As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 450

Representatives Lampton, Young, T.

A BILL

То	amend sections 2907.08, 2911.21, 2911.211, and	1
	2911.23 of the Revised Code to prohibit	2
	voyeurism, criminal trespass, and aggravated	3
	criminal trespass through the use of an unmanned	4
	aerial vehicle system.	5

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

Section 1. That Sections 2907.00, 2911.21, 2911.211, and	O
2911.23 of the Revised Code be amended to read as follows:	7
Sec. 2907.08. (A) As used in this section, "unmanned	8
aerial vehicle system" has the same meaning as in section	9
2911.21 of the Revised Code.	10
(B) No person, for the purpose of sexually arousing or	11
gratifying the person's self, shall commit trespass or otherwise	12
surreptitiously invade the privacy of another, including through	13
the use of an unmanned aerial vehicle system, to spy or	14
eavesdrop upon another.	15
(B) (C) No person shall knowingly commit trespass or	16
otherwise secretly or surreptitiously videotape, film,	17
photograph, broadcast, stream, or otherwise record another	18
person, including through the use of an unmanned aerial vehicle	19

system, in a place where a person has a reasonable expectation	20
of privacy, for the purpose of viewing the private areas of that	21
person.	22
(C) (D) No person shall knowingly commit trespass or	23
otherwise secretly or surreptitiously videotape, film,	24
photograph, broadcast, stream, or otherwise record a minor,	25
including through the use of an unmanned aerial vehicle system,	26
in a place where a person has a reasonable expectation of	27
privacy, for the purpose of viewing the private areas of the	28
minor.	29
(D) (E) No person shall secretly or surreptitiously	30
videotape, film, photograph, or otherwise record another person	31
above, under, or through the clothing being worn by that other	32
person, including through the use of an unmanned aerial vehicle	33
system, for the purpose of viewing the body of, or the	34
undergarments worn by, that other person.	35
$\frac{(E)(1)}{(F)(1)}$ Whoever violates this section is guilty of	36
voyeurism.	37
(2) A violation of division $\frac{A}{B}$ of this section is a	38
misdemeanor of the third degree.	39
(3) A violation of division $\frac{(B)}{(C)}$ of this section is a	40
misdemeanor of the second degree.	41
(4) A violation of division $\frac{(D)}{(E)}$ of this section is a	42
misdemeanor of the first degree.	43
(5) A violation of division $\frac{(C)}{(D)}$ of this section is a	4 4
felony of the fifth degree.	45
Sec. 2911.21. (A) No person, without privilege to do so,	46
shall do any of the following:	47

(1) Knowingly enter or remain on the land or premises of	48
another or knowingly enter or remain above the land or premises	49
of another through use of an unmanned aerial vehicle system;	50
(2) Knowingly enter or remain on the land or premises of	51
another or knowingly enter or remain above the land or premises	52
of another through use of an unmanned aerial vehicle system,	53
when the use of which such land or premises is lawfully	54
restricted to certain persons, purposes, modes, or hours, when-	55
and the offender knows the offender is in violation of any such	56
restriction or is reckless in that regard;	57
(3) Recklessly enter or remain on the land or premises of	58
another or recklessly enter or remain above the land or premises	59
of another through use of an unmanned aerial vehicle system, as	60
to which when notice against unauthorized access or presence to	61
such land or premises is given by actual communication to the	62
offender, or in a manner prescribed by law, or by posting in a	63
manner reasonably calculated to come to the attention of	64
potential intruders, or by fencing or other enclosure manifestly	65
designed to restrict access;	66
(4) Being on the land or premises of another or being	67
above the land or premises of another through the use of an	68
unmanned aerial vehicle system, negligently fail or refuse to	69
leave upon being notified by signage posted in a conspicuous	70
place or otherwise being notified to do so by the owner or	71
occupant, or the agent or servant of either;	72
(5) Knowingly enter or remain on a critical infrastructure	73
facility or knowingly enter or remain above a critical	74
infrastructure facility through the use of an unmanned aerial	75
vehicle system.	76

(B) It is no defense to a charge under this section that	77
the land or premises involved was owned, controlled, or in	78
custody of a public agency.	79
(C) It is no defense to a charge under this section that	80
the offender was authorized to enter or remain on the land or	81
premises involved, when such authorization was secured by	82
deception.	83
(D)(1) Whoever violates this section is guilty of criminal	84
trespass. Criminal trespass in violation of division (A)(1),	85
(2), (3) , or (4) of this section is a misdemeanor of the fourth	86
degree. Criminal trespass in violation of division (A)(5) of	87
this section is a misdemeanor of the first degree.	88
(2) Notwithstanding section 2929.28 of the Revised Code,	89
if the person, in committing the violation of this section, used	90
a snowmobile, off-highway motorcycle, or all-purpose vehicle,	91
the court shall impose a fine of two times the usual amount	92
imposed for the violation.	93
(3) If an offender previously has been convicted of or	94
pleaded guilty to two or more violations of this section or a	95
substantially equivalent municipal ordinance, and the offender,	96
in committing each violation, used a snowmobile, off-highway	97
motorcycle, or all-purpose vehicle, the court, in addition to or	98
independent of all other penalties imposed for the violation,	99
may impound the certificate of registration of that snowmobile	100
or off-highway motorcycle or the certificate of registration and	101
license plate of that all-purpose vehicle for not less than	102
sixty days. In such a case, section 4519.47 of the Revised Code	103
applies.	104
(E) Notwithstanding any provision of the Revised Code, if	105

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the offender, in committing the violation of this section, used	106
an all-purpose vehicle, the clerk of the court shall pay the	107
fine imposed pursuant to this section to the state recreational	108
vehicle fund created by section 4519.11 of the Revised Code.	109
(F) As used in this section:	110
(1) "All-purpose vehicle," "off-highway motorcycle," and	111
"snowmobile" have the same meanings as in section 4519.01 of the	112
Revised Code.	113
(2) "Land or premises" includes any land, building,	114
structure, or place belonging to, controlled by, or in custody	115
of another, and any separate enclosure or room, or portion	116
thereof.	117
(3) "Production operation," "well," and "well pad" have	118
the same meanings as in section 1509.01 of the Revised Code.	119
(4) "Critical infrastructure facility" means:	120
(a) One of the following, if completely enclosed by a	121
fence or other physical barrier that is obviously designed to	122
exclude intruders, or if clearly marked with signs that are	123
reasonably likely to come to the attention of potential	124
intruders and that indicate entry is forbidden without site	125
authorization:	126
(i) A petroleum or alumina refinery;	127
(ii) An electric generating facility, substation,	128
switching station, electrical control center, or electric	129
transmission and distribution lines and associated equipment;	130
(iii) A chemical, polymer, or rubber manufacturing	131
facility;	132

(iv) A water intake structure, water treatment facility,	133
waste water facility, drainage facility, water management	134
facility, or any similar water or sewage treatment system and	135
its water and sewage piping;	136
(v) A natural gas company facility or interstate natural	137
gas pipeline, including a pipeline interconnection, a natural	138
gas compressor station and associated facilities, city gate or	139
town border station, metering station, above-ground piping,	140
regulator station, valve site, delivery station, fabricated	141
assembly, or any other part of a natural gas storage facility	142
involved in the gathering, storage, transmission, or	143
distribution of gas;	144
(vi) A telecommunications central switching office or	145
remote switching facility or an equivalent network facility that	146
serves a similar purpose;	147
(vii) Wireline or wireless telecommunications	148
infrastructure, including telecommunications towers and	149
telephone poles and lines, including fiber optic lines;	150
(viii) A port, trucking terminal, or other freight	151
transportation facility;	152
(ix) A gas processing plant, including a plant used in the	153
processing, treatment, or fractionation of natural gas or	154
natural gas liquids;	155
(x) A transmission facility used by a federally licensed	156
radio or television station;	157
(xi) A steel-making facility that uses an electric arc	158
furnace to make steel;	159
(xii) A facility identified and regulated by the United	160

States department of homeland security's chemical facility anti-	161
terrorism standards program under 6 C.F.R. part 27;	162
terrorism standards program under 0 C.r.K. part 27,	102
(xiii) A dam that is regulated by the state or federal	163
<pre>government;</pre>	164
(xiv) A crude oil or refined products storage and	165
distribution facility, including valve sites, pipeline	166
interconnections, pump station, metering station, below- or	167
above-ground pipeline, or piping and truck loading or off-	168
loading facility;	169
(xv) A video service network and broadband infrastructure,	170
including associated buildings and facilities, video service	171
headends, towers, utility poles, and utility lines such as fiber	172
optic lines. As used in this division, "video service network"	173
has the same meaning as in section 1332.21 of the Revised Code.	174
(xvi) Any above-ground portion of an oil, gas, hazardous	175
liquid or chemical pipeline, tank, or other storage facility;	176
(xvii) Any above-ground portion of a well, well pad, or	177
<pre>production operation;</pre>	178
(xviii) A laydown area or construction site for pipe and	179
other equipment intended for use on an interstate or intrastate	180
natural gas or crude oil pipeline;	181
(xix) Any mining operation, including any processing	182
equipment, batching operation, or support facility for that	183
mining operation.	184
(b) With respect to a video service network or broadband	185
or wireless telecommunications infrastructure, the above-ground	186
portion of a facility installed in a public right-of-way on a	187
utility pole or in a conduit;	188

(c) Any railroad property;	189
(d) An electronic asset of any of the following:	190
(i) An electric light company that is a public utility	191
under section 4905.02 of the Revised Code;	192
(ii) An electric cooperative, as defined in section	193
4928.01 of the Revised Code;	194
(iii) A municipal electric utility, as defined in section	195
4928.01 of the Revised Code;	196
(iv) A natural gas company that is a public utility under	197
section 4905.02 of the Revised Code;	198
(v) A telephone company that is a public utility under	199
section 4905.02 of the Revised Code;	200
(vi) A video service provider, including a cable operator,	201
as those terms are defined in section 1332.21 of the Revised	202
Code.	203
(5) "Electronic asset" includes, but is not limited to,	204
the hardware, software, and data of a programmable electronic	205
device; all communications, operations, and customer data	206
networks; and the contents of those data networks.	207
(6) "Unmanned aerial vehicle" means a powered, aerial	208
vehicle to which all of the following apply:	209
(a) The vehicle does not carry a human operator and is	210
operated without the possibility of direct human intervention	211
from within or on the vehicle;	212
(b) The vehicle uses aerodynamic forces to provide lift;	213
(c) The vehicle can fly autonomously or be piloted	214
<pre>remotely;</pre>	215

(d) The vehicle is either expendable or recoverable.	216
"Unmanned aerial vehicle" is commonly referred to as a	217
drone and does not include a satellite.	218
(7) "Unmanned aerial vehicle system" means an unmanned	219
aerial vehicle and associated elements, including communication	220
links and components that control the unmanned aerial vehicle	221
and that are required for the remote pilot in command to operate	222
the vehicle in the air space over this state.	223
Sec. 2911.211. (A)(1) No person shall enter or remain on	224
the land or premises of another or enter or remain above the	225
land or premises of another through use of an unmanned aerial	226
vehicle system, with purpose to commit on that land or those	227
premises a misdemeanor, the elements of which involve causing	228
physical harm to another person or causing another person to	229
believe that the offender will cause physical harm to that	230
person.	231
(2) No person shall enter or remain on a critical	232
infrastructure facility or enter or remain above a critical	233
infrastructure facility through use of an unmanned aerial	234
vehicle system with purpose to destroy or tamper with the	235
facility.	236
(B) Whoever violates this section is guilty of aggravated	237
trespass. Aggravated trespass in violation of division (A)(1) of	238
this section is a misdemeanor of the first degree. Aggravated	239
trespass in violation of division (A)(2) of this section is a	240
felony of the third degree.	241
(C) As used in this section, "critical infrastructure	242
facility" has and "unmanned aerial vehicle system" have the same	243
meaning meanings as in section 2911.21 of the Revised Code.	244

Sec. 2911.23. (A) As used in this section, "place:	245
(1) "Place of public amusement" means a stadium, theater,	246
or other facility, whether licensed or not, at which a live	247
performance, sporting event, or other activity takes place for	248
entertainment of the public and to which access is made	249
available to the public, regardless of whether admission is	250
charged.	251
(2) "Unmanned aerial vehicle system" has the same meaning	252
as in section 2911.21 of the Revised Code.	253
(B) No person, without privilege to do so, shall knowingly	254
enter or remain on any restricted portion of a place of public	255
amusement or knowingly enter or remain above the land or	256
premises of any restricted portion of a place of public	257
amusement through the use of an unmanned aerial vehicle system,	258
and, as a result of that conduct, interrupt or cause the delay	259
of the live performance, sporting event, or other activity	260
taking place at the place of public amusement after a printed	261
written notice has been given as provided in division (D)(1) of	262
this section that the general public is restricted from access	263
to <u>or in the air space above</u> that restricted portion of the	264
place of public amusement. A restricted portion of a place of	265
public amusement may include, but is not limited to, a playing	266
field, an athletic surface, or a stage located at the place of	267
public amusement.	268
(C) An owner or lessee of a place of public amusement, an	269
agent of the owner or lessee, or a performer or participant at a	270
place of public amusement may use reasonable force to restrain	271
and remove a person <u>or an unmanned aerial vehicle system</u> from a	272
restricted portion of the place of public amusement if the	273
person <u>or unmanned aerial vehicle system</u> enters or remains on <u>or</u>	274

in the air space above the restricted portion of the place of	275
public amusement and, as a result of that conduct, interrupts or	276
causes the delay of the live performance, sporting event, or	277
other activity taking place at the place of public amusement.	278
This division does not provide immunity from criminal liability	279
for any use of force beyond reasonable force by an owner or	280
lessee of a place of public amusement, an agent of either the	281
owner or lessee, or a performer or participant at a place of	282
public amusement.	283
(D)(1) Notice has been given that the general public is	284
restricted from access to or in the air space above a portion of	285
a place of public amusement if a printed written notice of the	286
restricted access has been conspicuously posted or exhibited at	287
the entrance to that portion of the place of public amusement.	288
If a printed written notice is posted or exhibited as described	289
in this division regarding a portion of a place of public	290
amusement, in addition to that posting or exhibition, notice	291
that the general public is restricted from access to or in the	292
air space above that portion of the place of public amusement	293
also may be given, but is not required to be given, by either of	294
the following means:	295
(a) By notifying the person personally, either orally or	296
in writing, that access to or in the air space above that	297
portion of the place of public amusement is restricted;	298
(b) By broadcasting over the public address system of the	299
place of public amusement an oral warning that access to or in	300
the air space above that portion of the place of public	301
amusement is restricted.	302
(2) If notice that the general public is restricted from	303

access to or in the air space above a portion of a place of

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public amusement is provided by the posting or exhibition of a	305
printed written notice as described in division (D)(1) of this	306
section, the state, in a criminal prosecution for a violation of	307
division (B) of this section, is not required to prove that the	308
defendant received actual notice that the general public is	309
restricted from access to or in the air space above a portion of	310
a place of public amusement.	311
(E)(1) Whoever violates division (B) of this section is	312
guilty of criminal trespass on a place of public amusement, a	313
misdemeanor of the first degree.	314
(2) In addition to any jail term, fine, or other sentence,	315
penalty, or sanction it imposes upon the offender pursuant to	316
division (E)(1) of this section, a court may require an offender	317
who violates this section to perform not less than thirty and	318
not more than one hundred twenty hours of supervised community	319
service work.	320
Section 2. That existing sections 2907.08, 2911.21,	321
2911.211, and 2911.23 of the Revised Code are hereby repealed.	322