## **AN ACT**

To amend sections 4511.701, 4513.24, and 4765.52 of the Revised Code to authorize ambulance transport of an injured police dog when the dog is injured in the line of duty, to clarify when a person may ride in a moving fifth wheel trailer, and to revise the law governing the mounting of a vehicle safety device on the windshield of a motor vehicle.

Be it enacted by the General Assembly of the State of Ohio:

Section 1. That sections 4511.701, 4513.24, and 4765.52 of the Revised Code be amended to read as follows:

Sec. 4511.701. (A) No-Except as provided in division (B) of this section, no person shall occupy any travel trailer, fifth wheel trailer, or manufactured or mobile home while it is being used as a conveyance upon a street or highway.

- (B) Division (A) of this section does not apply to a fifth wheel trailer when both of the following apply:
- (1) Any child riding in the fifth wheel trailer is properly secured in the manner provided in section 4511.81 of the Revised Code.
- (2) The operator of the vehicle towing the fifth wheel trailer has some means of viable communication with the passengers riding in the trailer.

As used in this division, "viable communication" includes a cellular or satellite telephone, a radio, or any other similar electronic wireless communications device.

- (C) Except as otherwise provided in this division, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree.
- (2) The offense established under this section is a strict liability offense and section 2901.20 of the Revised Code does not apply. The designation of this offense as a strict liability offense 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. 4513.24. (A) No person shall drive any motor vehicle on a street or highway in this state, other than a motorcycle or motorized bicycle, that is not equipped with a windshield.
- (B)(1) No person shall drive any motor vehicle, other than a bus, with any sign, poster, or other nontransparent material upon the front windshield, sidewings, side, or rear windows of such vehicle other than a certificate or other paper required to be displayed by law, except that there may

be in the lower left-hand or right-hand corner of the windshield a sign, poster, or decal not to exceed four inches in height by six inches in width. No sign, poster, or decal shall be displayed in the front windshield in such a manner as to conceal the vehicle identification number for the motor vehicle when, in accordance with federal law, that number is located inside the vehicle passenger compartment and so placed as to be readable through the vehicle glazing without moving any part of the vehicle.

- (2) Division (B)(1) of this section does not apply to a person who is driving a passenger car with an electronic device, including an antenna, electronic tolling or other transponder, camera, directional navigation device, or other similar electronic device located in the front windshield if the device meets both either of the following apply to the device:
- (a) It is a "vehicle safety technology" as defined in 49 C.F.R. 393.5. and complies with 49 C.F.R. 393.60(e)(1)(ii).
- (b) It does not restrict the vehicle operator's sight lines to the road and highway signs and signals-
  - (b) It and it does not conceal the vehicle identification number.
- (3) Division (B)(1) of this section does not apply to a person who is driving a commercial car with an electronic device, including an antenna, electronic tolling or other transponder, camera, directional navigation device, or other similar electronic device located in the front windshield if the device meets both either of the following apply to the device:
- (a) It is a "vehicle safety technology" as defined in 49 C.F.R. 393.5. and complies with 49 C.F.R. 393.60(e)(1)(ii).
- (b) It does not restrict the vehicle operator's sight lines to the road and highway signs and signals-
- (b) It, and it is mounted not more than six eight and one-half inches below the upper edge of the windshield and is outside the area swept by the vehicle's windshield wipers.
- (C) The windshield on every motor vehicle, streetcar, and trackless trolley shall be equipped with a device for cleaning rain, snow, or other moisture from the windshield. The device shall be maintained in good working order and so constructed as to be controlled or operated by the operator of the vehicle, streetcar, or trackless trolley.
  - (D) Whoever violates this section is guilty of a minor misdemeanor.
  - Sec. 4765.52. (A) As used in this section, "veterinarian":
- (1) "Veterinarian" means an individual licensed under Chapter 4741. of the Revised Code to practice veterinary medicine.
  - (2) "Police dog" has the same meaning as in section 2921.321 of the Revised Code.
- (B) In the course of an emergency medical response, fire response, or response to aid law enforcement, a first responder, emergency medical technician-basic, emergency medical technician-intermediate, or emergency medical technician-paramedic may provide any of the following emergency medical services to a dog or cat prior to the dog or cat being transferred to a veterinarian for further treatment, but only to the extent that the first responder, EMT-basic, EMT-I, or paramedic is authorized by this chapter or rules adopted pursuant to this chapter to perform the corresponding form of each of the services when providing emergency medical services to a human patient:
  - (1) Opening and manually maintaining an airway;

- (2) Giving mouth to snout or mouth to barrier ventilation;
- (3) Administering oxygen;
- (4) Managing ventilation by mask;
- (5) Controlling hemorrhage with direct pressure;
- (6) Immobilizing fractures;
- (7) Bandaging;
- (8) Administering naloxone hydrochloride, if administering the drug has been authorized by the medical director or cooperating physician advisory board of an emergency medical service organization and the drug is administered either in accordance with a written protocol established and provided by a veterinarian or pursuant to a consultation with a veterinarian.
- (C) Notwithstanding any other provision of the Revised Code to the contrary, a person authorized to drive an ambulance under this chapter and rules adopted under it may transport an injured police dog to a veterinarian for further treatment in the ambulance if both of the following apply:
  - (1) The police dog is injured in the line of duty.
- (2) No other human person requires emergency transport by the ambulance at the time of the transport.
- (D) In addition to the immunity from civil liability granted under division (A) of section 4765.49 of the Revised Code, a first responder, EMT-basic, EMT-I, paramedic, ambulance driver, or medical director or member of a cooperating physician advisory board of an emergency medical service organization is not subject to prosecution in a criminal proceeding or professional disciplinary action allegedly arising from an act or omission associated with the provision of emergency medical services to a dog or cat under this section or allegedly arising from an act or omission associated with the transport of a police dog under this section, unless the act or omission constitutes willful or wanton misconduct.
- (D)(1) (E)(1) An emergency medical service organization is not liable for or subject to any of the following that allegedly arises from an act or omission associated with the provision of emergency medical services to a dog or cat under this section or allegedly arises from an act or omission associated with the transport of a police dog under this section, unless the act or omission constitutes willful or wanton misconduct: damages in a civil action for injury, death, or loss to person or property; prosecution in a criminal proceeding; or professional disciplinary action.
- (2) The state board of pharmacy shall not take disciplinary action against an emergency medical service organization's license issued under Chapter 4729. of the Revised Code as a terminal distributor of dangerous drugs for reasons arising from an act or omission associated with the provision of emergency medical services to a dog or cat under this section or for reasons arising from an act or omission associated with the transport of a police dog under this section, unless the act or omission constitutes willful or wanton misconduct.
- (E)(1)—(F)(1) Notwithstanding any conflicting provision of Chapter 4741. of the Revised Code or rule adopted by the state veterinary medical licensing board, a veterinarian may establish and provide a written protocol to, or consult with, a first responder, EMT-basic, EMT-I, or paramedic for the purpose of enabling the provision of emergency medical services to a dog or cat under this section.

(2) A veterinarian who acts in good faith in accordance with this section is not liable for or subject to any of the following for any act or omission associated with a first responder's, EMT-basic's, EMT-I's, or paramedic's provision of emergency medical services to a dog or cat under this section: damages in any civil action; prosecution in any criminal proceeding; or professional disciplinary action.

Section 2. That existing sections 4511.701, 4513.24, and 4765.52 of the Revised Code are hereby repealed.

Speaker		of the House of Representatives	
	President		of the Senate
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Passed		, 20	
Approved		, 20	
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The section numbering of law of a general and permanent nature is complete and in conformity with the Revised Code.			
	Director, Legislative Service Commission.		
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