### As Introduced

134th General Assembly Regular Session 2021-2022

H. B. No. 672

**Representatives Patton, Sykes** 

# A BILL

To amend section 2903.211 of the Revised Code to	1
generally prohibit a person from knowingly	2
installing a tracking device or application on	n 3
another person's property without the other	4
person's consent.	5

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

Section 1. That section 2903.211 of the Revised Code be	6
amended to read as follows:	7
Sec. 2903.211. (A)(1) No person by engaging in a pattern	8
of conduct shall knowingly cause another person to believe that	9
the offender will cause physical harm to the other person or a	10
family or household member of the other person or cause mental	11
distress to the other person or a family or household member of	12
the other person. In addition to any other basis for the other	13
person's belief that the offender will cause physical harm to	14
the other person or the other person's family or household	15
member or mental distress to the other person or the other	16
person's family or household member, the other person's belief	17
or mental distress may be based on words or conduct of the	18
offender that are directed at or identify a corporation,	19

association, or other organization that employs the other person	20
or to which the other person belongs.	21
(2) No person, through the use of any form of written	22
communication or any electronic method of remotely transferring	23
information, including, but not limited to, any computer,	24
computer network, computer program, computer system, or	25
telecommunication device shall post a message or use any	26
intentionally written or verbal graphic gesture with purpose to	27
do either of the following:	28
(a) Violate division (A)(1) of this section;	29
(b) Urge or incite another to commit a violation of	30
division (A)(1) of this section.	31
(3) No person, with a sexual motivation, shall violate	32
division (A)(1) or (2) of this section.	33
(B) (1) Except as otherwise provided in division (B) (3)	34
(B) (1) Except as otherwise provided in division (B) (3) of this section, no person shall knowingly install a tracking	34 35
of this section, no person shall knowingly install a tracking	35
of this section, no person shall knowingly install a tracking device or tracking application on another person's property	35 36
of this section, no person shall knowingly install a tracking device or tracking application on another person's property without the other person's consent.	35 36 37
of this section, no person shall knowingly install a tracking device or tracking application on another person's property without the other person's consent. (2) For purposes of this section, if a person has given	35 36 37 38
of this section, no person shall knowingly install a tracking device or tracking application on another person's property without the other person's consent. (2) For purposes of this section, if a person has given consent for another to install a tracking device or tracking	35 36 37 38 39
of this section, no person shall knowingly install a tracking device or tracking application on another person's property without the other person's consent. (2) For purposes of this section, if a person has given consent for another to install a tracking device or tracking application on the consenting person's property, the consenting	35 36 37 38 39 40
of this section, no person shall knowingly install a tracking device or tracking application on another person's property without the other person's consent. (2) For purposes of this section, if a person has given consent for another to install a tracking device or tracking application on the consenting person's property, the consenting person's consent is presumed to be revoked if either of the	35 36 37 38 39 40 41
of this section, no person shall knowingly install a tracking device or tracking application on another person's property without the other person's consent. (2) For purposes of this section, if a person has given consent for another to install a tracking device or tracking application on the consenting person's property, the consenting person's consent is presumed to be revoked if either of the following applies:	35 36 37 38 39 40 41 42
of this section, no person shall knowingly install a tracking device or tracking application on another person's property without the other person's consent. (2) For purposes of this section, if a person has given consent for another to install a tracking device or tracking application on the consenting person's property, the consenting person's consent is presumed to be revoked if either of the following applies: (a) The consenting person and the person to whom consent	35 36 37 38 39 40 41 42 43
of this section, no person shall knowingly install a tracking device or tracking application on another person's property without the other person's consent. (2) For purposes of this section, if a person has given consent for another to install a tracking device or tracking application on the consenting person's property, the consenting person's consent is presumed to be revoked if either of the following applies: (a) The consenting person and the person to whom consent was given are lawfully married and one of them files a petition	35 36 37 38 39 40 41 42 43 44

2903.213, 2903.214, 2919.26, or 3113.31 of the Revised Code 48 requesting the issuance against the other person of a protection 49 order or temporary protection order. 50 (3) This section does not apply to any of the following: 51 (a) A law enforcement officer, or any law enforcement 52 agency, that lawfully installs a tracking device or tracking 53 54 application on another person's property as part of a criminal investigation; 55 (b) A parent or legal guardian of a minor child who 56 installs a tracking device or tracking application on the minor 57 child's property if any of the following applies: 58 59 (i) The parents or legal guardians of the child are lawfully married to each other and are not separated or 60 otherwise living apart, and either of those parents or legal 61 quardians consents to the installation of the tracking device or 62 tracking application. 63 (ii) The parent or legal guardian of the child is the sole 64 surviving parent or legal guardian of the child. 65 (iii) The parent or legal quardian of the child has sole 66 custody of the child. 67 (iv) The parents or legal guardians of the child are 68 divorced, separated, or otherwise living apart and both consent 69 to the installation of the tracking device or tracking 70 application. 71 (c) A caregiver of an elderly person or disabled adult, if 72 the elderly person's or disabled adult's treating physician 73 certifies that the installation of a tracking device or tracking 74

application onto the elderly person's or disabled adult's

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property is necessary to ensure the safety of the elderly person	76
or disabled adult;	77
(d) A person acting in good faith on behalf of a business	78
entity for a legitimate business purpose, provided that this	79
division does not apply to a private investigator engaged in the	80
business of private investigation on behalf of another person	81
unless the activities would otherwise be exempt under division	82
(B) (3) of this section if performed by the person engaging the	83
<u>private investigator;</u>	84
(e) An owner or lessee of a motor vehicle who installs, or	85
directs the installation of, a tracking device or tracking	86
application on the vehicle during the period of ownership or	87
lease, if any of the following applies:	88
(i) The tracking device or tracking application is removed	89
before the vehicle's title is transferred or the vehicle's lease	90
<u>expires.</u>	91
(ii) The new owner of the vehicle, in the case of a sale,	92
or the lessor of the vehicle, in the case of an expired lease,	93
consents in writing to the non-removal of the tracking device or	94
tracking application.	95
(iii) The owner of the vehicle at the time of the	96
installation of the tracking device or tracking application was	97
the original manufacturer of the vehicle.	98
<u>(C)</u> Whoever violates <u>division (A) of this section is</u>	99
guilty of menacing by stalking.	100
(1) Except as otherwise provided in divisions <del>(B)(2)(C)(2)</del>	101
and (3) of this section, menacing by stalking is a misdemeanor	102
of the first degree.	103

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(2) Menacing by stalking is a felony of the fourth degree 104 if any of the following applies: 105 (a) The offender previously has been convicted of or 106 pleaded quilty to a violation of this section or a violation of 107 section 2911.211 of the Revised Code. 108 (b) In committing the offense under division (A)(1), (2), 109 or (3) of this section, the offender made a threat of physical 110 harm to or against the victim, or as a result of an offense 111 committed under division (A)(2) or (3) of this section, a third 112 person induced by the offender's posted message made a threat of 113 physical harm to or against the victim. 114

(c) In committing the offense under division (A) (1), (2), 115
or (3) of this section, the offender trespassed on the land or 116
premises where the victim lives, is employed, or attends school, 117
or as a result of an offense committed under division (A) (2) or 118
(3) of this section, a third person induced by the offender's 119
posted message trespassed on the land or premises where the 120
victim lives, is employed, or attends school. 121

(d) The victim of the offense is a minor.

(e) The offender has a history of violence toward the
victim or any other person or a history of other violent acts
toward the victim or any other person.

(f) While committing the offense under division (A) (1) of126this section or a violation of division (A) (3) of this section127based on conduct in violation of division (A) (1) of this128section, the offender had a deadly weapon on or about the129offender's person or under the offender's control. Division (B)130(2) (f) (C) (2) (f) of this section does not apply in determining131the penalty for a violation of division (A) (2) of this section132

or a violation of division (A)(3) of this section based on 133 conduct in violation of division (A)(2) of this section. 134

(g) At the time of the commission of the offense, the
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offender was the subject of a protection order issued under
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section 2903.213 or 2903.214 of the Revised Code, regardless of
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whether the person to be protected under the order is the victim
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of the offense or another person.

(h) In committing the offense under division (A)(1), (2), 140 or (3) of this section, the offender caused serious physical 141 harm to the premises at which the victim resides, to the real 142 property on which that premises is located, or to any personal 143 property located on that premises, or, as a result of an offense 144 committed under division (A) (2) of this section or an offense 145 committed under division (A) (3) of this section based on a 146 violation of division (A)(2) of this section, a third person 147 induced by the offender's posted message caused serious physical 148 harm to that premises, that real property, or any personal 149 property on that premises. 1.50

(i) Prior to committing the offense, the offender had been
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determined to represent a substantial risk of physical harm to
others as manifested by evidence of then-recent homicidal or
other violent behavior, evidence of then-recent threats that
placed another in reasonable fear of violent behavior and
serious physical harm, or other evidence of then-present
dangerousness.

(3) If the victim of the offense is an officer or employee
of a public children services agency or a private child placing
agency and the offense relates to the officer's or employee's
performance or anticipated performance of official
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responsibilities or duties, menacing by stalking is either a

felony of the fifth degree or, if the offender previously has163been convicted of or pleaded guilty to an offense of violence,164the victim of that prior offense was an officer or employee of a165public children services agency or private child placing agency,166and that prior offense related to the officer's or employee's167performance or anticipated performance of official168responsibilities or duties, a felony of the fourth degree.169

(C)(D) Whoever violates division (B) of this section is170guilty of "illegal use of a tracking device or application," a171misdemeanor of the first degree.172

(E)Section 2919.271 of the Revised Code applies in173relation to a defendant charged with a violation of this174section.175

#### (D) (F) As used in this section:

(1) "Pattern of conduct" means two or more actions or 177 incidents closely related in time, whether or not there has been 178 a prior conviction based on any of those actions or incidents, 179 or two or more actions or incidents closely related in time, 180 whether or not there has been a prior conviction based on any of 181 182 those actions or incidents, directed at one or more persons employed by or belonging to the same corporation, association, 183 or other organization. Actions or incidents that prevent, 184 obstruct, or delay the performance by a public official, 185 firefighter, rescuer, emergency medical services person, or 186 emergency facility person of any authorized act within the 187 public official's, firefighter's, rescuer's, emergency medical 188 services person's, or emergency facility person's official 189 capacity, or the posting of messages, use of intentionally 190 written or verbal graphic gestures, or receipt of information or 191 data through the use of any form of written communication or an 192

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electronic method of remotely transferring information, 193 including, but not limited to, a computer, computer network, 194 computer program, computer system, or telecommunications device, 195 may constitute a "pattern of conduct." 196

(2) "Mental distress" means any of the following: 197

(a) Any mental illness or condition that involves some temporary substantial incapacity;

200 (b) Any mental illness or condition that would normally require psychiatric treatment, psychological treatment, or other 201 mental health services, whether or not any person requested or 202 received psychiatric treatment, psychological treatment, or 203 other mental health services.

(3) "Emergency medical services person" is the singular of "emergency medical services personnel" as defined in section 2133.21 of the Revised Code.

(4) "Emergency facility person" is the singular of 208 "emergency facility personnel" as defined in section 2909.04 of 209 the Revised Code. 210

(5) "Public official" has the same meaning as in section 2921.01 of the Revised Code.

(6) "Computer," "computer network," "computer program," 213 "computer system," and "telecommunications device" have the same 214 meanings as in section 2913.01 of the Revised Code. 215

(7) "Post a message" means transferring, sending, posting, 216 publishing, disseminating, or otherwise communicating, or 217 attempting to transfer, send, post, publish, disseminate, or 218 otherwise communicate, any message or information, whether 219 truthful or untruthful, about an individual, and whether done 220

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under one's own name, under the name of another, or while 221 222 impersonating another. (8) "Third person" means, in relation to conduct as 223 described in division (A)(2) of this section, an individual who 224 is neither the offender nor the victim of the conduct. 225 (9) "Sexual motivation" has the same meaning as in section 226 2971.01 of the Revised Code. 227 228 (10) "Organization" includes an entity that is a 229 governmental employer. (11) "Family or household member" means any of the 230 following: 231 (a) Any of the following who is residing or has resided 232 with the person against whom the act prohibited in division (A) 233 (1) of this section is committed: 234 (i) A spouse, a person living as a spouse, or a former 235 236 spouse of the person; (ii) A parent, a foster parent, or a child of the person, 237 or another person related by consanguinity or affinity to the 238 239 person; 240 (iii) A parent or a child of a spouse, person living as a spouse, or former spouse of the person, or another person 241 related by consanguinity or affinity to a spouse, person living 242 as a spouse, or former spouse of the person. 243 (b) The natural parent of any child of whom the person 244 against whom the act prohibited in division (A)(1) of this 245 section is committed is the other natural parent or is the 246 putative other natural parent. 247

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(12) "Person living as a spouse" means a person who is 248 living or has lived with the person against whom the act 249 prohibited in division (A)(1) of this section is committed in a 250 common law marital relationship, who otherwise is cohabiting 251 with that person, or who otherwise has cohabited with the person 2.52 within five years prior to the date of the alleged commission of 2.5.3 254 the act in question. (E) (13) "Business entity" means any form of corporation, 255 partnership, association, cooperative, joint venture, business 256 trust, or sole proprietorship that conducts business in this 257 state. 258 (14) "Business of private investigation" and "private\_ 259 investigator" have the same meanings as in section 4749.01 of 260 the Revised Code. 261 (15) "Disabled adult" and "elderly person" have the same 262 meanings as in section 2913.01 of the Revised Code. 263 (16) "Law enforcement agency" means any organization or 264 unit comprised of law enforcement officers, and also includes 265 any federal or military law enforcement agency. 266 (17) "Person" means an individual, but does not include a 267 268 business entity. (18) "Tracking application" means any software program, 269 the primary purpose of which is to track or identify the 270 location or movement of an individual. 271 (19) "Tracking device" means any device, the primary 272 purpose <u>of which is to reveal its location or movement by the</u> 273 transmission of electronic signals. 274

(G) The state does not need to prove in a prosecution 275

under for a violation of division (A) of this section that a	276
person requested or received psychiatric treatment,	277
psychological treatment, or other mental health services in	278
order to show that the person was caused mental distress as	279
described in division <del>(D)(2)(b) <u>(</u>F)(2)(b)</del> of this section.	280
(F)(1) This (H)(1) Division (A) of this section does not	281
apply to a person solely because the person provided access or	282
connection to or from an electronic method of remotely	283
transferring information not under that person's control,	284
including having provided capabilities that are incidental to	285
providing access or connection to or from the electronic method	286
of remotely transferring the information, and that do not	287
include the creation of the content of the material that is the	288
subject of the access or connection. In addition, any person	289
providing access or connection to or from an electronic method	290
of remotely transferring information not under that person's	291
control shall not be liable for any action voluntarily taken in	292
good faith to block the receipt or transmission through its	293
service of any information that it believes is, or will be sent,	294
in violation of <u>division (A) of</u> this section.	295
(2) Division $(F)(1)(H)(1)$ of this section does not create	296
an affirmative duty for any person providing access or	297
connection to or from an electronic method of remotely	298
transferring information not under that person's control to	299
block the receipt or transmission through its service of any	300
information that it believes is, or will be sent, in violation	301
of this section except as otherwise provided by law.	302

(3) Division (F) (1) (H) (1) of this section does not apply
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to a person who conspires with a person actively involved in the
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creation or knowing distribution of material in violation of
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this section or who knowingly advertises the availability of	306
material of that nature.	307
Section 2. That existing section 2903.211 of the Revised	308
Code is hereby repealed.	309