As Introduced

133rd General Assembly

Regular Session 2019-2020

H. B. No. 750

Representatives Crossman, Blair

Cosponsors: Representatives Leland, Galonski, Brown, Patterson, Miller, J., Sobecki, Russo, Lepore-Hagan, Weinstein, O'Brien, Lightbody, Liston

A BILL

То	enact section 2961.04 of the Revised Code to	1
	prohibit a person who is currently charged with	2
	a public corruption offense from taking office	3
	as a member of the General Assembly, to require	4
	a current member who is charged with a public	5
	corruption offense to repay certain amounts to	6
	the state, and to declare an emergency.	7

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

Section 1. That section 2961.04 of the Revised Code be	8
enacted to read as follows:	9
Sec. 2961.04. (A) As used in this section, "public	10
corruption offense" means any of the following:	11
(1) A violation of section 2905.11, 2921.02, 2921.03,	12
2921.41, or 2923.32 of the Revised Code;	13
(2) A felony violation of section 2921.31 or 2921.42 of	14
the Revised Code;	15
(3) Felony conspiracy, felony attempt, or felony	16

complicity with respect to an offense listed in division (A)(1)	17
or (2) of this section;	18
(4) A felony violation of a law of any other state or the	19
United States that is substantially equivalent to an offense	20
described in division (A)(1), (2), or (3) of this section.	21
(B) Subject to division (D) of this section, a person to	22
whom any of the following applies is incompetent to take office	23
as a member of the general assembly:	24
(1) The person has been indicted for a public corruption	25
offense, has not been acquitted of the charge or had the	26
indictment dismissed, and has not been convicted of the charge.	27
(2) The person has been charged with a public corruption	28
offense, a court of competent jurisdiction has determined at a	29
preliminary hearing that there is probable cause to believe that	30
the person committed the offense, the person has not been	31
acquitted of the charge or had the charge dismissed, and the	32
person has not been convicted of the charge.	33
(3) The person has been charged with a public corruption	34
offense, has waived a preliminary hearing concerning the charge,	35
has not been acquitted of the charge or had the charge	36
dismissed, and has not been convicted of the charge.	37
(C)(1) If a person is elected to the office of member of	38
the general assembly but is incompetent to take office under	39
division (B) of this section, the office shall be considered	40
vacant as of the earlier of the ninetieth day after the first	41
day the person would have been entitled to take office or, if	42
applicable, the day the person is convicted of the public	43
corruption offense. If, before the office is considered vacant,	44
the person ceases to be incompetent to take office, the person	45

shall take office.

(2) A person who is elected to the office of member of the 47 general assembly but is incompetent to take office under 48 division (B) of this section shall not be entitled to receive 49 any salary, employment benefits, or other benefits in connection 50 with the office of member of the general assembly during the 51 period beginning on the first day the person would have been 52 entitled to take office and ending on the earlier of the first 53 day the office is considered vacant or, if applicable, the first 54 day the person is no longer incompetent to take office. 55

(D) If a person is a member of the general assembly as of 56 the first day division (B)(1), (2), or (3) of this section 57 applies to the person, the person is not considered incompetent 58 on that basis to serve the remainder of the person's current 59 term of office in the general assembly. However, if the person 60 is convicted of the public corruption offense, the person shall 61 be liable to the state for an amount equal to the value of the 62 salary and employment benefits the person received in connection 63 with the person's office as a member of the general assembly 64 during the period beginning on the later of the first day 65 division (B)(1), (2), or (3) of this section applies to the 66 person and the effective date of this section and ending on the 67 day the person is convicted of the public corruption offense. 68

(E) The provisions of this section are in addition to, and69not in derogation of, the provisions of sections 2961.01 and702961.02 of the Revised Code and any other provision of the71Revised Code pertaining to a person's eligibility to be a72candidate for, or member of, the general assembly.73

Section 2. This act is hereby declared to be an emergency74measure necessary for the immediate preservation of the public75

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peace, health, and safety. The reason for such necessity is to 76
ensure that the provisions of this act apply to persons who may 77
be elected to the office of member of the General Assembly in 78
November 2020. Therefore, this act shall go into immediate 79
effect. 80