As Reported by the House Criminal Justice Committee

134th General Assembly

Regular Session

Sub. H. B. No. 226

2021-2022

Representatives Pavliga, Miller, A.

Cosponsors: Representatives Brown, Crawley, Brent, Grendell, Gross, Ingram, Lightbody, Russo, Stoltzfus, Sobecki, Troy, Weinstein

A BILL

То	amend sections 2921.03 and 2921.04 of the	1
	Revised Code to expand intimidation offenses to	2
	include guardians ad litem and court appointed	3
	special advocates.	4

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

Section 1. That sections 2921.03 and 2921.04 of the	5
Revised Code be amended to read as follows:	6
Sec. 2921.03. (A) No person, knowingly and by force, by	7
unlawful threat of harm to any person or property, or by filing,	8
recording, or otherwise using a materially false or fraudulent	9
writing with malicious purpose, in bad faith, or in a wanton or	10
reckless manner, shall attempt to influence, intimidate, or-	11
hinder, abuse, threaten, or harass a any of the following in the	12
discharge of the person's duties:	13
(1) A public servant, a;	14
(2) A party official, or an;	15
(3) An attorney or, a witness, a guardian ad litem, or a	16

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court appointed special advocate involved in a civil action or	17
proceeding, including a domestic relations or juvenile action or	
proceeding, in the discharge of the person's the duties of the	
<pre>public servant, party official, attorney, or witness if the</pre>	
offender knew or had reason to know that the person was an	
attorney, a witness, a guardian ad litem, or a court appointed	
special advocate.	
(B) Whoever violates this section is guilty of	24
intimidation $_{7.}$ If the victim of the offense is a guardian ad	25
litem or a court appointed special advocate, a violation of this	26
section is a misdemeanor of the first degree. If the victim of	27
the offense is a public servant, a party official, an attorney,	
or a witness, a violation of this section is a felony of the	
third degree.	
(C) A person who violates this section is liable in a	31
civil action to any person harmed by the violation for injury,	32
death, or loss to person or property incurred as a result of the	33
commission of the offense and for reasonable attorney's fees,	34
court costs, and other expenses incurred as a result of	35
prosecuting the civil action commenced under this division. A	36
civil action under this division is not the exclusive remedy of	37
a person who incurs injury, death, or loss to person or property	
as a result of a violation of this section.	
Sec. 2921.04. (A) No person shall knowingly attempt to	40

intimidate or, hinder, abuse, threaten, or harass the victim of

criminal charges or a delinquent child action or proceeding, and

threaten, or harass a witness to a criminal or delinquent act by

reason of the person being a witness to that act<u>if the offender</u>

a crime or delinquent act in the filing or prosecution of

no person shall knowingly attempt to intimidate, abuse,

knew or had reason to know that the person was a witness.	
(B) No person, knowingly and by force or by unlawful	48
threat of harm to any person or property or by unlawful threat	49
to commit any offense or calumny against any person, shall	50
attempt to influence, intimidate, or hinder, abuse, threaten, or	51
<pre>harass any of the following persons:</pre>	
(1) The victim of a crime or delinquent act in the filing	53
or prosecution of criminal charges or a delinquent child action	54
or proceeding;	
(2) A witness to a criminal or delinquent act by reason of	56
the person being a witness to that act <u>if the offender knew or</u>	57
had reason to know that the person was a witness;	58
(3) An attorney, quardian ad litem, or court appointed	59
special advocate, by reason of the attorney's person's	60
involvement in any criminal or delinquent child action or	61
proceeding if the offender knew or had reason to know that the	62
person was an attorney, a guardian ad litem, or a court	63
appointed special advocate.	64
(C) Division (A) of this section does not apply to any	65
person who is attempting to resolve a dispute pertaining to the	66
alleged commission of a criminal offense, either prior to or	67
subsequent to the filing of a complaint, indictment, or	68
information, by participating in the arbitration, mediation,	69
compromise, settlement, or conciliation of that dispute pursuant	70
to an authorization for arbitration, mediation, compromise,	71
settlement, or conciliation of a dispute of that nature that is	72
conferred by any of the following:	73
(1) A section of the Revised Code;	74
(2) The Rules of Criminal Procedure, the Rules of	75

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the Revised Code are hereby repealed.

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Section 3. Section 2921.03 of the Revised Code is	105
presented in this act as a composite of the section as amended	106
by both H.B. 88 and H.B. 644 of the 121st General Assembly. The	107
General Assembly, applying the principle stated in division (B)	108
of section 1.52 of the Revised Code that amendments are to be	109
harmonized if reasonably capable of simultaneous operation,	110
finds that the composite is the resulting version of the section	111
in effect prior to the effective date of the section as	112
presented in this act.	113