As Reported by the House Criminal Justice Committee

134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 99

Representative Hall

Cosponsors: Representatives Riedel, Stoltzfus, Seitz, Stewart

A BILL

То	amend sections 109.73, 109.78, 149.433, and	1
	2923.122 and to enact section 109.805 of the	2
	Revised Code to expressly exempt persons	3
	authorized to go armed within a school safety	4
	zone from a peace officer basic training	5
	requirement, to impose training and other	6
	requirements on those persons, and to require	7
	that a board of education or school governing	8
	body that authorizes persons to go armed in a	9
	school provide public notice of that	10
	authorization.	11

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

Section 1. That sections 109.73, 109.78, 149.433, and	12
2923.122 be amended and section 109.805 of the Revised Code be	13
enacted to read as follows:	14
Sec. 109.73. (A) The Ohio peace officer training	15
commission shall recommend rules to the attorney general with	16
respect to all of the following:	17
(1) The approval, or revocation of approval, of peace	18

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officer training schools administered	ed by the state, counties,	19
municipal corporations, public school	ol districts, technical	20
college districts, and the departmen	nt of natural resources;	21

- (2) Minimum courses of study, attendance requirements, and
 equipment and facilities to be required at approved state,
 county, municipal, and department of natural resources peace
 officer training schools;
- (3) Minimum qualifications for instructors at approved 26
 state, county, municipal, and department of natural resources 27
 peace officer training schools; 28
- (4) The requirements of minimum basic training that peace officers appointed to probationary terms shall complete before being eligible for permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code; crisis intervention training; and training in the handling of missing children and child abuse and neglect cases; and training in handling violations of section 2905.32 of the Revised Code; and the time within which such basic training shall be completed following appointment to a probationary term;
- (5) The requirements of minimum basic training that peace officers not appointed for probationary terms but appointed on other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or

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- 3113.31 of the Revised Code, crisis intervention training, and training in the handling of missing children and child abuse and neglect cases, and training in handling violations of section 2905.32 of the Revised Code, and the time within which such basic training shall be completed following appointment on other than a permanent basis;
- (6) Categories or classifications of advanced in-service training programs for peace officers, including programs in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, in crisis intervention, and in the handling of missing children and child abuse and neglect cases, and in handling violations of section 2905.32 of the Revised Code, and minimum courses of study and attendance requirements with respect to such categories or classifications;
- (7) Permitting persons, who are employed as members of a campus police department appointed under section 1713.50 of the Revised Code; who are employed as police officers by a qualified nonprofit corporation police department pursuant to section 1702.80 of the Revised Code; who are appointed and commissioned as bank, savings and loan association, savings bank, credit union, or association of banks, savings and loan associations, savings banks, or credit unions police officers, as railroad police officers, or as hospital police officers pursuant to sections 4973.17 to 4973.22 of the Revised Code; or who are appointed and commissioned as amusement park police officers pursuant to section 4973.17 of the Revised Code, to attend approved peace officer training schools, including the Ohio peace officer training academy, and to receive certificates of satisfactory completion of basic training programs, if the

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private college or university that established the campus police	80
department; qualified nonprofit corporation police department;	81
bank, savings and loan association, savings bank, credit union,	82
or association of banks, savings and loan associations, savings	83
banks, or credit unions; railroad company; hospital; or	84
amusement park sponsoring the police officers pays the entire	85
cost of the training and certification and if trainee vacancies	86
are available;	87
(8) Permitting undercover drug agents to attend approved	88
peace officer training schools, other than the Ohio peace	89
officer training academy, and to receive certificates of	90
satisfactory completion of basic training programs, if, for each	91
undercover drug agent, the county, township, or municipal	92
corporation that employs that undercover drug agent pays the	93
entire cost of the training and certification;	94
(9)(a) The requirements for basic training programs for	95
bailiffs and deputy bailiffs of courts of record of this state	96
and for criminal investigators employed by the state public	97
defender that those persons shall complete before they may carry	98
a firearm while on duty;	99
(b) The requirements for any training received by a	100
bailiff or deputy bailiff of a court of record of this state or	101
by a criminal investigator employed by the state public defender	102
prior to June 6, 1986, that is to be considered equivalent to	103
the training described in division (A)(9)(a) of this section.	104
(10) Establishing minimum qualifications and requirements	105
for certification for dogs utilized by law enforcement agencies;	106

(11) Establishing minimum requirements for certification

of persons who are employed as correction officers in a full-

service jail, five-day facility, or eight-hour holding facility	109
or who provide correction services in such a jail or facility;	110
(12) Establishing requirements for the training of humane	111
society agents under section 1717.061 of the Revised Code,	112
including, without limitation, a requirement that the agents	113
receive instruction on traditional animal husbandry methods and	114
training techniques, including customary owner-performed	115
practices;	116
(13) Permitting tactical medical professionals to attend	117
approved peace officer training schools, including the Ohio	118
peace officer training academy, to receive training of the type	119
described in division (A)(14) of this section and to receive	120
certificates of satisfactory completion of training programs	121
described in that division;	122
(14) The requirements for training programs that tactical	123
medical professionals shall complete to qualify them to carry	124
firearms while on duty under section 109.771 of the Revised	125
Code, which requirements shall include at least the firearms	126
training specified in division (A) of section 109.748 of the	127
Revised Code;	128
(15) Procedures and requirements for a portion of basic	129
training that peace officers complete in proper interactions	130
with civilians during traffic stops and other in-person	131
encounters as specified in division (B)(4) of section 109.803 of	132
the Revised Code and including the topics of instruction listed	133
for active duty peace officers under divisions (B)(4)(a) to (d)	134
of that section;	135
(16) The requirements for initial training that a person	136
must successfully complete to be qualified to serve as a person	137

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application for approval has been made;

(3) Make recommendations, from time to time, to the

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certify persons who have satisfactorily completed approved	196
training programs designed to qualify persons for positions as	197
special police, security guards, or persons otherwise privately	198
employed in a police capacity and issue appropriate certificates	199
to such persons. Application for approval of a training program	200
designed to qualify persons for such positions shall be made to	201
the commission. An application for approval shall be submitted	202
to the commission with a fee of one hundred twenty-five dollars,	203
which fee shall be refunded if the application is denied. Such	204
programs shall cover only duties and jurisdiction of such	205
security guards and special police privately employed in a	206
police capacity when such officers do not qualify for training	207
under section 109.71 of the Revised Code. A person attending an	208
approved basic training program administered by the state shall	209
pay to the agency administering the program the cost of the	210
person's participation in the program as determined by the	211
agency. A person attending an approved basic training program	212
administered by a county or municipal corporation shall pay the	213
cost of the person's participation in the program, as determined	214
by the administering subdivision, to the county or the municipal	215
corporation. A person who is issued a certificate for	216
satisfactory completion of an approved basic training program	217
shall pay to the commission a fee of fifteen dollars. A	218
duplicate of a lost, spoliated, or destroyed certificate may be	219
issued upon application and payment of a fee of fifteen dollars.	220
Such certificate or the completion of twenty years of active	221
duty as a peace officer shall satisfy the educational	222
requirements for appointment or commission as a special police	223
officer or special deputy of a political subdivision of this	224
state.	225

(B) (1) The executive director of the Ohio peace officer

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training commission, on behalf of the commission and in	227
accordance with rules promulgated by the attorney general, shall	228
certify basic firearms training programs, and shall issue	229
certificates to class A, B, or C licensees or prospective class	230
A, B, or C licensees under Chapter 4749. of the Revised Code and	231
to registered or prospective employees of such class A, B, or C	232
licensees who have satisfactorily completed a basic firearms	233
training program of the type described in division (A)(1) of	234
section 4749.10 of the Revised Code.	235

Application for approval of a basic firearms training program shall be made to the commission. An application shall be submitted to the commission with a fee of one hundred dollars, which fee shall be refunded if the application is denied.

A person who is issued a certificate for satisfactory completion of an approved basic firearms training program shall pay a fee of ten dollars to the commission. A duplicate of a lost, spoliated, or destroyed certificate may be issued upon application and payment of a fee of five dollars.

(2) The executive director, on behalf of the commission 245 and in accordance with rules promulgated by the attorney 246 general, also shall certify firearms requalification training 247 programs and instructors for the annual requalification of class 248 A, B, or C licensees under Chapter 4749. of the Revised Code and 249 registered or prospective employees of such class A, B, or C 250 licensees who are authorized to carry a firearm under section 251 4749.10 of the Revised Code. Application for approval of a 252 training program or instructor for such purpose shall be made to 253 the commission. Such an application shall be submitted to the 254 commission with a fee of fifty dollars, which fee shall be 255 refunded if the application is denied. 256

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- (3) The executive director, upon request, also shall 257 review firearms training received within three years prior to 258 November 23, 1985, by any class A, B, or C licensee or 259 prospective class A, B, or C licensee, or by any registered or 260 prospective employee of any class A, B, or C licensee under 261 Chapter 4749. of the Revised Code to determine if the training 2.62 received is equivalent to a basic firearms training program that 263 includes twenty hours of handgun training and five hours of 264 training in the use of other firearms, if any other firearm is 265 to be used. If the executive director determines the training 266 was received within the three-year period and that it is 267 equivalent to such a program, the executive director shall issue 268 written evidence of approval of the equivalency training to the 269 licensee or employee. 270
- (C) There is hereby established in the state treasury the peace officer private security fund, which shall be used by the Ohio peace officer training commission to administer the training program to qualify persons for positions as special police, security guards, or other private employment in a police capacity, as described in division (A) of this section, and the training program in basic firearms and the training program for firearms requalification, both as described in division (B) of this section. All fees paid to the commission by applicants for approval of a training program designed to qualify persons for such private police positions, basic firearms training program, or a firearms requalification training program or instructor, as required by division (A) or (B) of this section, by persons who satisfactorily complete a private police training program or a basic firearms training program, as required by division (A) or (B) of this section, or by persons who satisfactorily requalify in firearms use, as required by division (B)(2) of section

4749.10 of the Revised Code, shall be transmitted to the	288
treasurer of state for deposit in the fund. The fund shall be	289
used only for the purpose set forth in this division.	290
(D) No (D) (1) Subject to division (D) (2) of this section,	291
no public or private educational institution or superintendent	292
of the state highway patrol shall employ a person as a special	293
police officer, <u>as a security guard</u> , or other for a similar law	294
enforcement or security position in which such person goes armed	295
while on duty, who has not received a certificate of having	296
satisfactorily completed an approved basic peace officer	297
training program, unless the person has completed twenty years	298
of active duty as a peace officer.	299
(2) Division (D)(1) of this section does not apply with	300
respect to the employment of a person by a board of education or	301
governing body of a school in a position in which the person has	302
been authorized by a board or governing body to voluntarily go	303
armed within a school safety zone within which the board or	304
governing body has authority, if both of the following apply	305
with respect to the employment and person:	306
(a) The person is a person authorized to go armed within a	307
school safety zone, as defined in section 2923.122 of the	308
Revised Code.	309
(b) The person is not being employed as a special police	310
officer or security officer.	311
(E) The general assembly, in amending division (D) of this	312
section pursuant to H.B. 99 of the 134th general assembly,	313
hereby declares that the purpose of those amendments is to	314
expressly overrule the decision of the Ohio Supreme Court in the	315
case Gabbard v. Madison Local School Dist. Bd. of Edn., Slip_	316

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<u>Opinion No. 2021-Ohio-2067.</u>	317
Sec. 109.805. The attorney general shall adopt, in	318
accordance with Chapter 119. of the Revised Code or pursuant to	319
section 109.74 of the Revised Code, the following rules:	320
(A) Rules governing the requirements for initial training	321
that a person must successfully complete to be qualified to	322
serve as a person authorized to go armed within a school safety	323
zone under section 2923.122 of the Revised Code. The rules shall	324
<pre>include all of the following:</pre>	325
(1) Rules governing eighteen hours of general training	326
that a person must successfully complete to be qualified to	327
serve as a person authorized to go armed within a school safety	328
zone under section 2923.122 of the Revised Code. The rules shall	329
specify both of the following:	330
(a) The content of the training;	331
(b) That the number of hours of training shall not exceed	332
eighteen hours.	333
(2) Rules governing two hours of handgun training that a	334
person must successfully complete to be qualified to serve as a	335
person authorized to go armed within a school safety zone under	336
section 2923.122 of the Revised Code. The rules shall specify	337
both of the following:	338
(a) The content of the training as described in division	339
(C) of this section;	340
(b) That the number of hours of training shall not exceed	341
two hours.	342
(B) Rules governing the requirements for additional	343
training that a person must successfully complete, after	344

receiving the training required under the rules described in	345
division (A) of this section, to be qualified to serve as a	346
person authorized to go armed within a school safety zone under	347
section 2923.122 of the Revised Code. The rules shall include	348
all of the following:	349
(1) Rules governing two hours of general training that a	350
person must successfully complete, after receiving the training	351
required under the rules described in division (A) of this	352
section, to be qualified to serve as a person authorized to go	353
armed within a school safety zone under section 2923.122 of the	354
Revised Code. The rules shall specify all of the following:	355
(a) The content of the training;	356
(b) That the number of hours of training shall not exceed	357
two hours;	358
(c) That the training shall be completed annually.	359
(2) Rules governing two hours of handgun training that a	360
person must successfully complete, after receiving the training	361
required under the rules described in division (A) of this	362
section, to be qualified to serve as a person authorized to go	363
armed within a school safety zone under section 2923.122 of the	364
Revised Code. The rules shall specify all of the following:	365
(a) The content of the training as described in division	366
(C) of this section;	367
(b) That the number of hours of training shall not exceed	368
<pre>two hours;</pre>	369
(c) That the training shall be completed annually.	370
(C) The content of the handgun training described in	371
divisions (A)(2)(a) and (B)(2)(a) of this section shall require	372

a person authorized to go armed within a school safety zone to	373
complete all of the following:	374
(1) Demonstrate proper loading and holstering procedures;	375
(2) On signal, draw to close quarters retention position	376
and fire three rounds into the preferred area. Upon completion,	377
take appropriate post-shooting actions. The distance from the	378
target shall be four feet, the time allowed shall be five	379
seconds, and the number of rounds allowed shall be three.	380
(3) On signal, take a flanking step while drawing and fire	381
two rounds into the preferred area of the torso and then one	382
round into the head circle. Upon completion, take appropriate	383
post-shooting actions. The distance from the target shall be	384
nine feet, the time allowed shall be six seconds, and the number	385
of rounds allowed shall be three.	386
(4) On signal, take a flanking step while drawing and fire	387
four rounds into the preferred area with dominant hand only.	388
Upon completion, take appropriate post-shooting actions and	389
remain at the high ready position with the handgun in the	390
dominant hand. On command, transfer the handgun to the non-	391
dominant hand and remain at a chest ready or compressed ready	392
position. The distance from the target shall be twelve feet, the	393
time allowed shall be eight seconds, and the number of rounds	394
allowed shall be four.	395
(5) On signal, take a flanking step while presenting to	396
the target and fire four rounds into the preferred area with	397
non-dominant hand only. Upon completion, take appropriate post-	398
shooting actions. The distance from the target shall be twelve	399
feet, the time allowed shall be seven seconds, and the number of	400
rounds allowed shall be four.	401

(6) On signal, take a flanking step while drawing and fire	402
three rounds into the preferred area. On slide lock, take a	403
flanking step in the opposite direction while reloading and fire	404
three additional rounds into the preferred area. Upon	405
completion, take appropriate post-shooting actions. The handgun	406
shall be prepared with one round in the chamber and two in the	407
magazine. The distance from the target shall be twenty feet, the	408
time allowed shall be twelve seconds, and the number of rounds	409
allowed shall be six.	410
(7) On signal, take a flanking step while drawing and fire	411
three rounds into the preferred area. Upon completion, take	412
appropriate post-shooting actions. The distance from the target	413
shall be thirty feet, the time allowed shall be eight seconds,	414
and the number of rounds allowed shall be three.	415
(8) On signal, take a flanking step while drawing and fire	416
two rounds into the preferred area. Upon completion, take	417
appropriate post-shooting actions. The distance from the target	418
shall be fifty feet, the time allowed shall be eight seconds,	419
and the number of rounds allowed shall be two.	420
(9) Demonstrate proper unloading and clearing procedures.	421
(D) Nothing in this section prohibits the board of	422
education or governing body of a school from requiring more	423
training than the training requirements in this section for a	424
person authorized to go armed within a school safety zone.	425
(E) As used in this section, "additional training,"	426
"initial training," and "person authorized to go armed within a	427
school safety zone" have the same meanings as in section	428
2923.122 of the Revised Code.	429
Sec. 149.433. (A) As used in this section:	430

plans either of which is intended to prevent or mitigate acts of

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dangerous ordnance in a school safety zone.

to a record that is a public notification required to be	488
provided under division (D)(1)(d) of section 2923.122 of the	489
Revised Code. A record that is such a public notification is a	490
public record to the extent that it is required to be provided	491
under division (D)(1)(d) of section 2923.122 of the Revised	492
Code.	493
(C) A record prepared by, submitted to, or kept by a	494
public office that is an infrastructure record of a private	495
entity, which is submitted to the public office for use by the	496
public office, when accompanied by an express statement, is	497
exempt from release or disclosure under section 149.43 of the	498
Revised Code for a period of twenty-five years after its	499
creation if it is retained by the public office for that length	500
of time.	501
(D) Notwithstanding any other section of the Revised Code,	502
disclosure by a public office, public employee, chartered	503
nonpublic school, or chartered nonpublic school employee of a	504
security record or infrastructure record that is necessary for	505
construction, renovation, or remodeling work on any public	506
building or project or chartered nonpublic school does not	507
constitute public disclosure for purposes of waiving division	508
(B) of this section and does not result in that record becoming	509
a public record for purposes of section 149.43 of the Revised	510
Code.	511
Sec. 2923.122. (A) No person shall knowingly convey, or	512
attempt to convey, a deadly weapon or dangerous ordnance into a	513
school safety zone.	514
(B) No person shall knowingly possess a deadly weapon or	515

(C) No person shall knowingly possess an object in a	517
school safety zone if both of the following apply:	518
(1) The object is indistinguishable from a firearm,	519
whether or not the object is capable of being fired.	520
micener of not one object is capable of being filed.	020
(2) The person indicates that the person possesses the	521
object and that it is a firearm, or the person knowingly	522
displays or brandishes the object and indicates that it is a	523
firearm.	524
(D)(1) This section does not apply to any of the	525
following:	526
(a) An officer, agent, or employee of this or any other	527
state or the United States who is authorized to carry deadly	528
weapons or dangerous ordnance and is acting within the scope of	529
the officer's, agent's, or employee's duties, a;	530
ene differ the agent to of employee to ducted, ag	
(b) A law enforcement officer who is authorized to carry	531
deadly weapons or dangerous ordnance, a;	532
(c) A security officer employed by a board of education or	533
governing body of a school during the time that the security	534
officer is on duty pursuant to that contract of employment, or	535
any ;	536
(d) Any other person who has written authorization from	537
the board of education or governing body of a school authorized	538
to convey deadly weapons or dangerous ordnance into go armed	539
within a school safety zone or to possess a deadly weapon or	540
dangerous ordnance in a school safety zone and who conveys or	541
possesses the deadly weapon or dangerous ordnance in accordance	542
with that authorization if the board of education or governing	543
body of a school notifies the public, by whatever means the	544
school regularly communicates with the public, that the board or	545

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governing body has authorized one or more other persons to go	546
armed within a school of the board or governing body. Nothing in	547
this division shall be construed as requiring the disclosure of	548
information that is not a public record under section 149.43 or	549
149.433 of the Revised Code;	550
(b) (e) Any person who is employed in this state, who is	551
authorized to carry deadly weapons or dangerous ordnance, and	552
who is subject to and in compliance with the requirements of	553
section 109.801 of the Revised Code, unless the appointing	554
authority of the person has expressly specified that the	555
exemption provided in division $\frac{(D)(1)(b)}{(D)(1)(e)}$ of this	556
section does not apply to the person.	557
(2) Division (C) of this section does not apply to	558
premises upon which home schooling is conducted. Division (C) of	559
this section also does not apply to a school administrator,	560
teacher, or employee who possesses an object that is	561
indistinguishable from a firearm for legitimate school purposes	562
during the course of employment, a student who uses an object	563
that is indistinguishable from a firearm under the direction of	564
a school administrator, teacher, or employee, or any other	565
person who with the express prior approval of a school	566
administrator possesses an object that is indistinguishable from	567
a firearm for a legitimate purpose, including the use of the	568
object in a ceremonial activity, a play, reenactment, or other	569
dramatic presentation, school safety training, or a ROTC	570
activity or another similar use of the object.	571

(3) This section does not apply to a person who conveys or

attempts to convey a handgun into, or possesses a handgun in, a

school safety zone if, at the time of that conveyance, attempted

conveyance, or possession of the handgun, all of the following

apply:	576
(a) The person does not enter into a school building or	577
onto school premises and is not at a school activity.	578
(b) The person is carrying a valid concealed handgun	579
license or the person is an active duty member of the armed	580
forces of the United States and is carrying a valid military	581
identification card and documentation of successful completion	582
of firearms training that meets or exceeds the training	583
requirements described in division (G)(1) of section 2923.125 of	584
the Revised Code.	585
(c) The person is in the school safety zone in accordance	586
with 18 U.S.C. 922(q)(2)(B).	587
(d) The person is not knowingly in a place described in	588
division (B)(1) or (B)(3) to (8) of section 2923.126 of the	589
Revised Code.	590
(4) This section does not apply to a person who conveys or	591
attempts to convey a handgun into, or possesses a handgun in, a	592
school safety zone if at the time of that conveyance, attempted	593
conveyance, or possession of the handgun all of the following	594
apply:	595
(a) The person is carrying a valid concealed handgun	596
license or the person is an active duty member of the armed	597
forces of the United States and is carrying a valid military	598
identification card and documentation of successful completion	599
of firearms training that meets or exceeds the training	600
requirements described in division (G)(1) of section 2923.125 of	601
the Revised Code.	602
(b) The person leaves the handgun in a motor vehicle.	603

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(c) The handgun does not leave the motor vehicle. 604 (d) If the person exits the motor vehicle, the person 605 locks the motor vehicle. 606 (E) (1) Whoever violates division (A) or (B) of this 607 608 section is guilty of illegal conveyance or possession of a deadly weapon or dangerous ordnance in a school safety zone. 609 Except as otherwise provided in this division, illegal 610 conveyance or possession of a deadly weapon or dangerous 611 ordnance in a school safety zone is a felony of the fifth 612 degree. If the offender previously has been convicted of a 613 violation of this section, illegal conveyance or possession of a 614 deadly weapon or dangerous ordnance in a school safety zone is a 615 felony of the fourth degree. 616 (2) Whoever violates division (C) of this section is 617 quilty of illegal possession of an object indistinguishable from 618 a firearm in a school safety zone. Except as otherwise provided 619 in this division, illegal possession of an object 620 indistinguishable from a firearm in a school safety zone is a 621 misdemeanor of the first degree. If the offender previously has 622 been convicted of a violation of this section, illegal 623 possession of an object indistinguishable from a firearm in a 624 school safety zone is a felony of the fifth degree. 625 (F)(1) In addition to any other penalty imposed upon a 626 person who is convicted of or pleads guilty to a violation of 627 this section and subject to division (F)(2) of this section, if 628 the offender has not attained nineteen years of age, regardless 629 of whether the offender is attending or is enrolled in a school 630 operated by a board of education or for which the state board of 631

education prescribes minimum standards under section 3301.07 of

the Revised Code, the court shall impose upon the offender a

class four suspension of the offender's probationary driver's	634
license, restricted license, driver's license, commercial	635
driver's license, temporary instruction permit, or probationary	636
commercial driver's license that then is in effect from the	637
range specified in division (A)(4) of section 4510.02 of the	638
Revised Code and shall deny the offender the issuance of any	639
permit or license of that type during the period of the	640
suspension.	641
If the offender is not a resident of this state, the court	642
shall impose a class four suspension of the nonresident	643
operating privilege of the offender from the range specified in	644
division (A)(4) of section 4510.02 of the Revised Code.	645
(2) If the offender shows good cause why the court should	646
not suspend one of the types of licenses, permits, or privileges	647
specified in division (F)(1) of this section or deny the	648
issuance of one of the temporary instruction permits specified	649
in that division, the court in its discretion may choose not to	650
impose the suspension, revocation, or denial required in that	651
division, but the court, in its discretion, instead may require	652
the offender to perform community service for a number of hours	653
determined by the court.	654
(G) As used in this section $_{7}$:	655
(1) "Initial training" means training that is completed	656
prior to conveying or possessing a deadly weapon or dangerous	657
ordnance into or in a school safety zone.	658
(2) "object Object that is indistinguishable from a	659
firearm" means an object made, constructed, or altered so that,	660
to a reasonable person without specialized training in firearms,	661
the object appears to be a firearm.	662

(3)(a) "Person authorized to go armed within a school	663
safety zone" means a person to whom all of the following apply:	664
(i) The person has written authorization from the board of	665
education or governing body of a school that authorizes the	666
person to convey or possess deadly weapons or dangerous ordnance	667
in a school safety zone within which the board or governing body	668
has authority and that specifies the manner in which the person	669
may convey or possess deadly weapons or dangerous ordnance in a	670
school safety zone within which the board or governing body has	671
authority.	672
(ii) The person conveys or possesses the deadly weapon or	673
dangerous ordnance in accordance with that authorization.	674
(iii) The person has a valid concealed handgun license.	675
(iv) Except as provided in division (G)(3)(c) of this	676
section, the person has completed the following initial	677
<pre>training:</pre>	678
(I) The person has successfully completed eighteen hours	679
of general training prescribed by rule under division (A)(1) of	680
section 109.805 of the Revised Code.	681
(II) The person has successfully completed two hours of	682
handgun training prescribed by rule under division (A) (2) of	683
section 109.805 of the Revised Code.	684
(v) Except as provided in division (G)(3)(c) of this	685
section, the person has completed the following annual	686
additional training:	687
(I) The person has successfully completed two hours of	688
general training prescribed by rule under division (B)(1) of	689
section 109.805 of the Revised Code.	690

(II) The person has successfully completed two hours of	691
handgun training prescribed by rule under division (B)(2) of	692
section 109.805 of the Revised Code.	693
(b) The board or governing body of the school shall pay	694
all fees for the training described in divisions (G) (3) (a) (iv)	695
and (v) of this section.	696
(c) The training requirements in divisions (G)(3)(a)(iv)	697
and (v) of this section do not apply to a law enforcement	698
officer or school resource officer.	699
(d) Nothing in division (G)(3) of this section prohibits	700
the board or governing body of a school from requiring more	701
training than the training requirements in divisions (G)(3)(a)	702
(iv) and (v) of this section for a person authorized to go armed	703
within a school safety zone.	704
(4) "Additional training" means training that is completed	705
after completing the initial training required under division	706
(G) (3) (a) (iv) of this section.	707
Section 2. That existing sections 109.73, 109.78, 149.433,	708
and 2923.122 of the Revised Code are hereby repealed.	709
Section 3. Not later than one hundred twenty days after	710
the effective date of this section, the Attorney General shall	711
file proposals of the rules described in divisions (A)(3) and	712
(4) of section 109.748 of the Revised Code, as enacted in this	713
act, with the Secretary of State, the Director of the	714
Legislative Service Commission, and the Joint Committee on	715
Agency Rule Review, in accordance with section 119.03 of the	716
Revised Code.	717
Section 4. Section 109.73 of the Revised Code is presented	718
in this act as a composite of the section as amended by both	719

Sub. H. B. No. 99 As Reported by the House Criminal Justice Committee	Page 26	
H.B. 24 and S.B. 68 of the 133rd General Assembly. The General	720	
Assembly, applying the principle stated in division (B) of	721	
section 1.52 of the Revised Code that amendments are to be	722	
harmonized if reasonably capable of simultaneous operation,	723	
finds that the composite is the resulting version of the section	724	
in effect prior to the effective date of the section as	725	
presented in this act.	726	