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H. B. No. 258

Representative Carruthers

Cosponsors: Representatives Richardson, Abrams, Williams, Schmidt, Brennan, Click, Cross, Dean, Dell'Aquila, Dobos, Edwards, Ghanbari, Hillyer, Hoops, Isaacsohn, Jones, Klopfenstein, Liston, Loychik, Mathews, Miller, M., Mohamed, Oelslager, Pavliga, Ray, Robb Blasdel, Rogers, Seitz, Thomas, C., White, Young, T.

A BILL

То	amend sections 2927.02, 3767.01, and 4301.74 of	1
	the Revised Code to increase fines for	2
	repeatedly selling tobacco products to minors	3
	and to apply the public nuisance law to places	4
	where such sales occur.	

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

Section 1. That sections 2927.02, 3767.01, and 4301.74 of	6
the Revised Code be amended to read as follows:	7
Sec. 2927.02. (A) As used in this section and sections	8
2927.021 and 2927.022 of the Revised Code:	9
(1) "Age verification" means a service provided by an	10
independent third party (other than a manufacturer, producer,	11
distributor, wholesaler, or retailer of cigarettes, other	12
tobacco products, alternative nicotine products, or papers used	13
to roll cigarettes) that compares information available from a	14
commercially available database, or aggregate of databases, that	15
regularly are used by government and businesses for the purpose	16

of age and identity verification to personal information	17
provided during an internet sale or other remote method of sale	18
to establish that the purchaser is twenty-one years of age or	19
older.	20
(2)(a) "Alternative nicotine product" means, subject to	21
division (A)(2)(b) of this section, an electronic smoking	22
device, vapor product, or any other product or device that	23
consists of or contains nicotine that can be ingested into the	24
body by any means, including, but not limited to, chewing,	25
smoking, absorbing, dissolving, or inhaling.	26
(b) "Alternative nicotine product" does not include any of	27
the following:	28
(i) Any cigarette or other tobacco product;	29
(ii) Any product that is a "drug" as that term is defined	30
in 21 U.S.C. 321(g)(1);	31
(iii) Any product that is a "device" as that term is	32
defined in 21 U.S.C. 321(h);	33
(iv) Any product that is a "combination product" as	34
described in 21 U.S.C. 353(g).	35
(3) "Cigarette" includes clove cigarettes and hand-rolled	36
cigarettes.	37
(4) "Distribute" means to furnish, give, or provide	38
cigarettes, other tobacco products, alternative nicotine	39
products, or papers used to roll cigarettes to the ultimate	40
consumer of the cigarettes, other tobacco products, alternative	41
nicotine products, or papers used to roll cigarettes.	42
(5) "Electronic smoking device" means any device that can	43
be used to deliver aerosolized or vaporized nicotine or any	44

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other substance to the person inhaling from the device including
an electronic cigarette, electronic cigar, electronic hookah,
vaping pen, or electronic pipe. "Electronic smoking device"
includes any component, part, or accessory of such a device,
whether or not sold separately, and includes any substance
intended to be aerosolized or vaporized during the use of the
device. "Electronic smoking device" does not include any product
that is a drug, device, or combination product, as those terms
are defined or described in 21 U.S.C. 321 and 353(g).

- (6) "Proof of age" means a driver's license, a commercial driver's license, a military identification card, a passport, or an identification card issued under sections 4507.50 to 4507.52 of the Revised Code that shows that a person is eighteen years of age or older.
- (7) "Tobacco product" means any product that is made or derived from tobacco or that contains any form of nicotine, if it is intended for human consumption or is likely to be consumed, whether smoked, heated, chewed, absorbed, dissolved, inhaled, or ingested by any other means, including, but not limited to, a cigarette, an electronic smoking device, a cigar, pipe tobacco, chewing tobacco, snuff, or snus. "Tobacco product" also means any component or accessory used in the consumption of a tobacco product, such as filters, rolling papers, pipes, blunt or hemp wraps, and liquids used in electronic smoking devices, whether or not they contain nicotine. "Tobacco product" does not include any product that is a drug, device, or combination product, as those terms are defined or described in 21 U.S.C. 321 and 353(g).
- (8) "Vapor product" means a product, other than a cigarette or other tobacco product as defined in Chapter 5743.

of the Revised Code, that contains or is made or derived from
nicotine and that is intended and marketed for human
consumption, including by smoking, inhaling, snorting, or
sniffing. "Vapor product" includes any component, part, or
additive that is intended for use in an electronic smoking
device, a mechanical heating element, battery, or electronic
circuit and is used to deliver the product. "Vapor product" does
not include any product that is a drug, device, or combination
product, as those terms are defined or described in 21 U.S.C.
321 and 353(g). "Vapor product" includes any product containing
nicotine, regardless of concentration.

- (9) "Vending machine" has the same meaning as "coin machine" in section 2913.01 of the Revised Code.
- (B) No manufacturer, producer, distributor, wholesaler, or retailer of cigarettes, other tobacco products, alternative nicotine products, or papers used to roll cigarettes, no agent, employee, or representative of a manufacturer, producer, distributor, wholesaler, or retailer of cigarettes, other tobacco products, alternative nicotine products, or papers used to roll cigarettes, and no other person shall do any of the following:
- (1) Give, sell, or otherwise distribute cigarettes, other tobacco products, alternative nicotine products, or papers used to roll cigarettes to any person under twenty-one years of age;
- (2) Give away, sell, or distribute cigarettes, other

 tobacco products, alternative nicotine products, or papers used

 to roll cigarettes in any place that does not have posted in a

 conspicuous place a legibly printed sign in letters at least

 one-half inch high stating that giving, selling, or otherwise

 distributing cigarettes, other tobacco products, alternative

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nicotine products, or papers used to roll cigarettes to a person	105
under twenty-one years of age is prohibited by law;	106
(3) Knowingly furnish any false information regarding the	107
name, age, or other identification of any person under twenty-	108
one years of age with purpose to obtain cigarettes, other	109
tobacco products, alternative nicotine products, or papers used	110
to roll cigarettes for that person;	111
(4) Manufacture, sell, or distribute in this state any	112
pack or other container of cigarettes containing fewer than	113
twenty cigarettes or any package of roll-your-own tobacco	114
containing less than six-tenths of one ounce of tobacco;	115
(5) Sell cigarettes or alternative nicotine products in a	116
smaller quantity than that placed in the pack or other container	117
by the manufacturer;	118
(6) Give, sell, or otherwise distribute alternative	119
nicotine products, papers used to roll cigarettes, or tobacco	120
products other than cigarettes over the internet or through	121
another remote method without age verification.	122
(C) No person shall sell or offer to sell cigarettes,	123
other tobacco products, or alternative nicotine products by or	124
from a vending machine, except in the following locations:	125
(1) An area within a factory, business, office, or other	126
place not open to the general public;	127
(2) An area to which persons under twenty-one years of age	128
are not generally permitted access;	129
(3) Any other place not identified in division (C)(1) or	130
(2) of this section, upon all of the following conditions:	131
(a) The vending machine is located within the immediate	132

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vicinity, plain view, and control of the person who owns or	133
operates the place, or an employee of that person, so that all	134
cigarettes, other tobacco product, and alternative nicotine	135
product purchases from the vending machine will be readily	136
observed by the person who owns or operates the place or an	137
employee of that person. For the purpose of this section, a	138
vending machine located in any unmonitored area, including an	139
unmonitored coatroom, restroom, hallway, or outer waiting area,	140
shall not be considered located within the immediate vicinity,	141
plain view, and control of the person who owns or operates the	142
place, or an employee of that person.	143
(b) The vending machine is inaccessible to the public when	144
the place is closed.	145
(c) A clearly visible notice is posted in the area where	146
the vending machine is located that states the following in	147
letters that are legibly printed and at least one-half inch	148
high:	149
"It is illegal for any person under the age of 21 to	150
purchase tobacco or alternative nicotine products."	151
(D) The following are affirmative defenses to a charge	152
under division (B)(1) of this section:	153
(1) The person under twenty-one years of age was	154
accompanied by a parent, spouse who is twenty-one years of age	155
or older, or legal guardian of the person under twenty-one years	156
of age.	157
(2) The person who gave, sold, or distributed cigarettes,	158

other tobacco products, alternative nicotine products, or papers

used to roll cigarettes to a person under twenty-one years of

age under division (B)(1) of this section is a parent, spouse

who is twenty-one years of age or older, or legal guardian of	162
the person under twenty-one years of age.	163
(E) It is not a violation of division (B)(1) or (2) of	164
this section for a person to give or otherwise distribute to a	165
person under twenty-one years of age cigarettes, other tobacco	166
products, alternative nicotine products, or papers used to roll	167
cigarettes while the person under twenty-one years of age is	168
participating in a research protocol if all of the following	169
apply:	170
(1) The parent, guardian, or legal custodian of the person	171
under twenty-one years of age has consented in writing to the	172
person under twenty-one years of age participating in the	173
research protocol.	174
(2) An institutional human subjects protection review	175
board, or an equivalent entity, has approved the research	176
protocol.	177
(3) The person under twenty-one years of age is	178
participating in the research protocol at the facility or	179
location specified in the research protocol.	180
(F)(1) Whoever violates division(B)(1), (2), (4), (5), or	181
(6) or (C) of this section is guilty of illegal distribution of	182
cigarettes, other tobacco products, or alternative nicotine	183
products. Except as otherwise provided in this division	184
(F) of this section, illegal distribution of cigarettes, other	185
tobacco products, or alternative nicotine products is a	186
misdemeanor of the fourth degree. If the offender previously has	187
been convicted of a violation of division (B)(1), (2), (4), (5),	188
or (6) or (C) of this section, illegal distribution of	189
cigarettes, other tobacco products, or alternative nicotine	190

products is a misdemeanor of the third degree.	191
(2) (2) (a) Notwithstanding division (A) (2) of section	192
2929.28 of the Revised Code, if an offender is convicted of or	193
pleads guilty to a violation of division (B)(1) of this section,	194
the court shall impose a fine in the following amount:	195
(i) Except as otherwise provided in divisions (F)(2)(a)	196
(ii), (iii), (iv), and (v) of this section, not more than two	197
<pre>hundred fifty dollars;</pre>	198
(ii) Except as otherwise provided in divisions (F)(2)(a)	199
(iii), (iv), and (v) of this section, if an offender has	200
previously been convicted of or pleaded quilty to a violation of	201
division (B)(1) of this section, not more than five hundred	202
dollars;	203
(iii) Except as otherwise provided in divisions (F)(2)(a)	204
(iv) and (v) of this section, if an offender previously has been	205
convicted of or pleaded guilty to two or more violations of	206
division (B)(1) of this section, five hundred dollars;	207
(iv) Except as otherwise provided in division (F)(2)(a)(v)	208
of this section, if an offender previously has been convicted of	209
or pleaded quilty to three or more violations of division (B)(1)	210
of this section, one thousand dollars;	211
(v) If an offender previously has been convicted of or	212
pleaded guilty to four or more violations of division (B)(1) of	213
this section, one thousand five hundred dollars.	214
(b) The financial sanctions required by division (F)(2)(a)	215
of this section are in lieu of the financial sanctions described	216
in division (A)(2) of section 2929.28 of the Revised Code, but	217
are in addition to any other sanctions or penalties that may	218
apply to the offender, including other financial sanctions under_	219

that section or a jail term under section 2929.24 of the Revised	220
Code.	221
(3) Whoever violates division (B)(3) of this section is	222
guilty of permitting a person under twenty-one years of age to	223
use cigarettes, other tobacco products, or alternative nicotine	224
products. Except as otherwise provided in this division,	225
permitting a person under twenty-one years of age to use	226
cigarettes, other tobacco products, or alternative nicotine	227
products is a misdemeanor of the fourth degree. If the offender	228
previously has been convicted of a violation of division (B)(3)	229
of this section, permitting a person under twenty-one years of	230
age to use cigarettes, other tobacco products, or alternative	231
nicotine products is a misdemeanor of the third degree.	232
(G) Any cigarettes, other tobacco products, alternative	233
nicotine products, or papers used to roll cigarettes that are	234
given, sold, or otherwise distributed to a person under twenty-	235
one years of age in violation of this section and that are used,	236
possessed, purchased, or received by a person under twenty-one	237
years of age in violation of section 2151.87 of the Revised Code	238
are subject to seizure and forfeiture as contraband under	239
Chapter 2981. of the Revised Code.	240
Sec. 3767.01. As used in all sections of the Revised Code	241
relating to nuisances:	242
(A) "Place" includes any building, erection, or place or	243
any separate part or portion thereof or the ground itself;	244
(B) "Person" includes any individual, corporation,	245
association, partnership, trustee, lessee, agent, or assignee;	246
(C) "Nuisance" means any of the following:	247
(1) That which is defined and declared by statutes to be a	248

nuisance;	249
(2) Any place in or upon which lewdness, assignation, or	250
prostitution is conducted, permitted, continued, or exists, or	251
any place, in or upon which lewd, indecent, lascivious, or	252
obscene films or plate negatives, film or plate positives, films	253
designed to be projected on a screen for exhibition films, or	254
glass slides either in negative or positive form designed for	255
exhibition by projection on a screen, are photographed,	256
manufactured, developed, screened, exhibited, or otherwise	257
prepared or shown, and the personal property and contents used	258
in conducting and maintaining any such place for any such	259
purpose. This chapter shall not affect any newspaper, magazine,	260
or other publication entered as second class matter by the post-	261
office department.	262
(3) Any room, house, building, boat, vehicle, structure,	263
or place where beer or intoxicating liquor is manufactured,	264
sold, bartered, possessed, or kept in violation of law and all	265
property kept and used in maintaining the same, and all property	266
designed for the unlawful manufacture of beer or intoxicating	267
liquor and beer or intoxicating liquor contained in the room,	268
house, building, boat, structure, or place, or the operation of	269
such a room, house, building, boat, structure, or place as	270
described in division (C)(3) of this section where the operation	271
of that place substantially interferes with public decency,	272
sobriety, peace, and good order. "Violation of law" includes,	273
but is not limited to, sales to any person under the legal	274
drinking age as prohibited in division (A) of section 4301.22 or	275
division (A) of section 4301.69 of the Revised Code and any	276
violation of section 2913.46 or 2925.03 of the Revised Code.	277

(4) Any place in which a pattern of continuous or repeated

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punishment for contempt shall be commenced by filing with the 288 clerk of the court from which such injunction issued information 289 under oath setting out the alleged facts constituting the 290 violation, whereupon the court shall forthwith cause a warrant 291 to issue under which the defendant shall be arrested. The trial 292 may be had upon affidavits, or either party may demand the 293 production and oral examination of the witnesses. 294 Section 2. That existing sections 2927.02, 3767.01, and 295

4301.74 of the Revised Code are hereby repealed.