# As Reported by the House Rules and Reference Committee

# 135th General Assembly

# Regular Session 2023-2024

#### Am. Sub. H. B. No. 51

#### Representatives Loychik, Schmidt

## A BILL

То	amend sections 2923.11, 2923.111, 2923.122, and	1
	2923.17 and to enact section 2923.50 of the	2
	Revised Code to enact the Second Amendment	3
	Preservation Act to add additional protections	4
	to the right to bear arms.	5

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

Section 1. That sections 2923.11, 2923.111, 2923.122, and	6
2923.17 be amended and section 2923.50 of the Revised Code be	7
enacted to read as follows:	8
Sec. 2923.11. As used in sections 2923.11 to 2923.24 of	9
the Revised Code:	10
(A) "Deadly weapon" means any instrument, device, or thing	11
capable of inflicting death, and designed or specially adapted	12
for use as a weapon, or possessed, carried, or used as a weapon.	13
(B)(1) "Firearm" means any deadly weapon capable of	14
expelling or propelling one or more projectiles by the action of	15
an explosive or combustible propellant. "Firearm" includes an	16
unloaded firearm, and any firearm that is inoperable but that	17
can readily be rendered operable.	18

(2) When determining whether a firearm is capable of	19
expelling or propelling one or more projectiles by the action of	20
an explosive or combustible propellant, the trier of fact may	21
rely upon circumstantial evidence, including, but not limited	22
to, the representations and actions of the individual exercising	23
control over the firearm.	24
(C)(C)(1) "Handgun" means any of the following:	25
$\frac{(1)-(a)}{(a)}$ Any firearm that has a short stock and is designed	26
to be held and fired by the use of a single hand;	27
(2) Any combination of parts from which a firearm of a	28
type described in division <del>(C)(1) (C)(1)(a)</del> of this section can	29
be assembled.	30
(2) "Handgun" includes a handgun with an affixed brace,	31
stabilizing device, arm brace, or pistol brace.	32
	2.2
(D) "Semi-automatic firearm" means any firearm designed or	33
specially adapted to fire a single cartridge and automatically	34
chamber a succeeding cartridge ready to fire, with a single	35
function of the trigger.	36
(E) "Automatic firearm" means any firearm designed or	37
specially adapted to fire a succession of cartridges with a	38
single function of the trigger.	39
(F) "Sawed-off firearm" means a shotgun with a barrel less	40
than eighteen inches long, or a rifle with a barrel less than	41
sixteen inches long, or a shotgun or rifle less than twenty-six	42
inches long overall. "Sawed-off firearm" does not include <u>a</u>	43
handgun and does not include any firearm with an overall length	44
of at least twenty-six inches <del>that is approved for sale by the</del>	45
federal bureau of alcohol, tobacco, firearms, and explosives	46
under the "Gun Control Act of 1968," 82 Stat. 1213, 18 U.S.C.	47

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for sporting purposes, including a military weapon as issued or	104
as modified, and the ammunition for that weapon, unless the	105
firearm is an automatic or sawed-off firearm;	106
(3) Any cannon or other artillery piece that, regardless	107
of its actual age, is of a type in accepted use prior to 1887,	108
has no mechanical, hydraulic, pneumatic, or other system for	109
absorbing recoil and returning the tube into battery without	110
displacing the carriage, and is designed and safe for use only	111
with black powder;	112
(4) Black powder, priming quills, and percussion caps	113
possessed and lawfully used to fire a cannon of a type defined	114
in division (L)(3) of this section during displays,	115
celebrations, organized matches or shoots, and target practice,	116
and smokeless and black powder, primers, and percussion caps	117
possessed and lawfully used as a propellant or ignition device	118
in small-arms or small-arms ammunition;	119
(5) Dangerous ordnance that is inoperable or inert and	120
cannot readily be rendered operable or activated, and that is	121
kept as a trophy, souvenir, curio, or museum piece;	122
(6) Any device that is expressly excepted from the	123
definition of a destructive device pursuant to the "Gun Control	124
Act of 1968," 82 Stat. 1213, 18 U.S.C. 921(a)(4), as amended,	125
and regulations issued under that actany state or federal law;	126
(7) Any firearm with an overall length of at least twenty-	127
six inches—that is approved for sale by the federal bureau of—	128
alcohol, tobacco, firearms, and explosives under the "Gun-	129
Control Act of 1968," 82 Stat. 1213, 18 U.S.C. 921(a)(3), but	130
that is found by the bureau not to be regulated under the	131
"National Firearms Act " 68A Stat 725 (1934) 26 H S C	130

<del>5845 (a)</del> ;	133
(8) Any handgun with an affixed brace, stabilizing device,	134
arm brace, or pistol brace.	135
(M) "Explosive" means any chemical compound, mixture, or	136
device, the primary or common purpose of which is to function by	137
explosion. "Explosive" includes all materials that have been	138
classified as division 1.1, division 1.2, division 1.3, or	139
division 1.4 explosives by the United States department of	140
transportation in its regulations and includes, but is not	141
limited to, dynamite, black powder, pellet powders, initiating	142
explosives, blasting caps, electric blasting caps, safety fuses,	143
fuse igniters, squibs, cordeau detonant fuses, instantaneous	144
fuses, and igniter cords and igniters. "Explosive" does not	145
include "fireworks," as defined in section 3743.01 of the	146
Revised Code, or any substance or material otherwise meeting the	147
definition of explosive set forth in this section that is	148
manufactured, sold, possessed, transported, stored, or used in	149
any activity described in section 3743.80 of the Revised Code,	150
provided the activity is conducted in accordance with all	151
applicable laws, rules, and regulations, including, but not	152
limited to, the provisions of section 3743.80 of the Revised	153
Code and the rules of the fire marshal adopted pursuant to	154
section 3737.82 of the Revised Code.	155
(N)(1) "Concealed handgun license" or "license to carry a	156
concealed handgun" means, subject to division (N)(2) of this	157
section, a license or temporary emergency license to carry a	158
concealed handgun issued under section 2923.125 or 2923.1213 of	159
the Revised Code or a license to carry a concealed handgun	160
issued by another state with which the attorney general has	161

entered into a reciprocity agreement under section 109.69 of the 162

Revised Code. 163

- (2) A reference in any provision of the Revised Code to a 164 concealed handgun license issued under section 2923.125 of the 165 Revised Code or a license to carry a concealed handgun issued 166 under section 2923.125 of the Revised Code means only a license 167 of the type that is specified in that section. A reference in 168 any provision of the Revised Code to a concealed handqun license 169 issued under section 2923.1213 of the Revised Code, a license to 170 carry a concealed handgun issued under section 2923.1213 of the 171 Revised Code, or a license to carry a concealed handgun on a 172 temporary emergency basis means only a license of the type that 173 is specified in section 2923.1213 of the Revised Code. A 174 reference in any provision of the Revised Code to a concealed 175 handgun license issued by another state or a license to carry a 176 concealed handgun issued by another state means only a license 177 issued by another state with which the attorney general has 178 entered into a reciprocity agreement under section 109.69 of the 179 Revised Code. 180
- (0) "Valid concealed handgun license" or "valid license to 181 carry a concealed handgun" means a concealed handgun license 182 that is currently valid, that is not under a suspension under 183 division (A)(1) of section 2923.128 of the Revised Code, under 184 section 2923.1213 of the Revised Code, or under a suspension 185 provision of the state other than this state in which the 186 license was issued, and that has not been revoked under division 187 (B)(1) of section 2923.128 of the Revised Code, under section 188 2923.1213 of the Revised Code, or under a revocation provision 189 of the state other than this state in which the license was 190 issued. 191
  - (P) "Misdemeanor punishable by imprisonment for a term

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the effective date of this amendment;	220
(c) (d) Satisfies all of the criteria listed in divisions	221
(D)(1)(a) to (j), (m), (p), (q), and (s) of section 2923.125 of	222
the Revised Code.	223
(B) Notwithstanding any other Revised Code section to the	224
contrary:	225
(1) A person who is a qualifying adult shall not be	226
required to obtain a concealed handgun license in order to carry	227
in this state, under authority of division (B)(2) of this	228
section, a concealed handgun that is not a restricted firearm.	229
(2) Regardless of whether the person has been issued a	230
concealed handgun license, subject to the limitations specified	231
in divisions (B)(3) and (C)(2) of this section, a person who is	232
a qualifying adult may carry a concealed handgun that is not a	233
restricted firearm anywhere in this state in which a person who	234
has been issued a concealed handgun license may carry a	235
concealed handgun.	236
(3) The right of a person who is a qualifying adult to	237
carry a concealed handgun that is not a restricted firearm that	238
is granted under divisions (B)(1) and (2) of this section is the	239
same right as is granted to a person who has been issued a	240
concealed handgun license, and a qualifying adult who is granted	241
the right is subject to the same restrictions as apply to a	242
person who has been issued a concealed handgun license.	243
(C)(1) For purposes of any provision of section 1547.69,	244
2923.12, or 2923.124 to 2923.1213 of the Revised Code, or of any	245
other section of the Revised Code, that refers to a concealed	246
handgun license or a concealed handgun licensee, except when the	247
context clearly indicates otherwise, all of the following apply:	248

- (a) A person who is a qualifying adult and is carrying or
  has, concealed on the person's person or ready at hand, a
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  handgun that is not a restricted firearm shall be deemed to have
  been issued a valid concealed handgun license.
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- (b) If the provision refers to a person having been issued 253 a concealed handgun license or having been issued a concealed 254 handgun license that is valid at a particular point in time, the 255 provision shall be construed as automatically including a person 256 who is a qualifying adult and who is carrying or has, concealed 257 258 on the person's person or ready at hand, a handgun that is not a restricted firearm, as if the person had been issued a concealed 259 handgun license or had been issued a concealed handgun license 260 that is valid at the particular point in time. 261
- (c) If the provision in specified circumstances requires a 262 concealed handgun licensee to engage in specified conduct, or 263 prohibits a concealed handgun licensee from engaging in 264 specified conduct, the provision shall be construed as applying 265 in the same circumstances to a person who is a qualifying adult 266 in the same manner as if the person was a concealed handgun 267 licensee.
- (d) If the application of the provision to a person 269 depends on whether the person is or is not a concealed handgun 270 licensee, the provision shall be applied to a person who is a 271 qualifying adult in the same manner as if the person was a 272 concealed handgun licensee. 273
- (e) If the provision pertains to the imposition of a 274 penalty or sanction for specified conduct and the penalty or 275 sanction applicable to a person who engages in the conduct 276 depends on whether the person is or is not a concealed handgun 277 licensee, the provision shall be applied to a person who is a 278

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qualifying adult in the same manner as if the person was a 279 concealed handgun licensee. 280

- (2) The concealed handgun license expiration provisions of 281 sections 2923.125 and 2923.1213 of the Revised Code, and the 282 concealed handgun license suspension and revocation provisions 283 of section 2923.128 of the Revised Code, do not apply with 284 respect to a person who is a qualifying adult unless the person 285 has been issued a concealed handqun license. If a person is a 286 qualifying adult and the person thereafter comes within any 287 category of persons specified in 18 U.S.C. 922(g)(1) to (9) or 288 in-section 2923.13 of the Revised Code or any other Revised Code 289 provision so that the person as a result is legally prohibited 290 under the applicable provision from possessing or receiving a 291 firearm, or the person thereafter comes within a category of 292 persons identified in 18 U.S.C. 922(q)(1) to (9), as that law 293 exists on the effective date of this amendment, both of the 294 following apply automatically and immediately upon the person 295 coming within that category: 296
- (a) Division (B) of this section and the authority and right to carry a concealed handgun that are described in that division do not apply to the person.
- (b) The person no longer is deemed to have been issued a concealed handgun license as described in division (C)(1)(a) of this section, and the provisions of divisions (C)(1)(a) to (e) of this section no longer apply to the person in the same manner as if the person had been issued, possessed, or produced a valid concealed handgun license or was a concealed handgun licensee.
- Sec. 2923.122. (A) No person shall knowingly convey, or 306 attempt to convey, a deadly weapon or dangerous ordnance into a 307 school safety zone.

(B) No person shall knowingly possess a deadly weapon or	309
dangerous ordnance in a school safety zone.	310
(C) No person shall knowingly possess an object in a	311
school safety zone if both of the following apply:	312
(1) The object is indistinguishable from a firearm,	313
whether or not the object is capable of being fired.	314
(2) The person indicates that the person possesses the	315
object and that it is a firearm, or the person knowingly	316
displays or brandishes the object and indicates that it is a	317
firearm.	318
(D)(1) This section does not apply to any of the	319
following:	320
(a) An officer, agent, or employee of this or any other	321
state or the United States who is authorized to carry deadly	322
weapons or dangerous ordnance and is acting within the scope of	323
the officer's, agent's, or employee's duties;	324
(b) A law enforcement officer who is authorized to carry	325
deadly weapons or dangerous ordnance;	326
(c) A security officer employed by a board of education or	327
governing body of a school during the time that the security	328
officer is on duty pursuant to that contract of employment;	329
(d) Any person not described in divisions (D)(1)(a) to (c)	330
of this section who has written authorization from the board of	331
education or governing body of a school to convey deadly weapons	332
or dangerous ordnance into a school safety zone or to possess a	333
deadly weapon or dangerous ordnance in a school safety zone and	334
who conveys or possesses the deadly weapon or dangerous ordnance	335
in accordance with that authorization, provided both of the	336

following apply:	337
(i) Either the person has successfully completed the	338
curriculum, instruction, and training established under section	339
5502.703 of the Revised Code, or the person has received a	340
certificate of having satisfactorily completed an approved basic	341
peace officer training program or is a law enforcement officer;	342
(ii) The board or governing body has notified the public,	343
by whatever means the affected school regularly communicates	344
with the public, that the board or governing body has authorized	345
one or more persons to go armed within a school operated by the	346
board or governing authority.	347
A district board or school governing body that authorizes	348
a person under division (D)(1)(d) of this section shall require	349
that person to submit to an annual criminal records check	350
conducted in the same manner as section 3319.39 or 3319.391 of	351
the Revised Code.	352
(e) Any person who is employed in this state, who is	353
authorized to carry deadly weapons or dangerous ordnance, and	354
who is subject to and in compliance with the requirements of	355
section 109.801 of the Revised Code, unless the appointing	356
authority of the person has expressly specified that the	357
exemption provided in division (D)(1)(e) of this section does	358
not apply to the person.	359
(2) Division (C) of this section does not apply to	360
premises upon which home schooling is conducted. Division (C) of	361
this section also does not apply to a school administrator,	362
teacher, or employee who possesses an object that is	363
indistinguishable from a firearm for legitimate school purposes	364
during the course of employment, a student who uses an object	365

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that is indistinguishable from a firearm under the direction of	366
a school administrator, teacher, or employee, or any other	367
person who with the express prior approval of a school	368
administrator possesses an object that is indistinguishable from	369
a firearm for a legitimate purpose, including the use of the	370
object in a ceremonial activity, a play, reenactment, or other	371
dramatic presentation, school safety training, or a ROTC	372
activity or another similar use of the object.	373
(3) This section does not apply to a person who conveys or	374
attempts to convey a handgun into, or possesses a handgun in, a	375
school safety zone if, at the time of that conveyance, attempted	376
conveyance, or possession of the handgun, all of the following	377
apply:	378
(a) The person does not enter into a school building or	379
onto school premises and is not at a school activity.	380
(b) The person has been issued a concealed handgun license	381
that is valid at the time of the conveyance, attempted	382
conveyance, or possession or the person is an active duty member	383
of the armed forces of the United States and is carrying a valid	384
military identification card and documentation of successful	385
completion of firearms training that meets or exceeds the	386
training requirements described in division (G)(1) of section	387
2923.125 of the Revised Code.	388
(c) The person is in the school safety zone in accordance	389
with 18 U.S.C. 922(q)(2)(B)compliance with any applicable state	390
or federal law.	391
(d) The person is not knowingly in a place described in	392

division (B)(1) or (B)(3) to (8) of section 2923.126 of the

Revised Code.

(4) This section does not apply to a person who conveys or	395
attempts to convey a handgun into, or possesses a handgun in, a	396
school safety zone if at the time of that conveyance, attempted	397
conveyance, or possession of the handgun all of the following	398
apply:	399
(a) The person has been issued a concealed handgun license	400
that is valid at the time of the conveyance, attempted	401
conveyance, or possession or the person is an active duty member	402
of the armed forces of the United States and is carrying a valid	403
military identification card and documentation of successful	404
completion of firearms training that meets or exceeds the	405
training requirements described in division (G)(1) of section	406
2923.125 of the Revised Code.	407
(b) The person leaves the handgun in a motor vehicle.	408
(c) The handgun does not leave the motor vehicle.	409
(d) If the person exits the motor vehicle, the person	410
locks the motor vehicle.	411
(E)(1) Whoever violates division (A) or (B) of this	412
section is guilty of illegal conveyance or possession of a	413
deadly weapon or dangerous ordnance in a school safety zone.	414
Except as otherwise provided in this division, illegal	415
conveyance or possession of a deadly weapon or dangerous	416
ordnance in a school safety zone is a felony of the fifth	417
degree. If the offender previously has been convicted of a	418
violation of this section, illegal conveyance or possession of a	419
deadly weapon or dangerous ordnance in a school safety zone is a	420
felony of the fourth degree.	421
(2) Whoever violates division (C) of this section is	422

guilty of illegal possession of an object indistinguishable from

a firearm in a school safety zone. Except as otherwise provided	424
in this division, illegal possession of an object	425
indistinguishable from a firearm in a school safety zone is a	426
misdemeanor of the first degree. If the offender previously has	427
been convicted of a violation of this section, illegal	428
possession of an object indistinguishable from a firearm in a	429
school safety zone is a felony of the fifth degree.	430

(F)(1) In addition to any other penalty imposed upon a 431 person who is convicted of or pleads guilty to a violation of 432 this section and subject to division (F)(2) of this section, if 433 the offender has not attained nineteen years of age, regardless 434 of whether the offender is attending or is enrolled in a school 435 operated by a board of education or for which the director of 436 education and workforce prescribes minimum standards under 437 section 3301.07 of the Revised Code, the court shall impose upon 438 the offender a class four suspension of the offender's 439 probationary driver's license, restricted license, driver's 440 license, commercial driver's license, temporary instruction 441 permit, or probationary commercial driver's license that then is 442 in effect from the range specified in division (A)(4) of section 443 4510.02 of the Revised Code and shall deny the offender the 444 issuance of any permit or license of that type during the period 445 of the suspension. 446

If the offender is not a resident of this state, the court

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shall impose a class four suspension of the nonresident

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operating privilege of the offender from the range specified in

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division (A) (4) of section 4510.02 of the Revised Code.

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(2) If the offender shows good cause why the court should
not suspend one of the types of licenses, permits, or privileges
specified in division (F)(1) of this section or deny the
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issuance of one of the temporary instruction permits specified	454
in that division, the court in its discretion may choose not to	455
impose the suspension, revocation, or denial required in that	456
division, but the court, in its discretion, instead may require	457
the offender to perform community service for a number of hours	458
determined by the court.	459
(G) As used in this section, "object that is	460
indistinguishable from a firearm" means an object made,	461
constructed, or altered so that, to a reasonable person without	462
specialized training in firearms, the object appears to be a	463
firearm.	464
Sec. 2923.17. (A) No person shall knowingly acquire, have,	465
carry, or use any dangerous ordnance.	466
(B) No person shall manufacture or process an explosive at	467
any location in this state unless the person first has been	468
issued a license, certificate of registration, or permit to do	469
so from a fire official of a political subdivision of this state	470
or from the office of the fire marshal.	471
(C) Division (A) of this section does not apply to:	472
(1) Officers, agents, or employees of this or any other	473
state or the United States, members of the armed forces of the	474
United States or the organized militia of this or any other	475
state, and law enforcement officers, to the extent that any such	476
person is authorized to acquire, have, carry, or use dangerous	477
ordnance and is acting within the scope of the person's duties;	478
(2) Importers, manufacturers, dealers, and users of	479
explosives, having a license or user permit issued and in effect	480
pursuant to the "Organized Crime Control Act of 1970," 84 Stat.	481

952, 18 U.S.C. 843, and any amendments or additions thereto or

reenactments thereof, with respect to explosives and explosive	483
devices lawfully acquired, possessed, carried, or used under the	484
laws of this state and applicable federal law;	485
(3) Importers, manufacturers, and dealers having a license	486
to deal in destructive devices or their ammunition, issued and	487
in effect pursuant to the "Gun Control Act of 1968," 82 Stat.	488
1213, 18 U.S.C. 923, and any amendments or additions thereto or	489
reenactments thereof, with respect to dangerous ordnance	490
lawfully acquired, possessed, carried, or used under the laws of	491
this state and or applicable federal law;	492
(4) Persons to whom surplus ordnance has been sold,	493
loaned, or given by the secretary of the army pursuant to 70A	494
Stat. 262 and 263, 10 U.S.C. 4684, 4685, and 4686, and any	495
amendments or additions thereto or reenactments thereof, with	496
respect to dangerous ordnance when lawfully possessed and used	497
for the purposes specified in such section in compliance with any	498
applicable state or federal law;	499
(5) Owners of dangerous ordnance <del>registered in the</del>	500
national firearms registration and transfer record pursuant to	501
the act of October 22, 1968, 82 Stat. 1229, 26 U.S.C. 5841, and	502
any amendments or additions thereto or reenactments thereof, and	503
regulations issued thereunder.in compliance with any applicable	504
<pre>state or federal law;</pre>	505
(6) Carriers, warehouses, and others engaged in the	506
business of transporting or storing goods for hire, with respect	507
to dangerous ordnance lawfully transported or stored in the	508
usual course of their business and in compliance with the laws	509
of this state <u>and or</u> applicable federal law;	510

(7) The holders of a license or temporary permit issued

and in effect pursuant to section 2923.18 of the Revised Code,	512
with respect to dangerous ordnance lawfully acquired, possessed,	513
carried, or used for the purposes and in the manner specified in	514
such license or permit;	515
(8) Persons who own a dangerous ordnance that is a firearm	516
muffler or suppressor attached to a gun that is authorized to be	517
used for hunting by section 1533.16 of the Revised Code and who	518
are authorized to use such a dangerous ordnance by section	519
1533.04 of the Revised Code.	520
(D) Whoever violates division (A) of this section is	521
guilty of unlawful possession of dangerous ordnance, a felony of	522
the fifth degree.	523
(E) Whoever violates division (B) of this section is	524
guilty of illegally manufacturing or processing explosives, a	525
felony of the second degree.	526
Sec. 2923.50. (A) For purposes of this section:	527
"Violent felony offense" has the same meaning as in	528
section 2923.132 of the Revised Code.	529
"Law-abiding citizen" means a person who is not otherwise	530
precluded under state law from possessing a firearm and shall	531
not be construed to include anyone who is not legally present in	532
the United States or this state.	533
"Law enforcement officer" has the same meaning as in	534
section 9.69 of the Revised Code.	535
"Material aid or support" includes voluntarily giving or	536
allowing others to make use of lodging, communications equipment	537
or services including social media accounts, facilities,	538
weapons, personnel, transportation, clothing, or other physical	539

assets. "Material aid or support" does not include giving or	540
allowing the use of medicine or other materials necessary to	541
treat physical injuries, nor shall the term include any	542
assistance provided to help persons escape a serious, present	543
risk of life-threatening injury.	544
"Political subdivision" means a county, township,	545
municipal corporation, or any other body corporate and politic	546
responsible for governmental activities in a geographic area	547
smaller than that of the state.	548
"Public office" includes any state agency, public	549
institution, political subdivision, or other organized body,	550
office, agency, institution, or entity established by the laws	551
of this state for the exercise of any function of government.	552
"Public officer" includes all officers, employees, or duly	553
authorized representatives or agents of a public office.	554
(B) No public office, public officer, or employee of the	555
state or a political subdivision shall enforce, attempt to	556
enforce, or participate in any way in the enforcement of any	557
federal acts, executive orders, administrative orders, rules,	558
regulations, statutes, or ordinances regarding firearms, firearm	559
accessories, or ammunition.	560
(C) No public office, public officer, or employee of the	561
state or a political subdivision shall accede to a request from	562
another to give material aid or support to the efforts of the	563
other in the enforcement of or implementation of any federal	564
acts, laws, executive orders, rules, regulations, or ordinances	565
regarding firearms, firearm accessories, or ammunition.	566
(D) Sovereign immunity shall not be an affirmative defense	567
in any action pursuant to this section.	568

(E) (1) Notwithstanding anything to the contrary in	569
Chapters 2743. and 2744. of the Revised Code, if the state or a	570
political subdivision employs a law enforcement officer who	571
knowingly violates division (B) or (C) of this section, the	572
state or political subdivision shall be liable to the injured	573
party in an action at law, suit in equity, or other proper	574
proceeding for redress, and subject to a fifty-thousand-dollar	575
civil penalty per occurrence.	576
(2) Any person injured under this division shall have	577
standing to pursue an action for injunctive relief in the court	578
of common pleas of the county in which the action allegedly	579
occurred or in the court of common pleas of Franklin county with	580
respect to the actions of such officer. The court shall hold a	581
hearing on the motion for temporary restraining order and	582
preliminary injunction within thirty days of service of the	583
petition. In such actions, notwithstanding anything to the	584
contrary in Chapters 2743. and 2744. of the Revised Code, the	585
court may award the prevailing party, other than the state of	586
Ohio or any political subdivision of the state, reasonable	587
<pre>attorney's fees and costs.</pre>	588
(F)(1) If the state or any political subdivision of the	589
state knowingly employs an individual who is acting as or	590
previously acted as an official, agent, employee, or deputy of	591
the government of the United States, or otherwise acting under	592
the color of federal law within the borders of this state, and	593
who knowingly does either of the following after the effective	594
date of this section, the state or political subdivision shall	595
be subject to a civil penalty of fifty thousand dollars per	596
employee hired by the state or political subdivision who	597
violates the applicable provision:	598

(a) Enforces, attempts to enforce, or participates in any	599
way in the enforcement or implementation of any federal acts,	600
laws, executive orders, rules, regulations, statutes, or	601
ordinances regarding firearms, firearm accessories, or	602
ammunition;	603
(b) Gives material aid or support to the efforts of	604
another in the enforcement or implementation of any federal	605
acts, laws, executive orders, administrative orders, rules,	606
regulations, statutes, or ordinances regarding firearms, firearm	607
accessories, or ammunition.	608
(2) Any person residing or conducting business in the	609
state or a political subdivision of the state who believes that	610
a law enforcement officer of the state or of the political	611
subdivision of the state has taken action as described in	612
division (F)(1) of this section shall have standing to pursue an	613
action for injunctive relief in the court of common pleas of the	614
county in which the action allegedly occurred, or in the court	615
of common pleas of Franklin county, with respect to the actions	616
of such law enforcement officer. The court shall hold a hearing	617
on the motion for temporary restraining order and preliminary	618
injunction within thirty days of service of the petition. In	619
such actions, the court may award the prevailing party, other	620
than the state of Ohio or any political subdivision of the	621
state, reasonable attorney's fees and costs.	622
(G) Nothing in this section shall be construed to prohibit	623
public officers or employees of the state or a political	624
subdivision of the state from requesting or accepting aid from	625
federal officials in an effort to enforce laws of the state or	626
of a political subdivision for either of the following:	627
(1) Referring firearm cases to any United States attorney	628

for potential prosecution if such case is a violent felony	629
offense and if that prosecution would entail prosecution of	630
violations substantially similar to those found in Chapters	631
2901. to 2911. of the Revised Code involving the use of a	632
weapon, provided that such weapons violations are merely	633
ancillary to that prosecution.	634
(2) Participating with federal law enforcement to enforce	635
laws of the state or a political subdivision in any national	636
integrated ballistic information network investigation or lead,	637
or distributing such leads, whether or not through a crime gun	638
<pre>intelligence center.</pre>	639
(H) It shall not be considered a violation of this section	640
to provide material aid to federal officials who are in pursuit	641
of a suspect when there is a demonstrable criminal nexus with	642
another state or country and such suspect is either not a	643
citizen of this state or is not present in this state.	644
(I) It shall not be considered a violation of this section	645
to provide material aid to federal prosecutions for either of	646
the following:	647
(1) Felony crimes against a person when such prosecution	648
includes weapons violations substantially similar to those found	649
in sections 2923.11 to 2923.25 of the Revised Code, so long as	650
such weapons violations are merely ancillary to such	651
<pre>prosecution;</pre>	652
(2) Class A or class B felony violations, as designated	653
under federal law, substantially similar to those found in	654
Chapter 2925. of the Revised Code when such prosecution includes	655
weapons violations substantially similar to those found in	656
soctions 2023 11 to 2023 25 of the Povised Code, so long as such	65

weapons violations are merely ancillary to such prosecution.	658
(J) Nothing in this section shall be construed to prohibit	659
a public officer or employee of the state or a political	660
subdivision from participating in an inter-jurisdictional task	661
force for the purpose of enforcing laws not related to firearms,	662
firearm accessories, or ammunition.	663
(K) (1) As specified in section 1.50 of the Revised Code,	664
if any provision of a section of the Revised Code or the	665
application thereof to any person or circumstance is held	666
invalid, the invalidity does not affect other provisions or	667
applications of the section or related sections which can be	668
given effect without the invalid provision or application, and	669
to this end the provisions are severable.	670
(2) Section 2923.50 of the Revised Code shall be strictly	671
construed against the state and shall be liberally construed in	672
favor of the rights of law-abiding citizens.	673
(L) The general assembly of the state of Ohio finds and	674
<pre>declares that:</pre>	675
(1) The general assembly of the state of Ohio is firmly	676
resolved to support and defend the Constitution of the United	677
States against every aggression, whether foreign or domestic,	678
and is duty-bound to oppose every infraction of those principles	679
that constitute the basis of the union of the states because	680
only a faithful observance of those principles can secure the	681
union's existence and the public happiness.	682
(2) Acting through the Constitution of the United States,	683
the people of the several states created the federal government	684
to be their agent in the exercise of a few defined powers, while	685
reserving for the state governments the power to legislate on	686

matters concerning the lives, liberties, and properties of	687
citizens in the ordinary course of affairs.	688
(3) The limitation of the federal government's power is	689
affirmed under the Tenth Amendment to the United States	690
Constitution, which defines the total scope of federal powers as	691
being those which have been delegated by the people of the	692
several states to the federal government, and all powers not	693
delegated to the federal government in the Constitution of the	694
United States are reserved to the states respectively or the	695
people themselves.	696
(4) If the federal government assumes powers that the	697
people did not grant it in the Constitution of the United	698
States, its acts are unauthoritative and of no force.	699
(5) The several states of the United States respect the	700
proper role of the federal government but reject the proposition	701
that such respect requires unlimited submission. If the federal	702
government, created by a compact among the states, were the	703
exclusive or final judge of the extent of the powers granted to	704
it by the states through the Constitution of the United States,	705
the federal government's discretion, and not the Constitution of	706
the United States, would necessarily become the measure of those	707
powers. To the contrary, as in all other cases of compacts among	708
powers having no common judge, each party has an equal right to	709
judge for itself as to whether infractions of the compact have	710
occurred, as well as to determine the mode and measure of	711
redress. Although the several states have granted supremacy to	712
laws and treaties made under the powers granted in the	713
Constitution of the United States, such supremacy does not	714
extend to various federal statutes, executive orders,	715
administrative orders, court orders, rules, regulations, or	716

other actions that collect data or restrict or prohibit the	717
manufacture, ownership, and use of firearms, firearm	718
accessories, or ammunition exclusively within the borders of	719
Ohio; such statutes, executive orders, administrative orders,	720
court orders, rules, regulations, and other actions exceed the	721
powers granted to the federal government except to the extent	722
they are necessary and proper for governing and regulating the	723
United States armed forces or for organizing, arming, and	724
disciplining militia forces actively employed in the service of	725
the United States armed forces.	726
(6) The people of the several states have given congress	727
the power "to regulate commerce with foreign nations, and among	728
the several states," but "regulating commerce" does not include	729
the power to limit citizens' right to keep and bear arms in	730
defense of their families, neighbors, persons, or property nor	731
to dictate what sort of arms and accessories law-abiding	732
citizens may buy, sell, exchange, or otherwise possess within	733
the borders of this state.	734
(7) The people of the several states also have granted	735
congress the power "to lay and collect taxes, duties, imports,	736
and excises, to pay the debts, and provide for the common	737
defense and general welfare of the United States" and "to make	738
all laws which shall be necessary and proper for carrying into	739
execution the powers vested by the Constitution of the United	740
States in the government of the United States, or in any	741
department or office thereof." These constitutional provisions	742
merely identify the means by which the federal government may	743
execute its limited powers and shall not be construed to grant	744
unlimited power because to do so would be to destroy the	745
carefully constructed equilibrium between the federal and state	746
governments. Consequently, the general assembly rejects any	747

<u>claim that the taxing and spending powers of congress may be</u>	748
used to diminish in any way the right of the people to keep and	749
bear arms.	750
(8) The general assembly of the state of Ohio finds that	751
the federal excise tax rate on arms and ammunition in effect	752
before January 1, 2021, which funds programs under the Wildlife	753
Restoration Act, does not have a chilling effect on the purchase	754
or ownership of such arms and ammunition.	755
(9) The people of Ohio have vested the general assembly	756
with the authority to regulate the manufacture, possession,	757
exchange, and use of firearms within the borders of this state,	758
subject only to the limits imposed by the Second Amendment to	759
the United States Constitution and the Constitution of Ohio.	760
(10) The general assembly of the state of Ohio strongly	761
promotes responsible gun ownership, including parental	762
supervision of minors in the proper use, storage, and ownership	763
of all firearms; the prompt reporting of stolen firearms; and	764
the proper enforcement of all state gun laws. The general	765
assembly of the state of Ohio hereby condemns any unlawful	766
transfer of firearms and the use of any firearm in any criminal	767
or unlawful activity.	768
Section 2. That existing sections 2923.11, 2923.111,	769
2923.122, and 2923.17 of the Revised Code are hereby repealed.	770
Section 3. This act shall be known as the Second Amendment	771
Preservation Act.	772