### As Introduced

# 132nd General Assembly Regular Session 2017-2018

H. B. No. 633

## Representatives Boggs, Miller

## A BILL

То	amend sections 3767.32 and 3767.99 of the	1
	Revised Code to prohibit individuals who own or	2
	control private property in municipal	3
	corporations from depositing litter on that	4
	property.	5

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

Section 1. That sections 3767.32 and 3767.99 of the	6
Revised Code be amended to read as follows:	7
Sec. 3767.32. (A) No person, regardless of intent, shall	8
deposit litter or cause litter to be deposited on any public	9
property, on private property not owned by the person, or in or	10
on waters of the state unless one of the following applies:	11
(1) The person is directed to do so by a public official	12
as part of a litter collection drive;	13
(2) Except as provided in division (B) of this section,	14
the person deposits the litter in a litter receptacle in a	15
manner that prevents its being carried away by the elements;	16
(3) The person is issued a permit or license covering the	17
litter pursuant to Chapter 3734. or 6111. of the Revised Code.	18

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(B) No person, without privilege to do so, shall knowingly	19
deposit litter, or cause it to be deposited, in a litter	20
receptacle located on any public property or on any private	21
property not owned by the person unless one of the following	22
applies:	23
(1) The litter was generated or located on the property on	24
which the litter receptacle is located;	25
(2) The person is directed to do so by a public official	26
as part of a litter collection drive;	27
(3) The person is directed to do so by a person whom the	28
person reasonably believes to have the privilege to use the	29
litter receptacle;	30
(4) The litter consists of any of the following:	31
(a) The contents of a litter bag or container of a type	32
and size customarily carried and used in a motor vehicle;	33
(b) The contents of an ash tray of a type customarily	34
installed or carried and used in a motor vehicle;	35
(c) Beverage containers and food sacks, wrappings, and	36
containers of a type and in an amount that reasonably may be	37
expected to be generated during routine commuting or business or	38
recreational travel by a motor vehicle;	39
(d) Beverage containers, food sacks, wrappings,	40
containers, and other materials of a type and in an amount that	41
reasonably may be expected to be generated during a routine day	42
by a person and deposited in a litter receptacle by a casual	43
passerby.	44
(C) (1) No owner or person in control of any private	45
property located in a municipal corporation shall deposit, or	46

cause to be deposited, on the outdoor areas of the premises,	47
litter of any kind or quantity reasonably expected to be	48
dangerous to life or health. No owner or person in control of	49
any private property located in a municipal corporation shall	50
fail to comply with division (C)(1) of this section.	51
Division (C) (1) of this section does not prohibit the	52
storage of litter in litter receptacles permitted by the	53
ordinances, resolutions, or regulations of the municipal	54
corporation or county where the property is located.	55
(2) Before the enforcement official described in division	56
(F) of this section may charge a person with a violation of	57
division (C)(1) of this section, the enforcement official shall	58
give the owner and person in control of the property a notice	59
specifying the conditions constituting a violation and	60
explaining that failure to remedy those conditions within five	61
business days, excluding the day the notice is effective, may	62
result in criminal prosecution.	63
(a) Before the enforcement official may give the notice	64
pursuant to division (C)(2) of this section, the conditions	65
resulting from a violation of division (C)(1) of this section	66
must exist for at least two business days, excluding the first	67
day the conditions exist.	68
(b) Notice given to occupants of property shall be	69
delivered by posting the notice on the door to the property or	70
leaving the notice with an occupant of the property and shall be	71
considered effective when posted or left with an occupant.	72
(c) Notice given to owners of property who do not occupy	73
the property shall be delivered by certified mail, return	74
receipt requested, and shall be considered effective when	75

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delivered or refused.	
(3) The offense established under division (C) of this	77
section is a strict liability offense and strict liability is a	78
culpable mental state for purposes of section 2901.20 of the	79
Revised Code. The designation of this offense as a strict	80
liability offense shall not be construed to imply that any other	81
offense, for which there is no specified degree of culpability,	82
is not a strict liability offense.	83
(4) Prosecution or liability for a violation of division	84
(C) of this section shall not be precluded by the existence of	85
civil proceedings or a civil order related to the same facts or	86
circumstances constituting a violation of division (C) of this	87
section.	88
(D)(1) As used in division (B)(1) of this section, "public	89
property" includes any private property open to the public for	90
the conduct of business, the provision of a service, or upon the	91
payment of a fee, but does not include any private property to	92
which the public otherwise does not have a right of access.	93
(2) As used in division (B)(4) of this section, "casual	94
passerby" means a person who does not have depositing litter in	95
a litter receptacle as the person's primary reason for traveling	96
to or by the property on which the litter receptacle is located.	97
(D) (E) As used in this section:	98
(1) "Litter" means garbage, trash, waste, rubbish, ashes,	99
cans, bottles, wire, paper, cartons, boxes, automobile parts,	100
furniture, glass, or anything else of an unsightly or unsanitary	101
nature.	102
(2) "Deposit" means to throw, drop, discard, or place.	103

(3) "Litter receptacle" means a dumpster, trash can, trash	104
bin, garbage can, or similar container in which litter is	105
deposited for removal.	106
(E) (F) This section may be enforced by any sheriff,	107
deputy sheriff, police officer of a municipal corporation,	108
police constable or officer of a township, or township or joint	109
police district, wildlife officer designated under section	110
1531.13 of the Revised Code, natural resources officer appointed	111
under section 1501.24 of the Revised Code, forest-fire	112
investigator appointed under section 1503.09 of the Revised	113
Code, conservancy district police officer, inspector of	114
nuisances of a county, or any other law enforcement officer	115
within the law enforcement officer's jurisdiction.	116
Sec. 3767.99. (A) Whoever is guilty of contempt under	117
sections 3767.01 to 3767.11 or violates section 3767.14 of the	118
Revised Code is guilty of a misdemeanor of the first degree.	119
(B) Whoever violates section 3767.12 or 3767.29, or, being	120
an association, violates section 3767.30 of the Revised Code is	121
guilty of a misdemeanor of the fourth degree.	122
(C) Whoever violates section 3767.13, 3767.19, or 3767.32	123
or, being a natural person, violates section 3767.30 of the	124
Revised Code is guilty of a misdemeanor of the third degree. If	125
the offender violates division (C)(1) of section 3767.32 of the	126
Revised Code and has previously been convicted of or pleaded	127
guilty to a violation of division (C)(1) of section 3767.32 of	128
the Revised Code, the offender may be sentenced to a definite	129
jail term of not more than ninety days, be fined an amount not	130
more than seven hundred fifty dollars, or both. The sentencing	131
court may, in addition to or in lieu of the penalty provided in	132
this division, require a person who violates section 3767.32 of	133

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the Revised Code to remove litter from any public or private	134	
property, or in or on waters of the state.	135	
(D) Whoever violates section 3767.16, 3767.17, 3767.18,	136	
3767.201, or 3767.34 of the Revised Code is guilty of a minor	137	
misdemeanor.		
Section 2. That existing sections 3767.32 and 3767.99 of	139	
the Revised Code are hereby repealed.	140	