As Introduced

134th General Assembly

Regular Session 2021-2022

H. B. No. 740

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Representatives Miller, K., Plummer

A BILL

To enact sections 4511.253 and 4511.254 of the

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

spectator at a hooning event.

Revised Code to prohibit hooning and being a

Section 1. That sections 4511.253 and 4511.254 of the	4
Revised Code be enacted to read as follows:	5
Sec. 4511.253. (A) As used in sections 4511.253 and	6
4511.254 of the Revised Code:	7
(1) "Hooning" means operating a motor vehicle in a	8
reckless or dangerous manner to provoke a reaction from	9
spectators by speeding; street racing; performing doughnuts,	10
burnouts, drifting, rapid acceleration, squealing tires, or	11
engine revving; or allowing passengers to ride partially or	12
fully outside of the motor vehicle.	13
(2) "Instrumentality" has the same meaning as in section	14
2981.01 of the Revised Code.	15
(3) "Participate" means to be either the operator or	16
passenger of a motor vehicle.	17
(4) "Spectator" means an individual who is present at a	18

location for the purpose of watching another individual hooning	19
or assisting in the logistics of a hooning event.	20
(B)(1) Except as provided in division (D) of this section,	21
no person shall participate in hooning upon any public road,	22
street, or highway in this state.	23
Science, or mighway in this state.	23
(2) Except as provided in division (E) of this section, no	24
person shall participate in hooning upon any private property	25
that is open to the general public.	26
(C) (1) Whoever violates division (B) of this section is	27
guilty of hooning, a misdemeanor of the first degree.	28
(2) An offender who operated the vehicle that was involved	29
in the offense shall provide the court with proof of financial	30
responsibility, as defined in section 4509.01 of the Revised	31
Code, for that vehicle. If that offender fails to provide proof	32
of financial responsibility, in addition to any other penalties	33
provided by law, the court may order restitution pursuant to	34
section 2929.28 of the Revised Code in an appropriate amount for	35
any economic loss arising from an accident or collision that was	36
the direct and proximate result of the offense for which the	37
offender is sentenced under this section.	38
(3) In addition to any other penalties provided by law,	39
the court shall impose a class five suspension of the offender's	40
driver's license, commercial driver's license, temporary	41
instruction permit, probationary license, or nonresident	42
operating privilege from the range specified in division (A)(5)	43
of section 4510.02 of the Revised Code.	44
(4) A motor vehicle used in a violation of division (B) of	45
this section is contraband, and is an instrumentality, that is	46
subject to seizure and forfeiture under Chapter 2981. of the	47

Revised Code.	48
(D) Division (B)(1) of this section does not apply to a	49
participant of a motor vehicle race or motor vehicle show when	50
all of the following apply:	51
(1) The race or show is sponsored by a recognized,	52
responsible organization.	53
(2) The race or show is authorized by the applicable	54
political subdivision or state entity with jurisdiction over the	55
location of the race or show.	56
(3) The participant is operating or displaying the motor	57
vehicle within the parameters of the authorization for the race	58
or show.	59
(E) Division (B)(2) of this section does not apply to a	60
participant of a motor vehicle race or motor vehicle show when	61
all of the following apply:	62
(1) The race or show is sponsored by a recognized,	63
responsible organization.	64
(2) The race or show is authorized by the written consent	65
of the owner, operator, or agent thereof of the private property	66
on which the race or show is conducted.	67
(3) The participant is operating or displaying the motor	68
vehicle within the parameters of the authorization for the race	69
or show.	70
(F) The offense established under this section is a strict	71
liability offense and section 2901.20 of the Revised Code does	72
not apply. The designation of this offense as a strict liability	73
offense shall not be construed to imply that any other offense,	74
for which there is no specified degree of culpability, is not a	75

strict liability offense.	76
Sec. 4511.254. (A) (1) Except as provided in division (D)	77
of this section, no person shall be a spectator at a hooning	78
event upon or alongside any public road, street, or highway in	79
this state.	80
(2) Except as provided in division (E) of this section, no	81
person shall be a spectator at a hooning event upon or alongside	82
any private property that is open to the general public.	83
(B) Whoever violates this section is guilty of hooning	84
complicity, an unclassified misdemeanor.	85
(C) The offender shall be sentenced pursuant to sections	86
2929.21 to 2929.28 of the Revised Code, except that the offender	87
shall not be sentenced to a jail term; shall not be sentenced to	88
a community residential sanction pursuant to section 2929.26 of	89
the Revised Code; and, notwithstanding division (A)(2)(a) of	90
section 2929.28 of the Revised Code, the offender may be fined	91
up to one thousand dollars.	92
(D) Division (A)(1) of this section does not apply to a	93
spectator at a motor vehicle race or motor vehicle show when	94
both of the following apply:	95
(1) The race or show is sponsored by a recognized,	96
responsible organization.	97
(2) The race or show is authorized by the applicable	98
political subdivision or state entity with jurisdiction over the	99
location of the race or show.	100
(E) Division (A)(2) of this section does not apply to a	101
spectator of a motor vehicle race or motor vehicle show when	102
both of the following apply:	103

(1) The race or show is sponsored by a recognized,	104
responsible organization.	105
(2) The race or show is authorized by the written consent	106
of the owner, operator, or agent thereof of the private property	107
on which the race or show is conducted.	108
(F) The offense established under this section is a strict	109
liability offense and section 2901.20 of the Revised Code does	110
not apply. The designation of this offense as a strict liability	111
offense shall not be construed to imply that any other offense,	112
for which there is no specified degree of culpability, is not a	113
strict liability offense.	114