As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 556

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Representative Mathews

A BILL

Revised Code to create criminal liability for certain teachers and librarians for the offense

To amend sections 2907.32 and 2907.35 of the

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

of pandering obscenity.

Section 1. That sections 2907.32 and 2907.35 of the	5
Revised Code be amended to read as follows:	6
Sec. 2907.32. (A) As used in this section:	7
(1) "Faculty member" means any person who is tasked with	8
providing academic research or teaching at a private or public	9
institution of higher education, as those institutions are	10
defined in section 3365.01 of the Revised Code.	11
(2) "Other person having a proper interest" does not	12
include a teacher who is not a health or biology teacher or a	13
school librarian.	14
(3) "School librarian" means a librarian employed by a	15
school district, other public school, as defined in section	16
3301.0711 of the Revised Code, or chartered nonpublic school and	17
a librarian employed in a school district public library	18

established in accordance with sections 3375.14 to 3375.18 of	19
the Revised Code.	20
(4) "Teacher" has the same meaning as in section 3319.09	21
of the Revised Code and includes an individual who has a teacher	22
certification under section 3301.071 of the Revised Code.	23
(B) No person, with knowledge of the character of the	24
material or performance involved, shall do any of the following:	25
(1) Create, reproduce, or publish any obscene material,	26
when the offender knows that the material is to be used for	27
commercial exploitation or will be publicly disseminated or	28
displayed, or when the offender is reckless in that regard;	29
(2) Promote or advertise for sale, delivery, or	30
dissemination; sell, deliver, publicly disseminate, publicly	31
display, exhibit, present, rent, or provide; or offer or agree	32
to sell, deliver, publicly disseminate, publicly display,	33
exhibit, present, rent, or provide, any obscene material;	34
(3) Create, direct, or produce an obscene performance,	35
when the offender knows that it is to be used for commercial	36
exploitation or will be publicly presented, or when the offender	37
is reckless in that regard;	38
(4) Advertise or promote an obscene performance for	39
presentation, or present or participate in presenting an obscene	40
performance, when the performance is presented publicly, or when	41
admission is charged;	42
(5) Buy, procure, possess, or control any obscene material	43
with purpose to violate division $\frac{A}{(A)(2)}$ or (4) of this	44
section.	45
(B) (C) It is an affirmative defense to a charge under	46

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this section, that the material or performance involved was	47
disseminated or presented for a bona fide medical, scientific,	48
educational, religious, governmental, judicial, or other proper	49
purpose, by or to a physician, psychologist, sociologist,	50
scientist, <u>health or biology</u> teacher, <u>faculty member</u> , person	51
pursuing bona fide studies or research, librarian <u>other than a</u>	52
school librarian, - clergyman member of the clergy, prosecutor,	53
judge, or other person having a proper interest in the material	54
or performance.	55
$\frac{(C)-(D)}{(D)}$ Whoever violates this section is guilty of	56
pandering obscenity, a felony of the fifth degree. If the	57
offender previously has been convicted of a violation of this	58
section or of section 2907.31 of the Revised Code, then	59
pandering obscenity is a felony of the fourth degree.	60
Sec. 2907.35. (A) An owner or manager, or agent or	61
employee of an owner or manager, of a bookstore, newsstand,	62
theater, or other commercial establishment engaged in selling	63
materials or exhibiting performances, who, in the course of	64
business:	65
(1) Possesses five or more identical or substantially	66
similar obscene articles, having knowledge of their character,	67
is presumed to possess them in violation of division $\frac{(A)(5)}{(B)}$	68
(5) of section 2907.32 of the Revised Code;	69
(2) Does any of the acts prohibited by section 2907.31 or	70
2907.32 of the Revised Code, is presumed to have knowledge of	71
the character of the material or performance involved, if the	72
owner, manager, or agent or employee of the owner or manager has	73
actual notice of the nature of such material or performance,	74
whether or not the owner, manager, or agent or employee of the	75

owner or manager has precise knowledge of its contents.

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(B) Without limitation on the manner in which such notice	77
may be given, actual notice of the character of material or a	78
performance may be given in writing by the chief legal officer	79
of the jurisdiction in which the person to whom the notice is	80
directed does business. Such notice, regardless of the manner in	81
which it is given, shall identify the sender, identify the	82
material or performance involved, state whether it is obscene or	83
harmful to juveniles, and bear the date of such notice.	84
(C) Sections 2907.31 and 2907.32 of the Revised Code do	85
not apply to a motion picture operator or projectionist acting	86
within the scope of employment as an employee of the owner or	87
manager of a theater or other place for the showing of motion	88
pictures to the general public, and having no managerial	89
responsibility or financial interest in the operator's or	90
projectionist's place of employment, other than wages.	91
(D)(1) Sections 2907.31, 2907.311, 2907.32, 2907.321,	92
2907.322, 2907.323, and 2907.34 and division (A) of section	93
2907.33 of the Revised Code do not apply to a person solely	94
because the person provided access or connection to or from an	95
electronic method of remotely transferring information not under	96
that person's control, including having provided capabilities	97
that are incidental to providing access or connection to or from	98
the electronic method of remotely transferring the information,	99
and that do not include the creation of the content of the	100
material that is the subject of the access or connection.	101
(2) Division (D)(1) of this section does not apply to a	102
person who conspires with an entity actively involved in the	103
creation or knowing distribution of material in violation of	104
section 2907.31, 2907.311, 2907.32, 2907.321, 2907.322,	105

2907.323, 2907.33, or 2907.34 of the Revised Code or who

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knowingly advertises the availability of material of that	107
nature.	108
(3) Division (D)(1) of this section does not apply to a	109
person who provides access or connection to an electronic method	110
of remotely transferring information that is engaged in the	111
violation of section 2907.31, 2907.311, 2907.32, 2907.321,	112
2907.322, 2907.323, 2907.33, or 2907.34 of the Revised Code and	113
that contains content that person has selected and introduced	114
into the electronic method of remotely transferring information	115
or content over which that person exercises editorial control.	116
(E) An employer is not guilty of a violation of section	117
2907.31, 2907.311, 2907.32, 2907.321, 2907.322, 2907.323,	118
2907.33, or 2907.34 of the Revised Code based on the actions of	119
an employee or agent of the employer unless the employee's or	120
agent's conduct is within the scope of employee's or agent's	121
employment or agency, and the employer does either of the	122
following:	123
(1) With knowledge of the employee's or agent's conduct,	124
the employer authorizes or ratifies the conduct.	125
(2) The employer recklessly disregards the employee's or	126
agent's conduct.	127
(F) It is an affirmative defense to a charge under section	128
2907.31 or 2907.311 of the Revised Code as the section applies	129
to an image transmitted through the internet or another	130
electronic method of remotely transmitting information that the	131
person charged with violating the section has taken, in good	132
faith, reasonable, effective, and appropriate actions under the	133
circumstances to restrict or prevent access by juveniles to	134
material that is harmful to juveniles, including any method that	135

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is feasible under available technology.	136
(G) If any provision of this section, or the application	137
of any provision of this section to any person or circumstance,	138
is held invalid, the invalidity does not affect other provisions	139
or applications of this section or related sections that can be	140
given effect without the invalid provision or application. To	141
this end, the provisions are severable.	142
Section 2. That existing sections 2907.32 and 2907.35 of	143
the Revised Code are hereby repealed.	144