### As Passed by the House

**135th General Assembly** 

# Regular Session 2023-2024

H. B. No. 372

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**Representatives Grim, Hoops** 

Cosponsors: Representatives Miranda, Denson, Humphrey, Baker, Brennan, Lightbody, Pizzulli, Miller, A., Wiggam, Russo, Troy, Rogers, Liston, Isaacsohn, Weinstein, Sweeney, Miller, J., Galonski, Lipps, Brent, Skindell, Brown, Miller, K., Hillyer, Abdullahi, Abrams, Brewer, Cross, Dell'Aquila, Dobos, Forhan, Ghanbari, Jarrells, Jones, McNally, Mohamed, Oelslager, Patton, Pavliga, Piccolantonio, Ray, Robb Blasdel, Somani

# A BILL

То	amend sections 4511.62, 4511.63, 4511.64, and	1
	4511.712 of the Revised Code to require vehicle	2
	operators to watch, listen, and stop for on-	3
	track equipment that may be approaching a	4
	railroad crossing.	5

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

Section 1. That sections 4511.62, 4511.63, 4511.64, and	6
4511.712 of the Revised Code be amended to read as follows:	7
Sec. 4511.62. (A)(1) Whenever any person driving a vehicle	8
or trackless trolley approaches a railroad grade crossing, the	9
person shall stop within fifty feet, but not less than fifteen	10
feet from the nearest rail of the railroad if any of the	11
following circumstances exist at the crossing:	12
(a) A clearly visible electric or mechanical signal device	13

gives warning of the immediate approach of a train or other on-

track equipment.	
(b) A crossing gate is lowered.	16
(c) A flagperson gives or continues to give a signal of	17
the approach or passage of a train <u>or other on-track equipment</u> .	
(d) There is insufficient space on the other side of the	19
railroad grade crossing to accommodate the vehicle or trackless	20
trolley the person is operating without obstructing the passage	21
of other vehicles, trackless trolleys, pedestrians, <del>or </del> railroad	22
trains, or other on-track equipment, notwithstanding any traffic	23
control signal indication to proceed.	24
(e) An approaching train <u>or other on-track equipment</u> is	25
emitting an audible signal or is plainly visible and is in	
hazardous proximity to the crossing.	27
(f) There is insufficient undercarriage clearance to	28
safely negotiate the crossing.	29
(2) A person who is driving a vehicle or trackless trolley	30
and who approaches a railroad grade crossing shall not proceed	31
as long as any of the circumstances described in divisions (A)	32
(1)(a) to (f) of this section exist at the crossing.	33
(B) No person shall drive any vehicle through, around, or	34
under any crossing gate or barrier at a railroad crossing while	35
the gate or barrier is closed or is being opened or closed	36
unless the person is signaled by a law enforcement officer or	37
flagperson that it is permissible to do so.	38
<del>(C)<u>(</u>C)(1)</del> Whoever violates this section is guilty of a	39
misdemeanor of the fourth degree.	40
(2) In lieu of a fine or jail term for a violation of this	41

section, a court may instead order the offender to attend and 42

successfully complete a remedial safety training or presentation	43
regarding rail safety that is offered by an authorized and	44
qualified organization that is selected by the court. The	45
offender shall complete the presentation within a time frame	46
determined by the court, not to exceed one hundred eighty days	47
after the court issues the order. The offender shall notify the	48
court of the successful completion of the presentation. When the	49
offender notifies the court of the successful completion of the	50
presentation, the court shall waive any fine or jail term that	51
it otherwise would have imposed for a violation of this section.	52
(D) The offenses established under this section are strict	53
liability offenses and section 2901.20 of the Revised Code does	54
not apply. The designation of these offenses as strict liability	55
offenses shall not be construed to imply that any other offense,	56
for which there is no specified degree of culpability, is not a	57
strict liability offense.	58
Sec. 4511.63. (A) Except as provided in division (B) of	59
this section, the operator of any bus, any school vehicle, or	60
any vehicle transporting a material or materials required to be	61
placarded under 49 C.F.R. Parts 100-185, before crossing at	62
grade any track of a railroad, shall stop the vehicle and, while	63
so stopped, shall listen through an open door or open window and	64
look in both directions along the track for any approaching	65
train <u>or other on-track equipment</u> , and for signals indicating	66
the approach of a train <u>or other on-track equipment</u> , and shall	67
proceed only upon exercising due care after stopping, looking,	68
and listening as required by this section. Upon proceeding, the	69
operator of such a vehicle shall cross only in a gear that will	70

operator of such a vehicle shall cross only in a gear that will70ensure there will be no necessity for changing gears while71traversing the crossing and shall not shift gears while crossing72the tracks.73

(B) This section does not apply at grade crossings when
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 the public utilities commission has authorized and approved an
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 exempt crossing as provided in this division.
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(1) Any local authority may file an application with the 77 commission requesting the approval of an exempt crossing. Upon 78 receipt of such a request, the commission shall authorize a 79 limited period for the filing of comments by any party regarding 80 the application and then shall conduct a public hearing in the 81 community seeking the exempt crossing designation. The 82 commission shall provide appropriate prior public notice of the 83 comment period and the public hearing. By registered mail, the 84 commission shall notify each railroad operating over the 85 crossing of the comment period. 86

(2) After considering any comments or other information received, the commission may approve or reject the application. By order, the commission may establish conditions for the exempt crossing designation, including compliance with division (b) of 49 C.F.R. Part 392.10, when applicable. An exempt crossing designation becomes effective only when appropriate signs giving notice of the exempt designation are erected at the crossing as ordered by the commission and any other conditions ordered by the commission are satisfied.

(3) By order, the commission may rescind any exempt 96 crossing designation made under this section if the commission 97 finds that a condition at the exempt crossing has changed to 98 such an extent that the continuation of the exempt crossing 99 designation compromises public safety. The commission may 100 conduct a public hearing to investigate and determine whether to 101 rescind the exempt crossing designation. If the commission 102 rescinds the designation, it shall order the removal of any 103

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exempt crossing signs and may make any other necessary order. 104 105

(C) As used in this section:

(1) "School vehicle" means any vehicle used for the 106 transportation of pupils to and from a school or school-related 107 function if the vehicle is owned or operated by, or operated 108 under contract with, a public or nonpublic school. 109

(2) "Bus" means any vehicle originally designed by its 110 manufacturer to transport sixteen or more passengers, including 111 the driver, or carries sixteen or more passengers, including the 112 driver. 113

(3) "Exempt crossing" means a highway rail grade crossing 114 authorized and approved by the public utilities commission under 115 division (B) of this section at which vehicles may cross without 116 making the stop otherwise required by this section. 117

(D) Except as otherwise provided in this division, whoever 118 violates this section is quilty of a minor misdemeanor. If the 119 offender previously has been convicted of or pleaded guilty to 120 one or more violations of this section or section 4511.76, 121 4511.761, 4511.762, 4511.764, 4511.77, or 4511.79 of the Revised 122 Code or a municipal ordinance that is substantially similar to 123 any of those sections, whoever violates this section is quilty 124 of a misdemeanor of the fourth degree. 125

(E) The offenses established under this section are strict 126 liability offenses and section 2901.20 of the Revised Code does 127 not apply. The designation of these offenses as strict liability 128 offenses shall not be construed to imply that any other offense, 129 for which there is no specified degree of culpability, is not a 130 strict liability offense. 131

Sec. 4511.64. (A) No person shall operate or move any

crawler-type tractor, steam shovel, derrick, roller, or any 133 equipment or structure having a normal operating speed of six or 134 less miles per hour or a vertical body or load clearance of less 135 than nine inches above the level surface of a roadway, upon or 136 across any tracks at a railroad grade crossing without first 137 complying with divisions (A)(1) and (2) of this section. 138

(1) Before making any such crossing, the person operating or moving any such vehicle or equipment shall first stop the same, and while stopped the person shall listen and look in both directions along such track for any approaching train <u>or other</u> <u>on-track equipment</u> and for signals indicating the approach of a train <u>or other on-track equipment</u>, and shall proceed only upon exercising due care.

(2) No such crossing shall be made when warning is given
 by automatic signal or crossing gates or a flagperson or
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 otherwise of the immediate approach of a railroad train or car
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 or other on-track equipment.

(B) If the normal sustained speed of such vehicle, 150 equipment, or structure is not more than three miles per hour, 151 the person owning, operating, or moving the same shall also give 152 notice of such intended crossing to a station agent or 153 superintendent of the railroad, and a reasonable time shall be 154 given to such railroad to provide proper protection for such 155 crossing. Where such vehicles or equipment are being used in 156 constructing or repairing a section of highway lying on both 157 sides of a railroad grade crossing, and in such construction or 158 repair it is necessary to repeatedly move such vehicles or 159 equipment over such crossing, one daily notice specifying when 160 such work will start and stating the hours during which it will 161 be prosecuted is sufficient. 162

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(C) Except as otherwise provided in this division, whoever 163 violates this section is quilty of a minor misdemeanor. If, 164 within one year of the offense, the offender previously has been 165 convicted of or pleaded quilty to one predicate motor vehicle or 166 traffic offense, whoever violates this section is guilty of a 167 misdemeanor of the fourth degree. If, within one year of the 168 offense, the offender previously has been convicted of two or 169 more predicate motor vehicle or traffic offenses, whoever 170 violates this section is quilty of a misdemeanor of the third 171 degree. 172

If the offender commits the offense while distracted and 173 the distracting activity is a contributing factor to the 174 commission of the offense, the offender is subject to the 175 additional fine established under section 4511.991 of the 176 Revised Code. 177

(D) The offenses established under this section are strict liability offenses and section 2901.20 of the Revised Code does not apply. The designation of these offenses as strict liability offenses shall not be construed to imply that any other offense, for which there is no specified degree of culpability, is not a strict liability offense.

Sec. 4511.712. (A) No driver shall enter an intersection 184 or marked crosswalk or drive onto any railroad grade crossing 185 unless there is sufficient space on the other side of the 186 intersection, crosswalk, or grade crossing to accommodate the 187 vehicle, streetcar, or trackless trolley the driver is operating 188 without obstructing the passage of other vehicles, streetcars, 189 trackless trolleys, pedestrians, or railroad trains, or other 190 <u>on-track equipment</u> notwithstanding any traffic control signal 191 indication to proceed. 192

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(B) Except as otherwise provided in this division, whoever 193 violates this section is quilty of a minor misdemeanor. If, 194 within one year of the offense, the offender previously has been 195 convicted of or pleaded guilty to one predicate motor vehicle or 196 traffic offense, whoever violates this section is guilty of a 197 misdemeanor of the fourth degree. If, within one year of the 198 offense, the offender previously has been convicted of two or 199 more predicate motor vehicle or traffic offenses, whoever 200 violates this section is quilty of a misdemeanor of the third 201 degree. 202

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(C) The offenses established under this section are strict208liability offenses and section 2901.20 of the Revised Code does209not apply. The designation of these offenses as strict liability210offenses shall not be construed to imply that any other offense,211for which there is no specified degree of culpability, is not a212strict liability offense.213

 Section 2. That existing sections 4511.62, 4511.63,
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 4511.64, and 4511.712 of the Revised Code are hereby repealed.
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