## As Reported by the Senate Judiciary Committee

# **133rd General Assembly**

# Regular Session 2019-2020

S. B. No. 33

### **Senator Hoagland**

Cosponsors: Senators Maharath, Peterson, Coley, Terhar, Wilson, Huffman, M., Rulli

#### A BILL

То	amend sections 2909.07, 2909.10, 2911.21,	1
	2911.211, 2917.21, and 2917.32 and to enact	2
	section 2307.67 of the Revised Code to modify	3
	certain criminal offenses with respect to	4
	critical infrastructure facilities and to impose	5
	fines and civil liability for damage to a	6
	critical infrastructure facility.	7

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

Section 1. That sections 2909.07, 2909.10, 2911.21,	8
2911.211, 2917.21, and 2917.32 be amended and section 2307.67 of	9
the Revised Code be enacted to read as follows:	10
Sec. 2307.67. (A) As used in this section:	11
(1) "Critical infrastructure facility" has the same	12
meaning as in section 2911.21 of the Revised Code.	13
(2) "Organization" has the same meaning as in section	14
2901.23 of the Revised Code.	15
(B) An owner or operator of a critical infrastructure	16

facility may elect to commence a civil action under division (A)	17
of section 2307.60 or section 2307.61 of the Revised Code or	18
under this section against any person who willfully causes	19
damage to the critical infrastructure facility. The plaintiff	20
may recover compensatory damages equal to the replacement value	21
of the property that was damaged. The plaintiff also may recover	22
reasonable attorney's fees, court costs, and other reasonable	23
expenses incurred in maintaining the civil action under this	24
section.	25
(C) A person or organization that compensates a person for	26
causing damage to a critical infrastructure facility or pays the	27
person's fines or damages in a civil action may be held	28
vicariously liable for any judgment the plaintiff obtains	29
against the person who damaged the critical infrastructure	30
facility.	31
(D) In a civil action to recover damages under this	32
section, the trier of fact may determine that the defendant	33
willfully caused damage to the critical infrastructure facility,	34
regardless of whether the defendant has been charged with any	35
related criminal offense, has pleaded quilty to or been	36
convicted of a criminal offense, or has been adjudicated a	37
delinquent child in connection with the property damage.	38
(E) This section does not affect any criminal prosecution	39
or any action to obtain a delinquent child adjudication in	40
connection with the property damage.	41
Sec. 2909.07. (A) No person shall:	42
(1) Without privilege to do so, knowingly move, deface,	43
damage, destroy, or otherwise improperly tamper with either of	44
the following:	45

(a) The property of another;	46
(b) One's own residential real property with the purpose	47
to decrease the value of or enjoyment of the residential real	48
property, if both of the following apply:	49
(i) The residential real property is subject to a	50
mortgage.	51
(ii) The person has been served with a summons and	52
complaint in a pending residential mortgage loan foreclosure	53
action relating to that real property. As used in this division,	54
"pending" includes the time between judgment entry and	55
confirmation of sale.	56
(2) With purpose to interfere with the use or enjoyment of	57
property of another, employ a tear gas device, stink bomb, smoke	58
generator, or other device releasing a substance that is harmful	59
or offensive to persons exposed or that tends to cause public	60
alarm;	61
(3) Without privilege to do so, knowingly move, deface,	62
damage, destroy, or otherwise improperly tamper with a bench	63
mark, triangulation station, boundary marker, or other survey	64
station, monument, or marker;	65
(4) Without privilege to do so, knowingly move, deface,	66
damage, destroy, or otherwise improperly tamper with any safety	67
device, the property of another, or the property of the offender	68
when required or placed for the safety of others, so as to	69
destroy or diminish its effectiveness or availability for its	70
<pre>intended purpose;</pre>	71
(5) With purpose to interfere with the use or enjoyment of	72
the property of another, set a fire on the land of another or	73
place personal property that has been set on fire on the land of	74

railing or safety barricade, or any traffic sign or signal, or

any railroad grade crossing sign, signal, or gate, or any first

aid or survival equipment, or any other device, apparatus, or

equipment intended for protecting or preserving the safety of

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persons or property.	104
(2) "Critical infrastructure facility" has the same	105
meaning as in section 2911.21 of the Revised Code.	106
(3) "Organization" has the same meaning as in section	107
2901.23 of the Revised Code.	108
(C)(1) Whoever violates this section is guilty of criminal	109
mischief, and shall be punished as provided in division (C)(2),	110
or (3), or (4) of this section.	111
(2) Except as otherwise provided in this division,	112
criminal mischief committed in violation of division (A)(1),	113
(2), (3), (4), or (5) of this section is a misdemeanor of the	114
third degree. Except as otherwise provided in this division, if	115
the violation of division $(A)(1)$ , $(2)$ , $(3)$ , $(4)$ , or $(5)$ of this	116
section creates a risk of physical harm to any person, criminal	117
mischief committed in violation of division (A)(1), (2), (3),	118
(4), or (5) of this section is a misdemeanor of the first	119
degree. If the property involved in the violation of division	120
(A) (1), (2), (3), (4), or (5) of this section is an aircraft, an	121
aircraft engine, propeller, appliance, spare part, fuel,	122
lubricant, hydraulic fluid, any other equipment, implement, or	123
material used or intended to be used in the operation of an	124
aircraft, or any cargo carried or intended to be carried in an	125
aircraft, criminal mischief committed in violation of division	126
(A) $(1)$ , $(2)$ , $(3)$ , $(4)$ , or $(5)$ of this section is one of the	127
following:	128
(a) If the violation creates a risk of physical harm to	129
any person, except as otherwise provided in division (C)(2)(b)	130
of this section, criminal mischief committed in violation of	131
division (A)(1), (2), (3), (4), or (5) of this section is a	132

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felony of the fifth degree.

- (b) If the violation creates a substantial risk of 134 physical harm to any person or if the property involved in a 135 violation of this section is an occupied aircraft, criminal 136 mischief committed in violation of division (A)(1), (2), (3), 137 (4), or (5) of this section is a felony of the fourth degree. 138
- (3) Except as otherwise provided in this division, 139 criminal mischief committed in violation of division (A)(6) of 140 this section is a misdemeanor of the first degree. Except as 141 otherwise provided in this division, if the value of the 142 computer, computer system, computer network, computer software, 143 computer program, or data involved in the violation of division 144 (A)(6) of this section or the loss to the victim resulting from 145 the violation is one thousand dollars or more and less than ten 146 thousand dollars, or if the computer, computer system, computer 147 network, computer software, computer program, or data involved 148 in the violation of division (A)(6) of this section is used or 149 intended to be used in the operation of an aircraft and the 150 violation creates a risk of physical harm to any person, 151 criminal mischief committed in violation of division (A)(6) of 152 this section is a felony of the fifth degree. If the value of 153 the computer, computer system, computer network, computer 154 software, computer program, or data involved in the violation of 155 division (A)(6) of this section or the loss to the victim 156 resulting from the violation is ten thousand dollars or more, or 157 if the computer, computer system, computer network, computer 158 software, computer program, or data involved in the violation of 159 division (A)(6) of this section is used or intended to be used 160 in the operation of an aircraft and the violation creates a 161 substantial risk of physical harm to any person or the aircraft 162 in question is an occupied aircraft, criminal mischief committed 163

Except as otherwise provided in this division, railroad

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vandalism; criminal trespass on a locomotive, engine, railroad	193
car, or other railroad vehicle; and interference with the	194
operation of a train each is a misdemeanor of the first degree.	195
Except as otherwise provided in this division, if the violation	196
of division (A), (B), or (C) of this section causes serious	197
physical harm to property or creates a substantial risk of	198
physical harm to any person, the violation is a felony of the	199
fourth degree. Except as otherwise provided in this division, if	200
the violation of division (A), (B), or (C) of this section	201
causes physical harm to any person, the violation is a felony of	202
the third degree. If the violation of division (A), (B), or (C)	203
of this section causes serious physical harm to any person, the	204
violation is a felony of the second degree.	205
(F) Whoever violates division (D) of this section is	206
guilty of criminal trespass on the land or premises of a	207
railroad company, a misdemeanor of the fourth degree.	208
Sec. 2911.21. (A) No person, without privilege to do so,	209
shall do any of the following:	210

shall do any of the following:

- (1) Knowingly enter or remain on the land or premises of another;
- (2) Knowingly enter or remain on the land or premises of another, the use of which is lawfully restricted to certain persons, purposes, modes, or hours, when the offender knows the offender is in violation of any such restriction or is reckless in that regard;
- (3) Recklessly enter or remain on the land or premises of another, as to which notice against unauthorized access or presence is given by actual communication to the offender, or in a manner prescribed by law, or by posting in a manner reasonably

a snowmobile, off-highway motorcycle, or all-purpose vehicle,	251
the court shall impose a fine of two times the usual amount	252
imposed for the violation.	253
(3) If an offender previously has been convicted of or	254
pleaded guilty to two or more violations of this section or a	255
substantially equivalent municipal ordinance, and the offender,	256
in committing each violation, used a snowmobile, off-highway	257
motorcycle, or all-purpose vehicle, the court, in addition to or	258
independent of all other penalties imposed for the violation,	259
may impound the certificate of registration of that snowmobile	260
or off-highway motorcycle or the certificate of registration and	261
license plate of that all-purpose vehicle for not less than	262
sixty days. In such a case, section 4519.47 of the Revised Code	263
applies.	264
(E) Notwithstanding any provision of the Revised Code, if	265
the offender, in committing the violation of this section, used	266
an all-purpose vehicle, the clerk of the court shall pay the	267
fine imposed pursuant to this section to the state recreational	268
vehicle fund created by section 4519.11 of the Revised Code.	269
(F) As used in this section:	270
(1) "All-purpose vehicle," "off-highway motorcycle," and	271
"snowmobile" have the same meanings as in section 4519.01 of the	272
Revised Code.	273
(2) "Land or premises" includes any land, building,	274
structure, or place belonging to, controlled by, or in custody	275
of another, and any separate enclosure or room, or portion	276
thereof.	277
(3) "Organization" has the same meaning as in section	278
2901.23 of the Revised Code.	279

(4) "Production operation," "well," and "well pad" have	280
the same meanings as in section 1509.01 of the Revised Code.	281
(5) "Critical infrastructure facility" means:	282
(a) One of the following, if completely enclosed by a	283
fence or other physical barrier that is obviously designed to	284
exclude intruders, or if clearly marked with signs that are	285
reasonably likely to come to the attention of potential	286
intruders and that indicate entry is forbidden without site	287
<pre>authorization:</pre>	288
(i) A petroleum or alumina refinery;	289
(ii) An electric generating facility, substation,	290
switching station, electrical control center, or electric	291
transmission and distribution lines and associated equipment;	292
(iii) A chemical, polymer, or rubber manufacturing	293
<pre>facility;</pre>	294
(iv) A water intake structure, water treatment facility,	295
waste water facility, drainage facility, water management	296
facility, or any similar water or sewage treatment system and	297
its water and sewage piping;	298
(v) A natural gas company facility or interstate natural	299
gas pipeline, including a pipeline interconnection, a natural	300
gas compressor station and associated facilities, city gate or	301
town border station, metering station, above-ground piping,	302
regulator station, valve site, delivery station, fabricated	303
assembly, or any other part of a natural gas storage facility	304
involved in the gathering, storage, transmission, or	305
distribution of gas;	306
(vi) A telecommunications central switching office or	307

remote switching facility or an equivalent network facility that	308
serves a similar purpose;	309
(vii) Wireline or wireless telecommunications	310
infrastructure, including telecommunications towers and	311
telephone poles and lines, including fiber optic lines;	312
(viii) A port, trucking terminal, or other freight	313
transportation facility;	314
(ix) A gas processing plant, including a plant used in the	315
processing, treatment, or fractionation of natural gas or	316
natural gas liquids;	317
(x) A transmission facility used by a federally licensed	318
radio or television station;	319
(xi) A steel-making facility that uses an electric arc	320
<pre>furnace to make steel;</pre>	321
(xii) A facility identified and regulated by the United	322
States department of homeland security's chemical facility anti-	323
terrorism standards program under 6 C.F.R. part 27;	324
(xiii) A dam that is regulated by the state or federal	325
<pre>government;</pre>	326
(xiv) A crude oil or refined products storage and	327
distribution facility, including valve sites, pipeline	328
interconnections, pump station, metering station, below- or	329
above-ground pipeline, or piping and truck loading or off-	330
<pre>loading facility;</pre>	331
(xv) A video service network and broadband infrastructure,	332
including associated buildings and facilities, video service	333
headends, towers, utility poles, and utility lines such as fiber	334
optic lines. As used in this division, "video service network"	335

has the same meaning as in section 1332.21 of the Revised Code.	336
(xvi) Any above-ground portion of an oil, gas, hazardous	337
liquid or chemical pipeline, tank, or other storage facility;	338
(xvii) Any above-ground portion of a well, well pad, or	339
<pre>production operation;</pre>	340
(xviii) A laydown area or construction site for pipe and	341
other equipment intended for use on an interstate or intrastate	342
<pre>natural gas or crude oil pipeline;</pre>	343
(xix) Any mining operation, including any processing	344
equipment, batching operation, or support facility for that	345
<pre>mining operation.</pre>	346
(b) With respect to a video service network or broadband	347
or wireless telecommunications infrastructure, the above-ground	348
portion of a facility installed in a public right-of-way on a	349
utility pole or in a conduit;	350
(c) Any railroad property;	351
(d) An electronic asset of any of the following:	352
(i) An electric light company that is a public utility	353
under section 4905.02 of the Revised Code;	354
(ii) An electric cooperative, as defined in section	355
4928.01 of the Revised Code;	356
(iii) A municipal electric utility, as defined in section	357
4928.01 of the Revised Code;	358
(iv) A natural gas company that is a public utility under	359
section 4905.02 of the Revised Code;	360
(v) A telephone company that is a public utility under	361
section 4905.02 of the Revised Code;	362

(vi) A video service provider, including a cable operator,	363
as those terms are defined in section 1332.21 of the Revised	364
Code.	365
(6) "Electronic asset" includes, but is not limited to,	366
the hardware, software, and data of a programmable electronic	367
device; all communications, operations, and customer data	368
networks; and the contents of those data networks.	369
<b>Sec. 2911.211.</b> (A) <u>(1)</u> No person shall enter or remain on	370
the land or premises of another with purpose to commit on that	371
land or those premises a misdemeanor, the elements of which	372
involve causing physical harm to another person or causing	373
another person to believe that the offender will cause physical	374
harm to him that person.	375
(2) No person shall enter or remain on a critical	376
infrastructure facility with purpose to destroy or tamper with	377
the facility.	378
(B) Whoever violates this section is guilty of aggravated	379
trespass. Aggravated trespass in violation of division (A)(1)	380
of this section is a misdemeanor of the first degree. Aggravated	381
trespass in violation of division (A)(2) of this section is a	382
felony of the third degree. Notwithstanding section 2929.31 of	383
the Revised Code, any organization found guilty of complicity in	384
a violation of division (A)(2) of this section under section	385
2923.03 of the Revised Code shall be punished with a fine that	386
is ten times the maximum fine that can be imposed on an	387
individual for a felony of the third degree.	388
(C) As used in this section:	389
(1) "Critical infrastructure facility" has the same	390
meaning as in section 2911.21 of the Revised Code.	391

(2) "Organization" has the same meaning as in section	392
2901.23 of the Revised Code.	393
Sec. 2917.21. (A) No person shall knowingly make or cause	394
to be made a telecommunication, or knowingly permit a	395
telecommunication to be made from a telecommunications device	396
under the person's control, to another, if the caller does any	397
of the following:	398
(1) Makes the telecommunication with purpose to harass,	399
intimidate, or abuse any person at the premises to which the	400
telecommunication is made, whether or not actual communication	401
takes place between the caller and a recipient;	402
(2) Describes, suggests, requests, or proposes that the	403
caller, the recipient of the telecommunication, or any other	404
person engage in sexual activity, and the recipient or another	405
person at the premises to which the telecommunication is made	406
has requested, in a previous telecommunication or in the	407
immediate telecommunication, that the caller not make a	408
telecommunication to the recipient or to the premises to which	409
the telecommunication is made;	410
(3) During the telecommunication, violates section 2903.21	411
of the Revised Code;	412
(4) Knowingly states to the recipient of the	413
telecommunication that the caller intends to cause damage to or	414
destroy public or private property, and the recipient, any	415
member of the recipient's family, or any other person who	416
resides at the premises to which the telecommunication is made	417
owns, leases, resides, or works in, will at the time of the	418
destruction or damaging be near or in, has the responsibility of	419
protecting, or insures the property that will be destroyed or	420

damaged;	421
(5) Knowingly makes the telecommunication to the recipient	422
of the telecommunication, to another person at the premises to	423
which the telecommunication is made, or to those premises, and	424
the recipient or another person at those premises previously has	425
told the caller not to make a telecommunication to those	426
premises or to any persons at those premises;	427
(6) Knowingly makes any comment, request, suggestion, or	428
proposal to the recipient of the telecommunication that is	429
threatening, intimidating, menacing, coercive, or obscene with	430
the intent to abuse, threaten, or harass the recipient;	431
(7) Without a lawful business purpose, knowingly	432
interrupts the telecommunication service of any person;	433
(8) Without a lawful business purpose, knowingly transmits	434
to any person, regardless of whether the telecommunication is	435
heard in its entirety, any file, document, or other	436
communication that prevents that person from using the person's	437
telephone service or electronic communication device;	438
(9) Knowingly makes any false statement concerning the	439
death, injury, illness, disfigurement, reputation, indecent	440
conduct, or criminal conduct of the recipient of the	441
telecommunication or family or household member of the recipient	442
with purpose to abuse, threaten, intimidate, or harass the	443
recipient;	444
(10) Knowingly incites another person through a	445
telecommunication or other means to harass or participate in the	446
harassment of a person;	447
(11) Knowingly alarms the recipient by making a	448
telecommunication without a lawful purpose at an hour or hours	449

known to be inconvenient to the recipient and in an offensive or	450
repetitive manner.	451
(B)(1) No person shall make or cause to be made a	452
telecommunication, or permit a telecommunication to be made from	453
a telecommunications device under the person's control, with	454
purpose to abuse, threaten, or harass another person.	455
(2) No person shall knowingly post a text or audio	456
statement or an image on an internet web site or web page for	457
the purpose of abusing, threatening, or harassing another	458
person.	459
(C)(1) Whoever violates this section is guilty of	460
telecommunications harassment.	461
(2) A violation of division (A)(1), (2), (3), (5), (6),	462
(7), (8), (9), (10), or (11) or (B) of this section is a	463
misdemeanor of the first degree on a first offense and a felony	464
of the fifth degree on each subsequent offense.	465
(3) Except as otherwise provided in division (C)(3) of	466
this section, a violation of division (A)(4) of this section is	467
a misdemeanor of the first degree on a first offense and a	468
felony of the fifth degree on each subsequent offense. If a	469
violation of division (A)(4) of this section results in economic	470
harm of one thousand dollars or more but less than seven	471
thousand five hundred dollars, telecommunications harassment is	472
a felony of the fifth degree. If a violation of division (A)(4)	473
of this section results in economic harm of seven thousand five	474
hundred dollars or more but less than one hundred fifty thousand	475
dollars, telecommunications harassment is a felony of the fourth	476
degree. If a violation of division (A)(4) of this section	477
results in economic harm of one hundred fifty thousand dollars	478

or more, telecommunications harassment is a felony of the third 479 degree.

- (4) Notwithstanding section 2929.31 of the Revised Code, 481 if any organization is found quilty of complicity under section 482 2923.03 of the Revised Code in a violation of division (A) (4) of 483 this section that involves a threat of damage to or destruction 484 of a critical infrastructure facility, the organization shall be 485 punished with a fine that is ten times the maximum fine that can 486 be imposed on an individual for the violation of division (A) (4) 487 488 of this section.
- (D) No cause of action may be asserted in any court of 489 this state against any provider of a telecommunications service, 490 interactive computer service as defined in section 230 of Title 491 47 of the United States Code, or information service, or against 492 any officer, employee, or agent of a telecommunication service, 493 interactive computer service as defined in section 230 of Title 494 47 of the United States Code, or information service, for any 495 injury, death, or loss to person or property that allegedly 496 arises out of the provider's, officer's, employee's, or agent's 497 provision of information, facilities, or assistance in 498 accordance with the terms of a court order that is issued in 499 relation to the investigation or prosecution of an alleged 500 violation of this section. A provider of a telecommunications 501 service, interactive computer service as defined in section 230 502 of Title 47 of the United States Code, or information service, 503 or an officer, employee, or agent of a telecommunications 504 service, interactive computer service as defined in section 230 505 of Title 47 of the United States Code, or information service, 506 is immune from any civil or criminal liability for injury, 507 508 death, or loss to person or property that allegedly arises out of the provider's, officer's, employee's, or agent's provision 509

of information, facilities, or assistance in accordance with the	510
terms of a court order that is issued in relation to the	511
investigation or prosecution of an alleged violation of this	512
section.	513

- (E) (1) This section does not apply to a person solely 514 because the person provided access or connection to or from an 515 electronic method of remotely transferring information not under 516 that person's control, including having provided capabilities 517 that are incidental to providing access or connection to or from 518 the electronic method of remotely transferring the information, 519 and that do not include the creation of the content of the 520 material that is the subject of the access or connection. In 521 addition, any person providing access or connection to or from 522 an electronic method of remotely transferring information not 523 under that person's control shall not be liable for any action 524 voluntarily taken in good faith to block the receipt or 525 transmission through its service of any information that the 526 person believes is, or will be sent, in violation of this 527 section. 528
- (2) Division (E)(1) of this section does not create an 529 affirmative duty for any person providing access or connection 530 to or from an electronic method of remotely transferring 531 information not under that person's control to block the receipt 532 or transmission through its service of any information that it 533 believes is, or will be sent, in violation of this section 534 except as otherwise provided by law. 535
- (3) Division (E)(1) of this section does not apply to a 536 person who conspires with a person actively involved in the 537 creation or knowing distribution of material in violation of 538 this section or who knowingly advertises the availability of 539

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material of that nature. 540 (4) A provider or user of an interactive computer service, 541 as defined in section 230 of Title 47 of the United States Code, 542 shall neither be treated as the publisher or speaker of any 543 information provided by another information content provider, as 544 defined in section 230 of Title 47 of the United States Code, 545 nor held civilly or criminally liable for the creation or 546 development of information provided by another information 547 content provider, as defined in section 230 of Title 47 of the 548 United States Code. Nothing in this division shall be construed 549 to protect a person from liability to the extent that the person 550 developed or created any content in violation of this section. 551 (F) Divisions (A) (5) to (11) and (B) (2) of this section do 552 not apply to a person who, while employed or contracted by a 553 newspaper, magazine, press association, news agency, news wire 554 service, cable channel or cable operator, or radio or television 555 station, is gathering, processing, transmitting, compiling, 556 editing, or disseminating information for the general public 557 within the scope of the person's employment in that capacity or 558 559 the person's contractual authority in that capacity. (G) As used in this section: 560 (1) "Critical infrastructure facility" has the same 561 meaning as in section 2911.21 of the Revised Code. 562 (2) "Economic harm" means all direct, incidental, and 563 consequential pecuniary harm suffered by a victim as a result of 564 criminal conduct. "Economic harm" includes, but is not limited 565 to, all of the following: 566

(a) All wages, salaries, or other compensation lost as a

result of the criminal conduct;

(b) The cost of all wages, salaries, or other compensation	569
paid to employees for time those employees are prevented from	570
working as a result of the criminal conduct;	571
(c) The overhead costs incurred for the time that a	572
business is shut down as a result of the criminal conduct;	573
addings is once down as a results of one oriminal conduct,	0.10
(d) The loss of value to tangible or intangible property	574
that was damaged as a result of the criminal conduct.	575
$\frac{(2)-(3)}{(3)}$ "Caller" means the person described in division	576
(A) of this section who makes or causes to be made a	577
telecommunication or who permits a telecommunication to be made	578
from a telecommunications device under that person's control.	579
(3) (4) "Telecommunication" and "telecommunications	580
device" have the same meanings as in section 2913.01 of the	581
Revised Code.	582
$\frac{(4)-(5)}{(5)}$ "Sexual activity" has the same meaning as in	583
section 2907.01 of the Revised Code.	584
(5)—(6) "Family or household member" means any of the	585
following:	586
(a) Any of the following who is residing or has resided	587
with the recipient of the telecommunication against whom the act	588
prohibited in division (A)(9) of this section is committed:	589
(i) A spouse, a person living as a spouse, or a former	590
spouse of the recipient;	591
(ii) A parent, a foster parent, or a child of the	592
recipient, or another person related by consanguinity or	593
affinity to the recipient;	594
(iii) A parent or a child of a spouse, person living as a	595

spouse, or former spouse of the recipient, or another person	596
related by consanguinity or affinity to a spouse, person living	597
as a spouse, or former spouse of the recipient.	598
(b) The natural parent of any child of whom the recipient	599
of the telecommunication against whom the act prohibited in	600
division (A)(9) of this section is committed is the other	601
natural parent or is the putative other natural parent.	602
(6) (7) "Person living as a spouse" means a person who is	603
living or has lived with the recipient of the telecommunication	604
against whom the act prohibited in division (A)(9) of this	605
section is committed in a common law marital relationship, who	606
otherwise is cohabiting with the recipient, or who otherwise has	607
cohabited with the recipient within five years prior to the date	608
of the alleged commission of the act in question.	609
$\frac{(7)}{(8)}$ "Cable operator" has the same meaning as in	610
section 1332.21 of the Revised Code.	611
(H) Nothing in this section prohibits a person from making	612
a telecommunication to a debtor that is in compliance with the	613
"Fair Debt Collection Practices Act," 91 Stat. 874 (1977), 15	614
U.S.C. 1692, as amended, or the "Telephone Consumer Protection	615
Act," 105 Stat. 2395 (1991), 47 U.S.C. 227, as amended.	616
Sec. 2917.32. (A) No person shall do any of the following:	617
(1) Initiate or circulate a report or warning of an	618
alleged or impending fire, explosion, crime, or other	619
catastrophe, knowing that the report or warning is false and	620
likely to cause public inconvenience or alarm;	621
(2) Knowingly cause a false alarm of fire or other	622
emergency to be transmitted to or within any organization,	623
public or private, for dealing with emergencies involving a risk	624

of physical harm to persons or property;	625
(3) Report to any law enforcement agency an alleged	626
offense or other incident within its concern, knowing that such	627
offense did not occur <u>;</u>	628
(4) Initiate or circulate a report or warning of an	629
alleged or impending fire, explosion, crime, or other	630
catastrophe, knowing that the report or warning is false and	631
likely to impede the operation of a critical infrastructure	632
facility.	633
(B) This section does not apply to any person conducting	634
an authorized fire or emergency drill.	635
(C)(1) Whoever violates this section is guilty of making	636
false alarms.	637
(2) Except as otherwise provided in division (C)(3), (4),	638
(5), or (6) of this section, making false alarms is a	639
misdemeanor of the first degree.	640
(3) Except as otherwise provided in division (C)(4) of	641
this section, if a violation of this section results in economic	642
harm of one thousand dollars or more but less than seven	643
thousand five hundred dollars, making false alarms is a felony	644
of the fifth degree.	645
(4) If a violation of this section pertains to a	646
purported, threatened, or actual use of a weapon of mass	647
destruction, making false alarms is a felony of the third	648
degree.	649
(5) If a violation of this section results in economic	650
harm of seven thousand five hundred dollars or more but less	651
than one hundred fifty thousand dollars and if division (C)(4)	652

of this section does not apply, making false alarms is a felony	653
of the fourth degree.	654
(6) If a violation of this section results in economic	655
harm of one hundred fifty thousand dollars or more, making false	656
alarms is a felony of the third degree.	657
(D) Notwithstanding section 2929.31 of the Revised Code,	658
any organization found guilty of complicity under section	659
2923.03 of the Revised Code in a violation of division (A) (4) of	660
this section shall be punished with a fine that is ten times the	661
maximum fine that can be imposed on an individual for the	662
violation of division (A) (4) of this section.	663
$\underline{\text{(E)}}$ (1) It is not a defense to a charge under this section	664
that pertains to a purported or threatened use of a weapon of	665
mass destruction that the offender did not possess or have the	666
ability to use a weapon of mass destruction or that what was	667
represented to be a weapon of mass destruction was not a weapon	668
of mass destruction.	669
(2) Any act that is a violation of this section and any	670
other section of the Revised Code may be prosecuted under this	671
section, the other section, or both sections.	672
(E) (F) As used in this section, "economic :	673
(1) "Critical infrastructure facility" has the same	674
meaning as in section 2911.21 of the Revised Code.	675
(2) "Economic harm" and "weapon of mass destruction" have	676
the same meanings as in section 2917.31 of the Revised Code.	677
Section 2. That existing sections 2909.07, 2909.10,	678
2911.21, 2911.211, 2917.21, and 2917.32 of the Revised Code are	679
hereby repealed.	680