## As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 603

**Representative Pavliga** 

## A BILL

То	amend sections 2929.15 and 2929.25 of the	1
	Revised Code to allow a sheriff or deputy	2
	sheriff to report violations of community	3
	control.	4

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

Section 1. That sections 2929.15 and 2929.25 of the	5
Revised Code be amended to read as follows:	6
Sec. 2929.15. (A)(1) If in sentencing an offender for a	7
felony the court is not required to impose a prison term, a	8
mandatory prison term, or a term of life imprisonment upon the	9
offender, the court may directly impose a sentence that consists	10
of one or more community control sanctions authorized pursuant	11
to section 2929.16, 2929.17, or 2929.18 of the Revised Code. If	12
the court is sentencing an offender for a fourth degree felony	13
OVI offense under division (G)(1) of section 2929.13 of the	14
Revised Code, in addition to the mandatory term of local	15
incarceration imposed under that division and the mandatory fine	16
required by division (B)(3) of section 2929.18 of the Revised	17
Code, the court may impose upon the offender a community control	18
sanction or combination of community control sanctions in	19

accordance with sections 2929.16 and 2929.17 of the Revised 20 Code. If the court is sentencing an offender for a third or 21 fourth degree felony OVI offense under division (G)(2) of 22 section 2929.13 of the Revised Code, in addition to the 23 mandatory prison term or mandatory prison term and additional 24 prison term imposed under that division, the court also may 2.5 impose upon the offender a community control sanction or 26 combination of community control sanctions under section 2929.16 27 or 2929.17 of the Revised Code, but the offender shall serve all 28 29 of the prison terms so imposed prior to serving the community control sanction. 30

The duration of all community control sanctions imposed on 31 an offender under this division shall not exceed five years. If 32 the offender absconds or otherwise leaves the jurisdiction of 33 the court in which the offender resides without obtaining 34 permission from the court or the offender's probation officer to 35 leave the jurisdiction of the court, or if the offender is 36 confined in any institution for the commission of any offense 37 while under a community control sanction, the period of the 38 community control sanction ceases to run until the offender is 39 brought before the court for its further action. If the court 40 sentences the offender to one or more nonresidential sanctions 41 under section 2929.17 of the Revised Code, the court shall 42 impose as a condition of the nonresidential sanctions that, 43 during the period of the sanctions, the offender must abide by 44 the law and must not leave the state without the permission of 45 the court or the offender's probation officer. The court may 46 impose any other conditions of release under a community control 47 sanction that the court considers appropriate, including, but 48 not limited to, requiring that the offender not ingest or be 49 injected with a drug of abuse and submit to random drug testing 50 as provided in division (D) of this section to determine whether the offender ingested or was injected with a drug of abuse and requiring that the results of the drug test indicate that the offender did not ingest or was not injected with a drug of abuse.

(2) (a) If a court sentences an offender to any community 56 control sanction or combination of community control sanctions 57 authorized pursuant to section 2929.16, 2929.17, or 2929.18 of 58 the Revised Code, the court shall place the offender under the 59 general control and supervision of a department of probation in 60 the county that serves the court for purposes of reporting to 61 the court a violation of any condition of the sanctions, any 62 condition of release under a community control sanction imposed 63 by the court, a violation of law, or the departure of the 64 offender from this state without the permission of the court or 65 the offender's probation officer. Alternatively, if the offender 66 resides in another county and a county department of probation 67 has been established in that county or that county is served by 68 a multicounty probation department established under section 69 2301.27 of the Revised Code, the court may request the court of 70 common pleas of that county to receive the offender into the 71 general control and supervision of that county or multicounty 72 department of probation for purposes of reporting to the court a 73 violation of any condition of the sanctions, any condition of 74 release under a community control sanction imposed by the court, 75 a violation of law, or the departure of the offender from this 76 state without the permission of the court or the offender's 77 probation officer, subject to the jurisdiction of the trial 78 judge over and with respect to the person of the offender, and 79 to the rules governing that department of probation. 80

If there is no department of probation in the county that

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serves the court, the court shall place the offender, regardless 82 of the offender's county of residence, under the general control 83 and supervision of the adult parole authority, unless the court 84 has entered into an agreement with the authority as described in 85 division (B) or (C) of section 2301.32 of the Revised Code, or 86 under an entity authorized under division (B) of section 2301.27 87 of the Revised Code to provide probation and supervisory 88 services to counties for purposes of reporting to the court a 89 violation of any of the sanctions, any condition of release 90 under a community control sanction imposed by the court, a 91 violation of law, or the departure of the offender from this 92 state without the permission of the court or the offender's 93 probation officer. 94

(b) If the court imposing sentence on an offender 95 sentences the offender to any community control sanction or 96 combination of community control sanctions authorized pursuant 97 to section 2929.16, 2929.17, or 2929.18 of the Revised Code, and 98 if the offender violates any condition of the sanctions, 99 violates any condition of release under a community control 100 sanction imposed by the court, violates any law, or departs the 101 state without the permission of the court or the offender's 102 probation officer, the sheriff or deputy sheriff with 103 jurisdiction over the offender or the public or private person 104 or entity that operates or administers the sanction or the 105 program or activity that comprises the sanction shall report the 106 violation or departure directly to the sentencing court, or 107 shall report the violation or departure to the county or 108 multicounty department of probation with general control and 109 supervision over the offender under division (A) (2) (a) of this 110 section or the officer of that department who supervises the 111 offender, or, if there is no such department with general 112

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control and supervision over the offender under that division, 113 to the adult parole authority unless the court has entered into 114 an agreement with the authority as described in division (B) or 115 (C) of section 2301.32 of the Revised Code, or to an entity 116 authorized under division (B) of section 2301.27 of the Revised 117 Code to provide probation and supervisory services to the 118 county. If the sheriff or deputy sheriff with jurisdiction over 119 the offender or the public or private person or entity that 120 operates or administers the sanction or the program or activity 121 that comprises the sanction reports the violation or departure 122 to the county or multicounty department of probation, the adult 123 parole authority, or any other entity providing probation and 124 supervisory services to the county, the department's, 125 authority's, or other entity's officers may treat the offender 126 as if the offender were on probation and in violation of the 127 probation, and shall report the violation of the condition of 128 the sanction, any condition of release under a community control 129 sanction imposed by the court, the violation of law, or the 1.30 departure from the state without the required permission to the 131 sentencing court. 1.32

(3) If an offender who is eligible for community control 133 sanctions under this section admits to having a drug addiction 134 or the court has reason to believe that the offender has a drug 135 addiction, and if the offense for which the offender is being 136 sentenced was related to the addiction, the court may require 137 that the offender be assessed by a properly credentialed 138 professional within a specified period of time and shall require 139 the professional to file a written assessment of the offender 140 with the court. If a court imposes treatment and recovery 141 support services as a community control sanction, the court 142 shall direct the level and type of treatment and recovery 143

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support services after consideration of the written assessment,144if available at the time of sentencing, and recommendations of145the professional and other treatment and recovery support146services providers.147

(4) If an assessment completed pursuant to division (A) (3) of this section indicates that the offender has an addiction to drugs or alcohol, the court may include in any community control sanction imposed for a violation of section 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, 2925.11, 2925.13, 2925.22, 2925.23, 2925.36, or 2925.37 of the Revised Code a requirement that the offender participate in alcohol and drug addiction services and recovery supports certified under section 5119.36 of the Revised Code or offered by a properly credentialed community addiction services provider.

(B) (1) Except as provided in division (B) (2) of this
section, if the conditions of a community control sanction
imposed for a felony are violated or if the offender violates a
law or leaves the state without the permission of the court or
the offender's probation officer, the sentencing court may
impose on the violator one or more of the following penalties:

(a) A longer time under the same sanction if the total
time under the sanctions does not exceed the five-year limit
specified in division (A) of this section;

(b) A more restrictive sanction under section 2929.16,
2929.17, or 2929.18 of the Revised Code, including but not
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limited to, a new term in a community-based correctional
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facility, halfway house, or jail pursuant to division (A) (6) of
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section 2929.16 of the Revised Code;

(c) A prison term on the offender pursuant to section

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2929.14 of the Revised Code and division (B) (3) of this section,173provided that a prison term imposed under this division is174subject to the following limitations and rules, as applicable:175

(i) If the prison term is imposed for any technical 176 violation of the conditions of a community control sanction 177 imposed for a felony of the fifth degree, the prison term shall 178 not exceed ninety days, provided that if the remaining period of 179 community control at the time of the violation or the remaining 180 period of the reserved prison sentence at that time is less than 181 182 ninety days, the prison term shall not exceed the length of the remaining period of community control or the remaining period of 183 the reserved prison sentence. If the court imposes a prison term 184 as described in this division, division (B)(2)(b) of this 185 section applies. 186

(ii) If the prison term is imposed for any technical 187 violation of the conditions of a community control sanction 188 imposed for a felony of the fourth degree that is not an offense 189 of violence and is not a sexually oriented offense, the prison 190 term shall not exceed one hundred eighty days, provided that if 191 the remaining period of the community control at the time of the 192 violation or the remaining period of the reserved prison 193 sentence at that time is less than one hundred eighty days, the 194 prison term shall not exceed the length of the remaining period 195 of community control or the remaining period of the reserved 196 prison sentence. If the court imposes a prison term as described 197 in this division, division (B)(2)(b) of this section applies. 198

(iii) A court is not limited in the number of times it may 199 sentence an offender to a prison term under division (B)(1)(c) 200 of this section for a violation of the conditions of a community 201 control sanction or for a violation of a law or leaving the 202

state without the permission of the court or the offender's 203 probation officer. If an offender who is under a community 204 control sanction violates the conditions of the sanction or 205 violates a law or leaves the state without the permission of the 206 court or the offender's probation officer, is sentenced to a 207 prison term for the violation or conduct, is released from the 208 term after serving it, and subsequently violates the conditions 209 of the sanction or violates a law or leaves the state without 210 the permission of the court or the offender's probation officer, 211 the court may impose a new prison term sanction on the offender 212 under division (B)(1)(c) of this section for the subsequent 213 violation or conduct. 214

(2) (a) If an offender was acting pursuant to division (B) 215 (2) (b) of section 2925.11 or a related provision of section 216 2925.12, 2925.14, or 2925.141 of the Revised Code and in so 217 doing violated the conditions of a community control sanction 218 based on a minor drug possession offense, as defined in section 219 2925.11 of the Revised Code, or violated section 2925.12, 220 division (C)(1) of section 2925.14, or section 2925.141 of the 221 Revised Code, the sentencing court shall not impose any of the 222 penalties described in division (B)(1) of this section based on 223 the violation. 224

(b) If a court imposes a prison term on an offender under
(b) If a court imposes a prison term on an offender under
(c) (i) or (ii) of this section for a technical
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(c) (i) or (ii) or (ii)

(i) Subject to division (B) (2) (b) (ii) of this section, it
shall be credited against the offender's community control
sanction that was being served at the time of the violation, and
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the remaining time under that community control sanction shall 233 be reduced by the time that the offender spends in prison under 234 the prison term. By determination of the court, the offender 235 upon release from the prison term either shall continue serving 236 the remaining time under the community control sanction, as 237 reduced under this division, or shall have the community control 238 sanction terminated. 239

(ii) If, at the time a prison term is imposed for a technical violation, the offender was serving a residential community control sanction imposed under section 2929.16 of the Revised Code, the time spent serving the residential community control sanction shall be credited against the offender's reserved prison sentence, and the remaining time under that residential community control sanction and under the reserved prison sentence shall be reduced by the time that the offender spends in prison under the prison term. By determination of the court, the offender upon release from the prison term either shall continue serving the remaining time under the residential community control sanction, as reduced under this division, or shall have the residential community control sanction terminated.

(3) The prison term, if any, imposed on a violator 254 pursuant to this division and division (B) (1) of this section 255 shall be within the range of prison terms described in this 256 division and shall not exceed a prison term from the range of 257 terms specified in the notice provided to the offender at the 258 sentencing hearing pursuant to division (B) (4) of section 259 2929.19 of the Revised Code. The court may reduce the longer 260 period of time that the offender is required to spend under the 261 longer sanction, the more restrictive sanction, or a prison term 262 imposed pursuant to division (B)(1) of this section by the time 263

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the offender successfully spent under the sanction that was 264 initially imposed. Except as otherwise specified in this 265 division, the prison term imposed under this division and 266 division (B)(1) of this section shall be within the range of 267 prison terms available as a definite term for the offense for 268 which the sanction that was violated was imposed. If the offense 269 for which the sanction that was violated was imposed is a felony 270 of the first or second degree committed on or after March 22, 271 2019, the prison term so imposed under this division shall be 272 within the range of prison terms available as a minimum term for 273 the offense under division (A)(1)(a) or (2)(a) of section 274 2929.14 of the Revised Code. 275

(C) If an offender, for a significant period of time, fulfills the conditions of a sanction imposed pursuant to section 2929.16, 2929.17, or 2929.18 of the Revised Code in an exemplary manner, the court may reduce the period of time under the sanction or impose a less restrictive sanction, but the court shall not permit the offender to violate any law or permit the offender to leave the state without the permission of the court or the offender's probation officer.

(D) (1) If a court under division (A) (1) of this section 284 imposes a condition of release under a community control 285 sanction that requires the offender to submit to random drug 286 testing, the department of probation, the adult parole 287 authority, or any other entity that has general control and 288 supervision of the offender under division (A)(2)(a) of this 289 section may cause the offender to submit to random drug testing 290 performed by a laboratory or entity that has entered into a 291 contract with any of the governmental entities or officers 292 authorized to enter into a contract with that laboratory or 293 entity under section 341.26, 753.33, or 5120.63 of the Revised 294

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Code.

(2) If no laboratory or entity described in division (D) (1) of this section has entered into a contract as specified in 297 that division, the department of probation, the adult parole 298 authority, or any other entity that has general control and 299 supervision of the offender under division (A)(2)(a) of this 300 section shall cause the offender to submit to random drug testing performed by a reputable public laboratory to determine 302 whether the individual who is the subject of the drug test ingested or was injected with a drug of abuse.

(3) A laboratory or entity that has entered into a 305 contract pursuant to section 341.26, 753.33, or 5120.63 of the 306 Revised Code shall perform the random drug tests under division 307 (D) (1) of this section in accordance with the applicable 308 standards that are included in the terms of that contract. A 309 public laboratory shall perform the random drug tests under 310 division (D)(2) of this section in accordance with the standards 311 set forth in the policies and procedures established by the 312 department of rehabilitation and correction pursuant to section 313 5120.63 of the Revised Code. An offender who is required under 314 division (A)(1) of this section to submit to random drug testing 315 as a condition of release under a community control sanction and 316 whose test results indicate that the offender ingested or was 317 injected with a drug of abuse shall pay the fee for the drug 318 test if the department of probation, the adult parole authority, 319 or any other entity that has general control and supervision of 320 the offender requires payment of a fee. A laboratory or entity 321 that performs the random drug testing on an offender under 322 division (D)(1) or (2) of this section shall transmit the 323 results of the drug test to the appropriate department of 324 probation, the adult parole authority, or any other entity that 325

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has general control and supervision of the offender under326division (A)(2)(a) of this section.327

(E) As used in this section, "technical violation" means a
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violation of the conditions of a community control sanction
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imposed for a felony of the fifth degree, or for a felony of the
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fourth degree that is not an offense of violence and is not a
sexually oriented offense, and to which neither of the following
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applies:

(1) The violation consists of a new criminal offense that
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is a felony or that is a misdemeanor other than a minor
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misdemeanor, and the violation is committed while under the
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community control sanction.
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(2) The violation consists of or includes the offender's articulated or demonstrated refusal to participate in the community control sanction imposed on the offender or any of its conditions, and the refusal demonstrates to the court that the offender has abandoned the objects of the community control sanction or condition.

Sec. 2929.25. (A) (1) Except as provided in sections 344 2929.22 and 2929.23 of the Revised Code or when a jail term is 345 required by law, in sentencing an offender for a misdemeanor, 346 other than a minor misdemeanor, the sentencing court may do 347 either of the following: 348

(a) Directly impose a sentence that consists of one or
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more community control sanctions authorized by section 2929.26,
2929.27, or 2929.28 of the Revised Code. The court may impose
any other conditions of release under a community control
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sanction that the court considers appropriate. If the court
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imposes a jail term upon the offender, the court may impose any
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community control sanction or combination of community control	355
sanctions in addition to the jail term.	356
(b) Impose a jail term under section 2929.24 of the	357
Revised Code from the range of jail terms authorized under that	358
section for the offense, suspend all or a portion of the jail	359
term imposed, and place the offender under a community control	360
sanction or combination of community control sanctions	361
authorized under section 2929.26, 2929.27, or 2929.28 of the	362
Revised Code.	363
(2) The duration of all community control sanctions	364
imposed upon an offender and in effect for an offender at any	365
time shall not exceed five years.	366
(3) At sentencing, if a court directly imposes a community	367
control sanction or combination of community control sanctions	368
pursuant to division (A)(1)(a) or (B) of this section, the court	369
shall state the duration of the community control sanctions	370
imposed and shall notify the offender that if any of the	371
conditions of the community control sanctions are violated the	372
court may do any of the following:	373
(a) Impose a longer time under the same community control	374
sanction if the total time under all of the offender's community	375
control sanctions does not exceed the five-year limit specified	376
in division (A)(2) of this section;	377
(b) Impose a more restrictive community control sanction	378

(b) Impose a more restrictive community control sanction 378 under section 2929.26, 2929.27, or 2929.28 of the Revised Code, 379 but the court is not required to impose any particular sanction 380 or sanctions; 381

(c) Impose a definite jail term from the range of jail382terms authorized for the offense under section 2929.24 of the383

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(B) If a court sentences an offender to any community 385 control sanction or combination of community control sanctions 386 pursuant to division (A)(1)(a) of this section, the sentencing 387 court retains jurisdiction over the offender and the period of 388 community control for the duration of the period of community 389 control. Upon the motion of either party or on the court's own 390 motion, the court, in the court's sole discretion and as the 391 circumstances warrant, may modify the community control 392 393 sanctions or conditions of release previously imposed, substitute a community control sanction or condition of release 394 for another community control sanction or condition of release 395 previously imposed, or impose an additional community control 396 sanction or condition of release. 397

(C) (1) If a court sentences an offender to any community 398 control sanction or combination of community control sanctions 399 authorized under section 2929.26, 2929.27, or 2929.28 of the 400 Revised Code, the court shall place the offender under the 401 general control and supervision of the court or of a department 402 403 of probation in the jurisdiction that serves the court for purposes of reporting to the court a violation of any of the 404 conditions of the sanctions imposed. If the offender resides in 405 another jurisdiction and a department of probation has been 406 established to serve the municipal court or county court in that 407 jurisdiction, the sentencing court may request the municipal 408 court or the county court to receive the offender into the 409 general control and supervision of that department of probation 410 for purposes of reporting to the sentencing court a violation of 411 any of the conditions of the sanctions imposed. The sentencing 412 court retains jurisdiction over any offender whom it sentences 413 for the duration of the sanction or sanctions imposed. 414

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(2) The sentencing court shall require as a condition of 415 any community control sanction that the offender abide by the 416 law and not leave the state without the permission of the court 417 or the offender's probation officer. In the interests of doing 418 justice, rehabilitating the offender, and ensuring the 419 offender's good behavior, the court may impose additional 420 requirements on the offender. The offender's compliance with the 421 additional requirements also shall be a condition of the 422 community control sanction imposed upon the offender. 423

(D) (1) If the court imposing sentence upon an offender 424 sentences the offender to any community control sanction or 425 combination of community control sanctions authorized under 426 section 2929.26, 2929.27, or 2929.28 of the Revised Code, and if 427 the offender violates any of the conditions of the sanctions, 428 the sheriff or deputy sheriff with jurisdiction over the 429 offender or the public or private person or entity that 4.30 supervises or administers the program or activity that comprises 431 the sanction shall report the violation directly to the 432 sentencing court or to the department of probation or probation 433 officer with general control and supervision over the offender. 434 If the sheriff or deputy sheriff with jurisdiction over the 435 offender or the public or private person or entity reports the 436 violation to the department of probation or probation officer, 437 the department or officer shall report the violation to the 438 sentencing court. 439

(2) Except as provided in division (D) (3) of this section,
if an offender violates any condition of a community control
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sanction, the sentencing court may impose upon the violator one
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or more of the following penalties:
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(a) A longer time under the same community control

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sanction if the total time under all of the community control 445
sanctions imposed on the violator does not exceed the five-year 446
limit specified in division (A)(2) of this section; 447

(b) A more restrictive community control sanction; 448

(c) A combination of community control sanctions, 449including a jail term. 450

(3) If an offender was acting pursuant to division (B)(2) 451 (b) of section 2925.11 or a related provision under section 452 2925.12, 2925.14, or 2925.141 of the Revised Code and in so 453 doing violated the conditions of a community control sanction 454 based on a minor drug possession offense, as defined in section 455 2925.11 of the Revised Code, or violated section 2925.12, 456 division (C)(1) of section 2925.14, or section 2925.141 of the 457 Revised Code, the sentencing court shall not impose any of the 458 penalties described in division (D)(2) of this section based on 459 the violation. 460

(4) If the court imposes a jail term upon a violator 461 pursuant to division (D)(2) of this section, the total time 462 spent in jail for the misdemeanor offense and the violation of a 463 condition of the community control sanction shall not exceed the 464 maximum jail term available for the offense for which the 465 466 sanction that was violated was imposed. The court may reduce the longer period of time that the violator is required to spend 467 under the longer sanction or the more restrictive sanction 468 imposed under division (D)(2) of this section by all or part of 469 the time the violator successfully spent under the sanction that 470 was initially imposed. 471

(E) Except as otherwise provided in this division, if an6472647364736473

conditions of a community control sanction imposed pursuant to 474 section 2929.26, 2929.27, or 2929.28 of the Revised Code in an 475 exemplary manner, the court may reduce the period of time under 476 the community control sanction or impose a less restrictive 477 community control sanction. Fulfilling the conditions of a 478 community control sanction does not relieve the offender of a 479 duty to make restitution under section 2929.28 of the Revised 480 Code. 481

Section 2. That existing sections 2929.15 and 2929.25 of the Revised Code are hereby repealed.

Section 3. Section 2929.15 of the Revised Code is 484 presented in this act as a composite of the section as amended 485 by H.B. 110, H.B. 281, and S.B. 288 all of the 134th General 486 Assembly. The General Assembly, applying the principle stated in 487 division (B) of section 1.52 of the Revised Code that amendments 488 are to be harmonized if reasonably capable of simultaneous 489 operation, finds that the composite is the resulting version of 490 the section in effect prior to the effective date of the section 491 as presented in this act. 492

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