otherwise provided in division (D) (4) of
this section, a violation of division (A), (B) (1), or (C) of
this section is a misdemeanor of the first degree.

(3) Except as otherwise provided in this division or 225 division (D)(4) of this section, a violation of division (B)(2), 226 227 (3), or (4) of this section is a misdemeanor of the first 228 degree. If the cumulative retail value of the property and 229 services involved in one or more violations of division (B)(2), (3), or (4) of this section, which violations involve one or 230 more credit card accounts and occur within a period of ninety 231 consecutive days commencing on the date of the first violation, 232 is one thousand dollars or more and is less than seven thousand 233 five hundred dollars, misuse of credit cards in violation of any 234 of those divisions is a felony of the fifth degree. If the 235 cumulative retail value of the property and services involved in 236 one or more violations of division (B)(2), (3), or (4) of this 237 section, which violations involve one or more credit card 238 accounts and occur within a period of ninety consecutive days 239 commencing on the date of the first violation, is seven thousand 240 five hundred dollars or more and is less than one hundred fifty 241 thousand dollars, misuse of credit cards in violation of any of 242 those divisions is a felony of the fourth degree. If the 243 cumulative retail value of the property and services involved in 244 one or more violations of division (B)(2), (3), or (4) of this 245 section, which violations involve one or more credit card 246 accounts and occur within a period of ninety consecutive days 247 commencing on the date of the first violation, is one hundred 248 fifty thousand dollars or more, misuse of credit cards in 249 violation of any of those divisions is a felony of the third 250

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degree.

(4) If the victim of the offense is an elderly person or 252 disabled adult, and if the offense involves a violation of 253 division (B)(1) or (2) of this section, division (D)(4) of this 254 section applies. Except as otherwise provided in division (D)(4) 255 of this section, a violation of division (B)(1) or (2) of this 256 section is a felony of the fifth degree. If the debt for which 257 the card is held as security or the cumulative retail value of 258 the property or services involved in the violation is one 259 260 thousand dollars or more and is less than seven thousand five hundred dollars, a violation of either of those divisions is a 261 felony of the fourth degree. If the debt for which the card is 262 held as security or the cumulative retail value of the property 263 or services involved in the violation is seven thousand five 264 hundred dollars or more and is less than thirty-seven thousand 265 five hundred dollars, a violation of either of those divisions 266 is a felony of the third degree. If the debt for which the card 267 is held as security or the cumulative retail value of the 268 property or services involved in the violation is thirty-seven 269 thousand five hundred dollars or more, a violation of either of 270 those divisions is a felony of the second degree. In addition to 271 any other penalty imposed under division (D)(4) of this section, 272 the offender shall be required to pay full restitution to the 273 victim and to pay a fine of up to fifty thousand dollars. The 274 clerk of court shall forward all fines collected under division 275 (D) (4) of this section to the county department of job and 276 family services to be used for the reporting and investigation 277 of elder abuse, neglect, and exploitation or for the provision 278 or arrangement of protective services under sections 5101.61 to 279 5101.71 of the Revised Code. 280

Sec. 2913.31. (A) No person, with purpose to defraud, or

knowing that the person is facilitating a fraud, shall do any of	282
the following:	283
(1) Forge any writing of another without the other	284
person's authority;	285
(2) Forge any writing so that it purports to be genuine	286
when it actually is spurious, or to be the act of another who	287
did not authorize that act, or to have been executed at a time	288
or place or with terms different from what in fact was the case,	289
or to be a copy of an original when no such original existed;	290
(3) Utter, or possess with purpose to utter, any writing	291
that the person knows to have been forged.	292
(B) No person shall knowingly do either of the following:	293
(1) Forge an identification card;	294
(2) Sell or otherwise distribute a card that purports to	295
be an identification card, knowing it to have been forged.	296
As used in this division, "identification card" means a	297
card that includes personal information or characteristics of an	298
individual, a purpose of which is to establish the identity of	299
the bearer described on the card, whether the words "identity,"	300
"identification," "identification card," or other similar words	301
appear on the card.	302
(C)(1)(a) Whoever violates division (A) of this section is	303
guilty of forgery.	304
(b) Except as otherwise provided in this division or	305
division (C)(1)(c) of this section and subject to division (C)	306
(1)(d) of this section, forgery is a felony of the fifth degree.	307
If property or services are involved in the offense or the	308
victim suffers a loss, forgery is one of the following:	309

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(i) If the value of the property or services or the loss
to the victim is seven thousand five hundred dollars or more and
is less than one hundred fifty thousand dollars, a felony of the
fourth degree;

(ii) If the value of the property or services or the loss to the victim is one hundred fifty thousand dollars or more, a felony of the third degree.

(c) If the victim of the offense is an elderly person or 317 disabled adult, division (C) (1) (c) of this section applies to 318 the forgery. Except as otherwise provided in division (C) (1) (c) 319 of this section, forgery is a felony of the fifth degree. If 320 property or services are involved in the offense or if the 321 victim suffers a loss, forgery is one of the following: 322

(i) If the value of the property or services or the loss
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to the victim is one thousand dollars or more and is less than
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seven thousand five hundred dollars, a felony of the fourth
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degree;
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(ii) If the value of the property or services or the loss to the victim is seven thousand five hundred dollars or more and is less than thirty-seven thousand five hundred dollars, a felony of the third degree;

(iii) If the value of the property or services or the loss
to the victim is thirty-seven thousand five hundred dollars or
more, a felony of the second degree.
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(d) If the victim of the offense is an elderly person,334division (C) (1) (d) of this section applies to the forgery. In335addition to any other penalty imposed for the offense under336division (C) (1) (c) of this section, the offender shall be337required to pay full restitution to the victim and to pay a fine338

of up to fifty thousand dollars. The clerk of court shall	339
forward all fines collected under division (C)(1)(d) of this	340
section to the county department of job and family services to	341
be used for the reporting and investigation of elder abuse,	342
neglect, and exploitation or for the provision or arrangement of	343
protective services under sections 5101.61 to 5101.71 of the	344
Revised Code.	345
(2) <u>(a)</u> Whoever violates division (B) of this section is	346
quilty of forging identification cards or selling or	347
distributing forged identification cards. Except as otherwise	348
provided in this division, forging identification cards or	349
selling or distributing forged identification cards is a	350
misdemeanor of the first degree. If the offender previously has	351
been convicted of a violation of division (B) of this section,	352
forging identification cards or selling or distributing forged	353
identification cards is a misdemeanor of the first degree and,	354
in addition, the court shall impose upon the offender a fine of	355
not less than two hundred fifty dollars.	356
(b) If the victim of a violation of division (B) of this	357
section is an elderly person, division (C)(2)(b) of this section	358
applies to the offense. In addition to any other penalty imposed	359
for the offense under division (C)(2)(a) of this section,	360
whoever violates division (B) of this section shall be required	361
to pay full restitution to the victim and to pay a fine of up to	362
fifty thousand dollars. The clerk of court shall forward all	363
fines collected under division (C)(2)(b) of this section to the	364
county department of job and family services to be used for the	365
reporting and investigation of elder abuse, neglect, and	366
exploitation or for the provision or arrangement of protective	367
services under sections 5101.61 to 5101.71 of the Revised Code.	368

Sec. 2913.43. (A) No person, by deception, shall cause another to execute any writing that disposes of or encumbers property, or by which a pecuniary obligation is incurred.

(B) (1) Whoever violates this section is guilty of securing 372writings by deception. 373

(2) Except as otherwise provided in this division or 374 division (B)(3) of this section, securing writings by deception 375 is a misdemeanor of the first degree. If the value of the 376 property or the obligation involved is one thousand dollars or 377 more and less than seven thousand five hundred dollars, securing 378 writings by deception is a felony of the fifth degree. If the 379 value of the property or the obligation involved is seven 380 thousand five hundred dollars or more and is less than one 381 hundred fifty thousand dollars, securing writings by deception 382 is a felony of the fourth degree. If the value of the property 383 or the obligation involved is one hundred fifty thousand dollars 384 or more, securing writings by deception is a felony of the third 385 degree. 386

(3) If the victim of the offense is an elderly person, 387 disabled adult, active duty service member, or spouse of an 388 active duty service member, division (B)(3) of this section 389 applies. Except as otherwise provided in division (B)(3) of this 390 section, securing writings by deception is a felony of the fifth 391 degree. If the value of the property or obligation involved is 392 one thousand dollars or more and is less than seven thousand 393 five hundred dollars, securing writings by deception is a felony 394 of the fourth degree. If the value of the property or obligation 395 involved is seven thousand five hundred dollars or more and is 396 less than thirty-seven thousand five hundred dollars, securing 397 writings by deception is a felony of the third degree. If the 398

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value of the property or obligation involved is thirty-seven 399 thousand five hundred dollars or more, securing writings by 400 deception is a felony of the second degree. If the victim of the 401 offense is an elderly person, in addition to any other penalty 402 imposed for the offense, the offender shall be required to pay 403 full restitution to the victim and to pay a fine of up to fifty 404 thousand dollars. The clerk of court shall forward all fines 405 <u>collected under division (B)(3) of this section to the county</u> 406 department of job and family services to be used for the 407 reporting and investigation of elder abuse, neglect, and 408 exploitation or for the provision or arrangement of protective 409 services under sections 5101.61 to 5101.71 of the Revised Code. 410 Sec. 2913.49. (A) As used in this section, "personal 411 identifying information" includes, but is not limited to, the 412 following: the name, address, telephone number, driver's 413 license, driver's license number, commercial driver's license, 414 commercial driver's license number, state identification card, 415 state identification card number, social security card, social 416

security number, birth certificate, place of employment, 417 employee identification number, mother's maiden name, demand 418 deposit account number, savings account number, money market 419 account number, mutual fund account number, other financial 420 account number, personal identification number, password, or 421 credit card number of a living or dead individual. 422

(B) No person, without the express or implied consent of
the other person, shall use, obtain, or possess any personal
identifying information of another person with intent to do
either of the following:

(1) Hold the person out to be the other person; 427

(2) Represent the other person's personal identifying

information as the person's own personal identifying	429
information.	430
(C) No person shall create, obtain, possess, or use the	431
personal identifying information of any person with the intent	432
to aid or abet another person in violating division (B) of this	433
section.	434
(D) No person, with intent to defraud, shall permit	435
another person to use the person's own personal identifying	436
information.	437
(E) No person who is permitted to use another person's	438
personal identifying information as described in division (D) of	439
this section shall use, obtain, or possess the other person's	440
personal identifying information with intent to defraud any	441
person by doing any act identified in division (B)(1) or (2) of	442
this section.	443
(F)(1) It is an affirmative defense to a charge under	444
division (B) of this section that the person using the personal	445
identifying information is acting in accordance with a legally	446
recognized guardianship or conservatorship or as a trustee or	447
fiduciary.	448
(2) It is an affirmative defense to a charge under	449
division (B), (C), (D), or (E) of this section that either of	450
the following applies:	451
(a) The person or entity using, obtaining, possessing, or	452
creating the personal identifying information or permitting it	453
to be used is a law enforcement agency, authorized fraud	454
personnel, or a representative of or attorney for a law	455
enforcement agency or authorized fraud personnel and is using,	456
obtaining, possessing, or creating the personal identifying	457

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information or permitting it to be used, with prior consent 458 given as specified in this division, in a bona fide 459 investigation, an information security evaluation, a pretext 460 calling evaluation, or a similar matter. The prior consent 461 required under this division shall be given by the person whose 462 personal identifying information is being used, obtained, 463 464 possessed, or created or is being permitted to be used or, if the person whose personal identifying information is being used, 465 obtained, possessed, or created or is being permitted to be used 466 is deceased, by that deceased person's executor, or a member of 467 that deceased person's family, or that deceased person's 468 attorney. The prior consent required under this division may be 469 given orally or in writing by the person whose personal 470 identifying information is being used, obtained, possessed, or 471 created or is being permitted to be used or that person's 472 executor, or family member, or attorney. 473

(b) The personal identifying information was obtained, 474 possessed, used, created, or permitted to be used for a lawful 475 purpose, provided that division (F)(2)(b) of this section does 476 not apply if the person or entity using, obtaining, possessing, 477 or creating the personal identifying information or permitting 478 it to be used is a law enforcement agency, authorized fraud 479 personnel, or a representative of or attorney for a law 480 enforcement agency or authorized fraud personnel that is using, 481 obtaining, possessing, or creating the personal identifying 482 information or permitting it to be used in an investigation, an 483 information security evaluation, a pretext calling evaluation, 484 or similar matter. 485

(G) It is not a defense to a charge under this section
that the person whose personal identifying information was
obtained, possessed, used, created, or permitted to be used was
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deceased at the time of the offense.

(H) (1) If an offender commits a violation of division (B), 490 (D), or (E) of this section and the violation occurs as part of 491 a course of conduct involving other violations of division (B), 492 (D), or (E) of this section or violations of, attempts to 493 violate, conspiracies to violate, or complicity in violations of 494 division (C) of this section or section 2913.02, 2913.04, 495 2913.11, 2913.21, 2913.31, 2913.42, 2913.43, or 2921.13 of the 496 Revised Code, the court, in determining the degree of the 497 offense pursuant to division (I) of this section, may aggregate 498 all credit, property, or services obtained or sought to be 499 obtained by the offender and all debts or other legal 500 obligations avoided or sought to be avoided by the offender in 501 the violations involved in that course of conduct. The course of 502 conduct may involve one victim or more than one victim. 503

(2) If an offender commits a violation of division (C) of 504 this section and the violation occurs as part of a course of 505 conduct involving other violations of division (C) of this 506 section or violations of, attempts to violate, conspiracies to 507 508 violate, or complicity in violations of division (B), (D), or (E) of this section or section 2913.02, 2913.04, 2913.11, 509 2913.21, 2913.31, 2913.42, 2913.43, or 2921.13 of the Revised 510 Code, the court, in determining the degree of the offense 511 pursuant to division (I) of this section, may aggregate all 512 credit, property, or services obtained or sought to be obtained 513 by the person aided or abetted and all debts or other legal 514 obligations avoided or sought to be avoided by the person aided 515 or abetted in the violations involved in that course of conduct. 516 The course of conduct may involve one victim or more than one 517 518 victim.

(I) (1) Whoever violates this section is guilty of identity 519 fraud. 520 (2) Except as otherwise provided in this division or 521 division (I)(3) of this section, identity fraud is a felony of 522 the fifth degree. If the value of the credit, property, 523 services, debt, or other legal obligation involved in the 524 violation or course of conduct is one thousand dollars or more 525 and is less than seven thousand five hundred dollars, except as 526 otherwise provided in division (I)(3) of this section, identity 527 fraud is a felony of the fourth degree. If the value of the 528 529 credit, property, services, debt, or other legal obligation involved in the violation or course of conduct is seven thousand 530 five hundred dollars or more and is less than one hundred fifty 531 thousand dollars, except as otherwise provided in division (I) 532 (3) of this section, identity fraud is a felony of the third 533 degree. If the value of the credit, property, services, debt, or 534 other legal obligation involved in the violation or course of 535 conduct is one hundred fifty thousand dollars or more, except as 536 otherwise provided in division (I)(3) of this section, identity 537 fraud is a felony of the second degree. 538 (3) If the victim of the offense is an elderly person, 539 disabled adult, active duty service member, or spouse of an 540 active duty service member, a violation of this section is 541 identity fraud against a person in a protected class. Except as 542 otherwise provided in this division, identity fraud against a 543 person in a protected class is a felony of the fourth degree. If 544 the value of the credit, property, services, debt, or other 545 legal obligation involved in the violation or course of conduct 546 is one thousand dollars or more and is less than seven thousand 547 five hundred dollars, identity fraud against a person in a 548

protected class is a felony of the third degree. If the value of 549

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the credit, property, services, debt, or other legal obligation 550 involved in the violation or course of conduct is seven thousand 551 five hundred dollars or more and is less than one hundred fifty 552 thousand dollars, identity fraud against a person in a protected 553 class is a felony of the second degree. If the value of the 554 credit, property, services, debt, or other legal obligation 555 involved in the violation or course of conduct is one hundred 556 fifty thousand dollars or more, identity fraud against a person 557 in a protected class is a felony of the first degree. If the 558 victim of the offense is an elderly person, in addition to any 559 other penalty imposed for the offense, the offender shall be 560 required to pay full restitution to the victim and to pay a fine 561 of up to fifty thousand dollars. The clerk of court shall 562 forward all fines collected under division (I)(3) of this 563 section to the county department of job and family services to 564 be used for the reporting and investigation of elder abuse, 565 neglect, and exploitation or for the provision or arrangement of 566 protective services under sections 5101.61 to 5101.71 of the 567 Revised Code. 568

(J) In addition to the penalties described in division (I) 569 of this section, anyone injured in person or property by a 570 violation of division (B), (D), or (E) of this section who is 571 the owner of the identifying information involved in that 572 violation has a civil action against the offender pursuant to 573 section 2307.60 of the Revised Code. That person may also bring 574 a civil action to enjoin or restrain future acts that would 575 constitute a violation of division (B), (D), or (E) of this 576 section. 577

Sec. 5101.621. (A) Each county department of job and 578 family services shall prepare a memorandum of understanding that 579 is signed by all of the following: 580

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(1) The director of the county department of job and	581
family services;	582
(2) If the county department has entered into an	583
interagency agreement or contract with a local agency private or	584
government entity pursuant to section 5101.622 5101.652 of the	585
Revised Code, the director of the local agencyentity;	586
(3) The county peace officer;	587
(4) All_The_chief municipal_peace officers_officer of the_	588
largest municipality within the county;	589
(5) Other law enforcement officers handling adult abuse,	590
neglect, and exploitation cases in the county;	591
(6) The prosecuting attorney of the county;	592
(7) The coroner of the county.	593
(B) The memorandum of understanding shall set forth the	594
procedures to be followed by the persons listed in division (A)	595
of this section in the execution of their respective	596
responsibilities related to cases of adult abuse, neglect, and	597
exploitation. The memorandum of understanding shall establish	598
all of the following:	599
(1) An interdisciplinary team to coordinate efforts	600
related to the prevention, reporting, and treatment of abuse,	601
neglect, and exploitation of adults;	602
(2) The roles and responsibilities for handling cases that	603
have been referred by the county department to another agency	604
pursuant to section 5101.611 5101.64 of the Revised Code;	605
(3) The roles and responsibilities for filing criminal	606
charges against persons alleged to have abused, neglected, or	607

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exploited adults. 608 Failure to follow the procedure set forth in the 609 memorandum of understanding is not grounds for, and shall not 610 result in, the dismissal of any charge or complaint arising from 611 a report of abuse, neglect, or exploitation or the suppression 612 of any evidence obtained as a result of a report of abuse, 613 neglect, or exploitation and does not give any rights or grounds 614 for appeal or post-conviction relief to any person. 615 (C) The memorandum of understanding may, in addition, be 616 signed by any of the following persons who are also members of 617 the interdisciplinary team described in division (B)(1) of this 618 section: 619 620 (1) A representative of the area agency on aging, as defined in section 173.14 of the Revised Code; 621 (2) The A representative of the regional long-term care 622 ombudsman program; 623 624 (3) A representative of the board of alcohol, drug addiction, and mental health services; 62.5 (4) A representative of the board of health of a city or 626 general health district; 627 (5) A representative of the county board of developmental 628 disabilities; 629 630 (6) A representative of a victim assistance program; (7) A representative of a local housing authority; 631 (8) Any other person whose participation furthers the 632 goals of the memorandum of understanding. 633 Section 2. That existing sections 2913.02, 2913.21, 634

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2913.31, 2913.43, 2913.49, and 5101.621 of the Revised Code are	635
hereby repealed.	636
Section 3. That the versions of sections 5101.60, 5101.63,	637
5101.652, and 5101.74 of the Revised Code that are scheduled to	638
take effect on September 29, 2018, be amended to read as	639
follows:	640
Sec. 5101.60. As used in sections 5101.60 to 5101.73 of	641
the Revised Code:	642
(A) "Abandonment" means desertion of an adult by a	643
caretaker without having made provision for transfer of the	644
adult's care.	645
(B) "Abuse" means the infliction upon an adult by self or	646
others of injury, unreasonable confinement, intimidation, or	647
cruel punishment with resulting physical harm, pain, or mental	648
anguish.	649
(C) "Adult" means any person sixty years of age or older	650
within this state who is handicapped by the infirmities of aging	651
or who has a physical or mental impairment which prevents the	652
person from providing for the person's own care or protection,	653
and who resides in an independent living arrangement.	654
(D) "Area agency on aging" means a public or private	655
nonprofit entity designated under section 173.011 of the Revised	656
Code to administer programs on behalf of the department of	657
aging.	658
(E) "Caretaker" means the person assuming the primary	659
responsibility for the care of an adult by any of the following	660
means:	661
(1) On a voluntary basis:	662

(1) On a voluntary basis;

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(2) By contract;	663
(3) Through receipt of payment for care;	664
(4) As a result of a family relationship;	665
(5) By order of a court of competent jurisdiction.	666
(F) "Community mental health agency" means any agency,	667
program, or facility with which a board of alcohol, drug	668
addiction, and mental health services contracts to provide the	669
mental health services listed in section 340.99 of the Revised	670
Code.	671
(G) "Court" means the probate court in the county where an	672
adult resides.	673
(H) "Emergency" means that the adult is living in	674
conditions which present a substantial risk of immediate and	675
irreparable physical harm or death to self or any other person.	676
(I) "Emergency services" means protective services	677
furnished to an adult in an emergency.	678
(J) "Exploitation" means the unlawful or improper act of a	679
person using, in one or more transactions, an adult or an	680
adult's resources for monetary or personal benefit, profit, or	681
gain when the person obtained or exerted control over the adult	682
or the adult's resources in any of the following ways:	683
(1) Without the adult's consent or the consent of the	684
person authorized to give consent on the adult's behalf;	685
(2) Beyond the scope of the express or implied consent of	686
the adult or the person authorized to give consent on the	687
adult's behalf;	688
(3) By deception;	689

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(4) By threat;	690
(5) By intimidation.	691
(K) "In need of protective services" means an adult known	692
or suspected to be suffering from abuse, neglect, or	693
exploitation to an extent that either life is endangered or	694
physical harm, mental anguish, or mental illness results or is	695
likely to result.	696
(L) "Incapacitated person" means a person who is impaired	697
for any reason to the extent that the person lacks sufficient	698
understanding or capacity to make and carry out reasonable	699
decisions concerning the person's self or resources, with or	700
without the assistance of a caretaker. Refusal to consent to the	701
provision of services shall not be the sole determinative that	702
the person is incapacitated.	703
(M) "Independent living arrangement" means a domicile of a	704
person's own choosing, including, but not limited to, a private	705
home, apartment, trailer, or rooming house. "Independent living	706
arrangement" includes a residential facility licensed under	707
section 5119.22 of the Revised Code that provides	708
accommodations, supervision, and personal care services for	709
three to sixteen unrelated adults, but does not include any	710
other institution or facility licensed by the state or a	711
facility in which a person resides as a result of voluntary,	712
civil, or criminal commitment.	713
(N) "Mental illness" means a substantial disorder of	714
thought, mood, perception, orientation, or memory that grossly	715
impairs judgment, behavior, capacity to recognize reality, or	716
ability to meet the ordinary demands of life.	717

(O) "Neglect" means any of the following: 718

(1) Failure of an adult to provide for self the goods or	719
services necessary to avoid physical harm, mental anguish, or	720
mental illness;	721
(2) Failure of a caretaker to provide such goods or	722
services;	723
(3) Abandonment.	724
(P) "Outpatient health facility" means a facility where	725
medical care and preventive, diagnostic, therapeutic,	726
rehabilitative, or palliative items or services are provided to	727
outpatients by or under the direction of a physician or dentist.	728
(Q) "Peace officer" means a peace officer as defined in	729
section 2935.01 of the Revised Code.	729
Section 2933.01 of the Revised Code.	750
(R) "Physical harm" means bodily pain, injury, impairment,	731
or disease suffered by an adult.	732
(S) "Protective services" means services provided by the	733
county department of job and family services or its designated	734
agency to an adult who has been determined by evaluation to	735
require such services for the prevention, correction, or	736
discontinuance of an act of as well as conditions resulting from	737
abuse, neglect, or exploitation. Protective services may	738
include, but are not limited to, case work services, medical	739
care, mental health services, legal services, fiscal management,	740
home health care, homemaker services, housing-related services,	741
guardianship services, and placement services as well as the	742
provision of such commodities as food, clothing, and shelter.	743
(T) "Reasonable decisions" means decisions made in daily	744
living that facilitate the provision of food, shelter, clothing,	745
and health care necessary for life support.	746

(U) "Senior service provider" means a person who provides	747
care or specialized services to an adult, except that it does	748
not include the state long-term care ombudsman or a regional	749
long-term care ombudsman.	750
(V) "Working day" means Monday, Tuesday, Wednesday,	751
Thursday, and Friday, except when such day is a holiday as	752
defined in section 1.14 of the Revised Code.	753
Sec. 5101.63. (A)(1) Any individual listed in division (A)	754
(2) of this section having reasonable cause to believe that an	755
adult is being abused, neglected, or exploited, or is in a	756
condition which is the result of abuse, neglect, or exploitation	757
shall immediately report such belief to the county department of	758
job and family services.	759
(2) All of the following are subject to division (A)(1) of	760
this section:	761
(a) An attorney admitted to the practice of law in this	762
state;	763
(b) An individual authorized under Chapter 4731. of the	764
Revised Code to practice medicine and surgery, osteopathic	765
medicine and surgery, or podiatric medicine and surgery;	766
(c) An individual licensed under Chapter 4734. of the	767
Revised Code as a chiropractor;	768
(d) An individual licensed under Chapter 4715. of the	769
Revised Code as a dentist;	770
(e) An individual licensed under Chapter 4723. of the	771
Revised Code as a registered nurse or licensed practical nurse;	772
(f) An individual licensed under Chapter 4732. of the	773
Revised Code as a psychologist;	774

(g) An individual licensed under Chapter 4757. of the	775
Revised Code as a social worker, independent social worker,	776
professional counselor, professional clinical counselor,	777
marriage and family therapist, or independent marriage and	778
family therapist;	779
(h) An individual licensed under Chapter 4729. of the	780
Revised Code as a pharmacist;	781
(i) An individual holding a certificate to practice as a	782
dialysis technician issued under Chapter 4723. of the Revised	783
Code;	784
(j) An employee of a home health agency, as defined in	785
section 3701.881 of the Revised Code;	786
(k) An employee of an outpatient health facility;	787
(k) An employee of an outpatient health facility,	101
(1) An employee of a hospital, as defined in section	788
3727.01 of the Revised Code;	789
(m) An employee of a hospital or public hospital, as	790
defined in section 5122.01 of the Revised Code;	791
(n) An employee of a nursing home or residential care	792
facility, as defined in section 3721.01 of the Revised Code;	792
factility, as defined in section 3721.01 of the Revised code,	193
(o) An employee of a residential facility licensed under	794
section 5119.22 of the Revised Code that provides	795
accommodations, supervision, and personal care services for	796
three to sixteen unrelated adults;	797
(p) An employee of a health department operated by the	798
board of health of a city or general health district or the	799
authority having the duties of a board of health under section	800
3709.05 of the Revised Code;	801

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(q) An employee of a community mental health agency, as	802
defined in section 5122.01 of the Revised Code;	803
(r) An agent of a county humane society organized under	804
section 1717.05 of the Revised Code;	805
(s) An individual who is a firefighter for a lawfully	806
constituted fire department;	807
(t) An individual who is an ambulance driver for an	808
emergency medical service organization, as defined in section	809
4765.01 of the Revised Code;	810
(u) A first responder, emergency medical technician-basic,	811
emergency medical technician-intermediate, or paramedic, as	812
those terms are defined in section 4765.01 of the Revised Code;	813
(v) An official employed by a local building department to	814
conduct inspections of houses and other residential buildings;	815
(w) A peace officer;	816
(x) A coroner;	817
(y) A member of the clergy;	818
(z) An individual who holds a certificate issued under	819
Chapter 4701. of the Revised Code as a certified public	820
accountant or is registered under that chapter as a public	821
accountant;	822
(aa) An individual licensed under Chapter 4735. of the	823
Revised Code as a real estate broker or real estate salesperson;	824
(bb) An individual appointed and commissioned under	825
section 147.01 of the Revised Code as a notary public;	826
(cc) An employee of a bank, savings bank, savings and loan	827

association, or credit union organized under the laws of this

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state, another state, or the United States;	829
(dd) An <u>A</u> dealer, investment adviser, as defined in 	830
section 1707.01 sales person, or investment advisor	831
representative licensed under Chapter 1707. of the Revised Code;	832
(ee) A financial planner accredited by a national	833
accreditation agency;	834
(ff) Any other individual who is a senior service	835
provider, other than a representative of the office of the state	836
long-term care <u>ombudsman program</u> as defined in section 173.14 of	837
the Revised Code.	838
(B) Any person having reasonable cause to believe that an	839
adult has suffered abuse, neglect, or exploitation may report,	840
or cause a report to be made of such belief to the county	841
department of job and family services.	842
This division applies to a representative of the office of	843
the state long-term care <u>ombudsman program</u> only to the extent	844
permitted by federal law.	845
(C) The reports made under this section shall be made	846
orally or in writing except that oral reports shall be followed	847
by a written report if a written report is requested by the	848
department. Written reports shall include:	849
(1) The name, address, and approximate age of the adult	850
who is the subject of the report;	851
(2) The name and address of the individual responsible for	852
the adult's care, if any individual is, and if the individual is	853
known;	854
(3) The nature and extent of the alleged abuse, neglect,	855
or exploitation of the adult;	856

(4) The basis of the reporter's belief that the adult has	857
been abused, neglected, or exploited.	858
(D) Any person with reasonable cause to believe that an	859
adult is suffering abuse, neglect, or exploitation who makes a	860
report pursuant to this section or who testifies in any	861
administrative or judicial proceeding arising from such a	862
report, or any employee of the state or any of its subdivisions	863
who is discharging responsibilities under section 5101.65 of the	864
Revised Code shall be immune from civil or criminal liability on	865
account of such investigation, report, or testimony, except	866
liability for perjury, unless the person has acted in bad faith	867
or with malicious purpose.	868
(E) No employer or any other person with the authority to	869
do so shall do any of the following as a result of an employee's	870
having filed a report under this section:	871
(1) Discharge, demote, transfer, or prepare a negative	872
(1) Discharge, demote, transfer, or prepare a negative work performance evaluation;	872 873
work performance evaluation;	873
<pre>work performance evaluation; (2) Reduce benefits, pay, or work privileges;</pre>	873 874
<pre>work performance evaluation; (2) Reduce benefits, pay, or work privileges; (3) Take any other action detrimental to an employee or in</pre>	873 874 875
<pre>work performance evaluation; (2) Reduce benefits, pay, or work privileges; (3) Take any other action detrimental to an employee or in any way retaliate against the employee.</pre>	873 874 875 876
<pre>work performance evaluation; (2) Reduce benefits, pay, or work privileges; (3) Take any other action detrimental to an employee or in any way retaliate against the employee. (F) The written or oral report provided for in this</pre>	873 874 875 876 877
<pre>work performance evaluation; (2) Reduce benefits, pay, or work privileges; (3) Take any other action detrimental to an employee or in any way retaliate against the employee. (F) The written or oral report provided for in this section and the investigatory report provided for in section</pre>	873 874 875 876 877 878
<pre>work performance evaluation; (2) Reduce benefits, pay, or work privileges; (3) Take any other action detrimental to an employee or in any way retaliate against the employee. (F) The written or oral report provided for in this section and the investigatory report provided for in section 5101.65 of the Revised Code are confidential and are not public</pre>	873 874 875 876 877 878 879
<pre>work performance evaluation; (2) Reduce benefits, pay, or work privileges; (3) Take any other action detrimental to an employee or in any way retaliate against the employee. (F) The written or oral report provided for in this section and the investigatory report provided for in section 5101.65 of the Revised Code are confidential and are not public records, as defined in section 149.43 of the Revised Code. In</pre>	873 874 875 876 877 878 879 880
 work performance evaluation; (2) Reduce benefits, pay, or work privileges; (3) Take any other action detrimental to an employee or in any way retaliate against the employee. (F) The written or oral report provided for in this section and the investigatory report provided for in section 5101.65 of the Revised Code are confidential and are not public records, as defined in section 149.43 of the Revised Code. In accordance with rules adopted by the department of job and 	873 874 875 876 877 878 879 880 881
<pre>work performance evaluation; (2) Reduce benefits, pay, or work privileges; (3) Take any other action detrimental to an employee or in any way retaliate against the employee. (F) The written or oral report provided for in this section and the investigatory report provided for in section 5101.65 of the Revised Code are confidential and are not public records, as defined in section 149.43 of the Revised Code. In accordance with rules adopted by the department of job and family services, information contained in the report shall upon</pre>	873 874 875 876 877 878 879 880 881 882

this section or to the adult who is the subject of the report,	886
the county department of job and family services may redact the	887
name and identifying information related to the person who made	888
the report.	889
(G) The county department of job and family services shall	890
be available to receive the written or oral report provided for	891
in this section twenty-four hours a day and seven days a week.	892
Sec. 5101.652. The county department of job and family	893
services may enter into an agreement or contract with another-	894
person <u>any private</u> or government entity to perform the following	895
duties:	896
(A) In accordance with division (G) of section 5101.63 of	897
the Revised Code, receive reports made under that section;	898
(B) Perform the county department's duties under section	899
5101.65 of the Revised Code;	900
(C) Petition the court pursuant to section 5101.68 or	901
5101.70 of the Revised Code for an order authorizing the	902
provision of protective services.	903
Sec. 5101.74. (A) There is hereby created the elder abuse	904
commission. The commission shall consist of the following	905
members:	906
(1) The following members, appointed by the attorney	907
general:	908
(a) One representative of the AARP;	909
(b) One representative of the buckeye state sheriffs'	910
association;	911
(c) One representative of the county commissioners'	912

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association of Ohio;	913
(d) One representative of the Ohio association of area	914
agencies on aging;	915
(e) One representative of the board of nursing;	916
(f) One representative of the Ohio coalition for adult	917
protective services;	918
(g) One person who represents the interests of elder abuse victims;	919 920
(h) One person who represents the interests of elderly	921
persons;	922
(i) One representative of the Ohio domestic violence network;	923 924
(j) One representative of the Ohio prosecuting attorneys association;	925 926
(k) One representative of the Ohio victim witness	927
association;	928
(1) One representative of the Ohio association of chiefsof police;	929 930
(m) One representative of the Ohio association of probate judges;	931 932
(n) One representative of the Ohio job and family services directors' association;	933 934
(o) One representative of the Ohio bankers league;	935
(p) One representative of the Ohio credit union league;	936
(q) Two representatives of national organizations that	937
focus on elder abuse or sexual violence <u>;</u>	938

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(r) One representative of the state medical board;	939
(s) One representative of the community bankers	940
association of Ohio;	941
(t) One representative of an organization representing the	942
interests of senior centers;	943
<u>(u) One representative of an organization representing the</u> policy interests of seniors;	944 945
(v) One representative of a research-based academia	946
representing elder abuse research.	947
(2) The following ex officio members:	948
(a) The attorney general or the attorney general's	949
designee;	950
(b) The chief justice of the supreme court of Ohio or the chief justice's designee;	951 952
(c) The governor or the governor's designee;	953
(d) The director of aging or the director's designee;	954
(e) The director of job and family services or the	955
director's designee;	956
(f) The director of health or the director's designee;	957
(g) The director of mental health and addiction services	958
or the director's designee;	959
(h) The director of developmental disabilities or the director's designee;	960 961
(i) The superintendent of insurance or the	962
superintendent's designee;	963

(j) The director of public safety or the director's	964
designee;	965
	0.00
(k) The state long-term care ombudsman or the ombudsman's	966
designee;	967
(1) One member of the house of representatives, appointed	968
by the speaker of the house of representatives;	969
(m) One member of the senate, appointed by the president	970
of the senate:	971
	<i>J</i> / 1
(n) The director of commerce, or the director's designee.	972
(B) Members who are appointed shall serve at the pleasure	973
of the appointing authority. Vacancies shall be filled in the	974
same manner as original appointments.	975
(C) All members of the commission shall serve as voting	976
members. The attorney general shall select from among the	977
appointed members a chairperson. The commission shall meet at	978
the call of the chairperson, but not less than four times per	979
year. Special meetings may be called by the chairperson and	980
shall be called by the chairperson at the request of the	981
attorney general. The commission may establish its own quorum	982
requirements and procedures regarding the conduct of meetings	983
and other affairs.	984
	204
(D) Members shall serve without compensation, but may be	985
reimbursed for mileage and other actual and necessary expenses	986
incurred in the performance of their official duties.	987
(E) Sections 101.82 to 101.87 of the Revised Code do not	988
apply to the elder abuse commission.	989
Section 4 That the evicting versions of costions 5101 60	990
Section 4. That the existing versions of sections 5101.60,	
5101.63, 5101.652, and 5101.74 of the Revised Code that are	991

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scheduled to take effect on September 29, 2018, are hereby	992
repealed.	993
Section 5. Sections 3 and 4 of this act take effect on	994
September 29, 2018.	995
Section 6. Section 5101.621 of the Revised Code, as	996
amended by this act, takes effect on September 29, 2018.	997