As Reported by the House State and Local Government Committee

134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 127

Representative Merrin

Cosponsors: Representatives Wiggam, John, Creech, Fowler Arthur, Ginter

A BILL

То	establish relief for businesses that have	1
	violated COVID-19 orders by vacating and	2
	expunging the violations and by refunding fines	3
	to those businesses and to make an	4
	appropriation.	5

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

Section 1. (A) As used in Sections 1, 2, and 3 of this	6
act:	7
(1) "Board of health" means a city board of health or a	8
general health district, or an authority having the duties of a	9
city board of health as authorized by section 3709.05 of the	10
Revised Code.	
(2) "Business" means a corporation, association,	12
partnership, limited liability company, sole proprietorship,	13
joint venture, or other business entity composed of one or more	14
individuals, whether or not the entity is operated for profit.	15
(3) "Order" means any of the following:	16
(a) An executive order addressing COVID-19 or any other	17

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any record of a violation of rule 4301:1-1-13 and rule 4301:1-1-80, and, insofar as the violation relates to COVID-19, rule 4301:1-1-52(B)(1) of the Administrative Code, that occurred between March 14, 2020, and the effective date of this section.

The Liquor Control Commission shall notify any business that was convicted of a penalty under rule 4301:1-1-13 or rule 4301:1-1-80, or of a penalty related to COVID-19 under rule 4301:1-1-52(B)(1) of the Administrative Code, that the conviction is expunged.

- (3) A state agency or board of health shall treat any finding of a violation vacated and expunged under this section as a nullity and take the steps within its power, forthwith, to restore any rights or privileges lost as a result of a finding of a violation. These steps shall include but shall not be limited to reinstatement of a revoked license and other right or privilege to do business.
- (D) Not later than thirty days after the effective date of this section, all of the following shall occur:
- (1) (a) Except as provided in division (D) (1) (b) of this section, the Director of Budget and Management, in consultation with state agencies, shall determine the amount of money collected by a state agency in civil or administrative penalties for each violation of an order by each business that occurred between March 14, 2020, and the effective date of this section. After that determination, the Director shall refund to each business the amount of penalties paid by each such business. If the business no longer exists, the Director shall make a reasonable effort to locate, and issue the refund to, the owner of the business.
 - (b) A financial penalty that was paid by a business for a

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conviction under rule 4301:1-1-13 or rule 4301:1-1-80, or for a
COVID-19 related conviction under rule 4301:1-1-52(B)(1) of the
Administrative Code, shall be refunded under division (D)(1)(a)
of this section, unless another conviction was assessed at the
time of the adjudication for a violation not related to rule
4301:1-1-13 or rule 4301:1-1-80, or not related to a COVID-19
enforcement of rule 4301:1-1-52(B)(1) of the Administrative
Code.

- (2) A board of health shall determine the amount of money collected by the board of health in civil or administrative penalties for each violation of an order by each business that occurred between March 14, 2020, and the effective date of this section. After that determination, the board of health shall refund to each business the amount of penalties paid by each such business. If the business no longer exists, the board of health shall make a reasonable effort to locate, and issue the refund to, the owner of the business.
- (E) Not later than thirty days after the actions required under divisions (C) and (D) of this section are complete, the Liquor Control Commission shall issue a report to the House of Representatives and the Senate that all violations of rule 4301:1-1-13 and rule 4301:1-1-80, and all COVID-19-related violations of rule 4301:1-1-52(B)(1) of the Administrative Code, have been expunged and that fine money related to those violations was refunded.
- (F) If a state agency or board of health has initiated,

 but has not completed, disciplinary action against a business

 for violation of an order that occurred between March 14, 2020,

 and the effective date of this section, the state agency or

 board of health shall cease taking such action regarding the

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order.	
(G) This section shall not be construed as prohibiting a	107
state agency or board of health from enforcing restrictions,	108
requirements, or other matters not satisfying the definition of	109
"order" in division (A) of this section.	110
Section 2. Not later than thirty days after the effective	111
date of this section, or as soon as possible thereafter, each	112
state agency that has collected money in civil or administrative	113
penalties for the violation of an order, in consultation with	114
the Director of Budget and Management, shall determine the	115
amount of fine revenue collected in accordance with Section 1 of	116
this act. Each state agency shall certify to the Director of	117
Budget and Management a list of businesses that were issued a	118
fine and the amount of that fine in accordance with Section 1 of	119
this act. Upon receipt of this list from each state agency, the	120
Director of Budget and Management shall issue a reimbursement to	121
those businesses in the amount certified. The certified amounts	122
are hereby appropriated.	123
Section 3. Notwithstanding other jurisdictional or venue	124
limitations, any business may bring an action in the court of	125
common pleas in a county where the business is located to	126
enforce the rights, privileges, and obligations identified in	127

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Sections 1 and 2 of this act.