As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 370

Senator Brenner

Cosponsors: Senators Hottinger, Schaffer

A BILL

То	amend sections 2909.02, 2909.03, 2909.04,	1
	2909.05, 2909.06, and 2909.07 of the Revised	2
	Code and to amend Section 231.10 of H.B. 166 of	3
	the 133rd General Assembly to increase penalties	4
	for arson offenses and related offenses and to	5
	make an appropriation.	6

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

Section 1. That sections 2909.02, 2909.03, 2909.04,	7
2909.05, 2909.06, and 2909.07 of the Revised Code be amended to	8
read as follows:	9
Sec. 2909.02. (A) No person, by means of fire or	10
explosion, shall knowingly do any of the following:	11
(1) Create a substantial risk of serious physical harm to	12
any person other than the offender;	13
(2) Cause physical harm to any occupied structure;	14
(3) Create, through the offer or acceptance of an	15
agreement for hire or other consideration, a substantial risk of	16
physical harm to any occupied structure.	17

(B)(1) Whoever violates this section is guilty of 18 aggravated arson. 19 (2) A violation of division (A)(1) or (3) of this section 20 is a felony of the first degree, and the court shall impose on 21 the offender as the minimum prison term for the offense a 22 mandatory prison term that is one of the minimum terms 23 prescribed in division (A)(1)(a) of section 2929.14 of the 24 Revised Code for a felony of the first degree. 25 (3) A violation of division (A)(2) of this section is a 26 felony of the second first degree. 27 Sec. 2909.03. (A) No person, by means of fire or 28 explosion, shall knowingly do any of the following: 29 (1) Cause, or create a substantial risk of, physical harm 30 to any property of another without the other person's consent; 31 (2) Cause, or create a substantial risk of, physical harm 32 to any property of the offender or another, with purpose to 33 defraud: 34 (3) Cause, or create a substantial risk of, physical harm 35 to the statehouse or a courthouse, school building, or other 36 building or structure that is owned or controlled by the state, 37 any political subdivision, or any department, agency, or 38 instrumentality of the state or a political subdivision, and 39 that is used for public purposes; 40 (4) Cause, or create a substantial risk of, physical harm, 41 through the offer or the acceptance of an agreement for hire or 42 other consideration, to any property of another without the 43 other person's consent or to any property of the offender or 44 another with purpose to defraud; 45

(5) Cause, or create a substantial risk of, physical harm
to any park, preserve, wildlands, brush-covered land, cut-over
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land, forest, timberland, greenlands, woods, or similar real
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property that is owned or controlled by another person, the
state, or a political subdivision without the consent of the
other person, the state, or the political subdivision;

(6) With purpose to defraud, cause, or create a
substantial risk of, physical harm to any park, preserve,
wildlands, brush-covered land, cut-over land, forest,
timberland, greenlands, woods, or similar real property that is
owned or controlled by the offender, another person, the state,
or a political subdivision.

(B) No person, by means of fire or explosion, shallknowingly do any of the following:59

(1) Cause, or create a substantial risk of, physical harm to any structure of another that is not an occupied structure;

(2) Cause, or create a substantial risk of, physical harm,
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through the offer or the acceptance of an agreement for hire or
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other consideration, to any structure of another that is not an
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occupied structure;
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(3) Cause, or create a substantial risk of, physical harm to any structure that is not an occupied structure and that is in or on any park, preserve, wildlands, brush-covered land, cutover land, forest, timberland, greenlands, woods, or similar real property that is owned or controlled by another person, the state, or a political subdivision.

(C) (1) It is an affirmative defense to a charge under
division (B) (1) or (2) of this section that the defendant acted
with the consent of the other person.
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75 (2) It is an affirmative defense to a charge under division (B) (3) of this section that the defendant acted with 76 the consent of the other person, the state, or the political 77 subdivision. 78 (D) (1) Whoever violates this section is guilty of arson. 79 (2) A violation of division (A)(1) or (B)(1) of this 80 section is one of the following: 81 (a) Except as otherwise provided in division (D)(2)(b) of 82 this section, a misdemeanor felony of the first fifth degree; 83 84 (b) If the value of the property or the amount of the physical harm involved is one thousand dollars or more, a felony 85 of the fourth third degree. 86 (3) A violation of division (A)(2), (3), (5), or (6) or 87 (B) (3) of this section is a felony of the fourth third degree. 88 (4) A violation of division (A) (4) or (B) (2) of this 89 section is a felony of the third second degree. 90 Sec. 2909.04. (A) No person, purposely by any means or 91 knowingly by damaging or tampering with any property, shall do 92 any of the following: 93 (1) Interrupt or impair television, radio, telephone, 94 95 telegraph, or other mass communications service; police, fire, or other public service communications; radar, loran, radio, or 96 other electronic aids to air or marine navigation or 97 communications; or amateur or citizens band radio communications 98 being used for public service or emergency communications; 99 (2) Interrupt or impair public transportation, including 100

without limitation school bus transportation, or water supply, 101 gas, power, or other utility service to the public; 102

(3) Substantially impair the ability of law enforcement	103
officers, firefighters, rescue personnel, emergency medical	104
services personnel, or emergency facility personnel to respond	105
to an emergency or to protect and preserve any person or	106
property from serious physical harm.	107
(B) No person shall knowingly use any computer, computer	108
system, computer network, telecommunications device, or other	109
electronic device or system or the internet so as to disrupt,	110
interrupt, or impair the functions of any police, fire,	111
educational, commercial, or governmental operations.	112
(C) Whoever violates this section is guilty of disrupting	113
public services, a felony of the fourth third degree.	114
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(D) As used in this section:	115
(1) "Emergency medical services personnel" has the same	116
meaning as in section 2133.21 of the Revised Code.	117
(2) "Emergency facility personnel" means any of the	118
following:	119
(a) Any of the following individuals who perform services	120
in the ordinary course of their professions in an emergency	121
facility:	122
(i) Physicians authorized under Chapter 4731. of the	123
Revised Code to practice medicine and surgery or osteopathic	124
medicine and surgery;	125
(ii) Registered nurses and licensed practical nurses	126
licensed under Chapter 4723. of the Revised Code;	127
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(iii) Physician assistants authorized to practice under	128
Chapter 4730. of the Revised Code;	129

(iv) Health care workers;

(v) Clerical staffs. 131 (b) Any individual who is a security officer performing 132 security services in an emergency facility; 133 (c) Any individual who is present in an emergency 134 facility, who was summoned to the facility by an individual 135 identified in division (D)(2)(a) or (b) of this section. 136 (3) "Emergency facility" means a hospital emergency 137 department or any other facility that provides emergency medical 138 services. 139 (4) "Hospital" has the same meaning as in section 3727.01 140 of the Revised Code. 141 (5) "Health care worker" means an individual, other than 142 an individual specified in division (D)(2)(a), (b), or (c) of 143 this section, who provides medical or other health-related care 144 or treatment in an emergency facility, including medical 145 technicians, medical assistants, orderlies, aides, or 146 individuals acting in similar capacities. 147 Sec. 2909.05. (A) No person shall knowingly cause serious 148 physical harm to an occupied structure or any of its contents. 149 (B) (1) No person shall knowingly cause physical harm to 150 property that is owned or possessed by another, when either of 151 152 the following applies: (a) The property is used by its owner or possessor in the 153 owner's or possessor's profession, business, trade, or 154 occupation, and the value of the property or the amount of 155 physical harm involved is one thousand dollars or more; 156

(b) Regardless of the value of the property or the amount
of damage done, the property or its equivalent is necessary in
order for its owner or possessor to engage in the owner's or
possessor's profession, business, trade, or occupation.

(2) No person shall knowingly cause serious physical harm 161 to property that is owned, leased, or controlled by a 162 governmental entity. A governmental entity includes, but is not 163 limited to, the state or a political subdivision of the state, a 164 school district, the board of trustees of a public library or 165 166 public university, or any other body corporate and politic responsible for governmental activities only in geographical 167 areas smaller than that of the state. 168

(C) No person, without privilege to do so, shall knowingly cause serious physical harm to any tomb, monument, gravestone, or other similar structure that is used as a memorial for the dead; to any fence, railing, curb, or other property that is used to protect, enclose, or ornament any cemetery; or to a cemetery.

(D) No person, without privilege to do so, shall knowingly
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cause physical harm to a place of burial by breaking and
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entering into a tomb, crypt, casket, or other structure that is
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used as a memorial for the dead or as an enclosure for the dead.
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(E) Whoever violates this section is guilty of vandalism. 179 Except as otherwise provided in this division, vandalism is a 180 felony of the fifth fourth degree that is punishable by a fine 181 of up to two thousand five hundred dollars in addition to the 182 penalties specified for a felony of the fifth fourth degree in 183 sections 2929.11 to 2929.18 of the Revised Code. If the value of 184 the property or the amount of physical harm involved is seven 185 thousand five hundred dollars or more but less than one hundred 186

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fifty thousand dollars, vandalism is a felony of the fourth-187 third degree. If the value of the property or the amount of 188 physical harm involved is one hundred fifty thousand dollars or 189 more, vandalism is a felony of the third second degree. 190 (F) For purposes of this section: 191 (1) "Cemetery" means any place of burial and includes 192 burial sites that contain American Indian burial objects placed 193 with or containing American Indian human remains. 194 195 (2) "Serious physical harm" means physical harm to property that results in loss to the value of the property of 196 one thousand dollars or more. 197 Sec. 2909.06. (A) No person shall cause, or create a 198 substantial risk of physical harm to any property of another 199 without the other person's consent: 200 (1) Knowingly, by any means; 201 (2) Recklessly, by means of fire, explosion, flood, poison 202 gas, poison, radioactive material, caustic or corrosive 203 material, or other inherently dangerous agency or substance. 204 (B) Whoever violates this section is guilty of criminal 205 damaging or endangering. Except as otherwise provided in this 206 division, criminal damaging or endangering is a misdemeanor of 207 the second first degree. If a violation of this section creates 208 a risk of physical harm to any person, criminal damaging or 209 endangering is a misdemeanor felony of the first fifth degree. 210

If the property involved in a violation of this section is an 211 aircraft, an aircraft engine, propeller, appliance, spare part, 212 or any other equipment or implement used or intended to be used 213 in the operation of an aircraft and if the violation creates a 214 risk of physical harm to any person, criminal damaging or 215

endangering is a felony of the fifth fourth degree. If the 216 property involved in a violation of this section is an aircraft, 217 an aircraft engine, propeller, appliance, spare part, or any 218 other equipment or implement used or intended to be used in the 219 operation of an aircraft and if the violation creates a 220 substantial risk of physical harm to any person or if the 221 property involved in a violation of this section is an occupied 222 aircraft, criminal damaging or endangering is a felony of the 223 fourth third degree. 224 Sec. 2909.07. (A) No person shall do any of the following: 225 (1) Without privilege to do so, knowingly move, deface, 226 damage, destroy, or otherwise improperly tamper with either of 227 the following: 228 229 (a) The property of another; (b) One's own residential real property with the purpose 230 to decrease the value of or enjoyment of the residential real 231 property, if both of the following apply: 232 (i) The residential real property is subject to a 233 mortgage. 234 (ii) The person has been served with a summons and 235 complaint in a pending residential mortgage loan foreclosure 236 action relating to that real property. As used in this division, 237 "pending" includes the time between judgment entry and 238 confirmation of sale. 239 (2) With purpose to interfere with the use or enjoyment of 240 property of another, employ a tear gas device, stink bomb, smoke 241 generator, or other device releasing a substance that is harmful 242 or offensive to persons exposed or that tends to cause public 243 244 alarm;

(3) Without privilege to do so, knowingly move, deface,
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damage, destroy, or otherwise improperly tamper with a bench
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mark, triangulation station, boundary marker, or other survey
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station, monument, or marker;
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(4) Without privilege to do so, knowingly move, deface, 249
damage, destroy, or otherwise improperly tamper with any safety 250
device, the property of another, or the property of the offender 251
when required or placed for the safety of others, so as to 252
destroy or diminish its effectiveness or availability for its 253
intended purpose; 254

(5) With purpose to interfere with the use or enjoyment of 255 the property of another, set a fire on the land of another or 256 place personal property that has been set on fire on the land of 257 another, which fire or personal property is outside and apart 258 from any building, other structure, or personal property that is 259 on that land; 260

(6) Without privilege to do so, and with intent to impair the functioning of any computer, computer system, computer network, computer software, or computer program, knowingly do any of the following:

(a) In any manner or by any means, including, but not
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limited to, computer hacking, alter, damage, destroy, or modify
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a computer, computer system, computer network, computer
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software, or computer program or data contained in a computer,
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computer system, computer network, computer software, or
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computer program;

(b) Introduce a computer contaminant into a computer,271computer system, computer network, computer software, or272computer program.273

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(B) As used in this section, "safety device" means any 274 fire extinguisher, fire hose, or fire axe, or any fire escape, 275 emergency exit, or emergency escape equipment, or any life line, 276 life-saving ring, life preserver, or life boat or raft, or any 277 alarm, light, flare, signal, sign, or notice intended to warn of 278 danger or emergency, or intended for other safety purposes, or 279 any guard railing or safety barricade, or any traffic sign or 280 signal, or any railroad grade crossing sign, signal, or gate, or 281 any first aid or survival equipment, or any other device, 282 apparatus, or equipment intended for protecting or preserving 283 the safety of persons or property. 284

(C) (1) Whoever violates this section is guilty of criminal mischief, and shall be punished as provided in division (C) (2) or (3) of this section.

(2) Except as otherwise provided in this division, 288 criminal mischief committed in violation of division (A)(1), 289 (2), (3), (4), or (5) of this section is a misdemeanor of the 290 third_second_degree. Except as otherwise provided in this 291 division, if the violation of division (A)(1), (2), (3), (4), or 292 (5) of this section creates a risk of physical harm to any 293 person, criminal mischief committed in violation of division (A) 294 (1), (2), (3), (4), or (5) of this section is a misdemeanor 295 felony of the first fifth degree. If the property involved in 296 the violation of division (A) (1), (2), (3), (4), or (5) of this 297 section is an aircraft, an aircraft engine, propeller, 298 appliance, spare part, fuel, lubricant, hydraulic fluid, any 299 other equipment, implement, or material used or intended to be 300 used in the operation of an aircraft, or any cargo carried or 301 intended to be carried in an aircraft, criminal mischief 302 committed in violation of division (A) (1), (2), (3), (4), or (5)303 of this section is one of the following: 304

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(a) If the violation creates a risk of physical harm to
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any person, except as otherwise provided in division (C) (2) (b)
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of this section, criminal mischief committed in violation of
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division (A) (1), (2), (3), (4), or (5) of this section is a
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felony of the fifth fourth degree.
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(b) If the violation creates a substantial risk of physical harm to any person or if the property involved in a violation of this section is an occupied aircraft, criminal mischief committed in violation of division (A)(1), (2), (3), (4), or (5) of this section is a felony of the <u>fourth_third</u> degree.

(3) Except as otherwise provided in this division, 316 criminal mischief committed in violation of division (A)(6) of 317 this section is a misdemeanor felony of the first fifth degree. 318 Except as otherwise provided in this division, if the value of 319 the computer, computer system, computer network, computer 320 software, computer program, or data involved in the violation of 321 division (A)(6) of this section or the loss to the victim 322 resulting from the violation is one thousand dollars or more and 323 less than ten thousand dollars, or if the computer, computer 324 system, computer network, computer software, computer program, 325 or data involved in the violation of division (A)(6) of this 326 section is used or intended to be used in the operation of an 327 aircraft and the violation creates a risk of physical harm to 328 any person, criminal mischief committed in violation of division 329 (A) (6) of this section is a felony of the $\frac{fifth-fourth}{fourth}$ degree. 330 If the value of the computer, computer system, computer network, 331 computer software, computer program, or data involved in the 332 violation of division (A)(6) of this section or the loss to the 333 victim resulting from the violation is ten thousand dollars or 334 more, or if the computer, computer system, computer network, 335

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computer software, computer program, or data involved in the336violation of division (A) (6) of this section is used or intended337to be used in the operation of an aircraft and the violation338creates a substantial risk of physical harm to any person or the339aircraft in question is an occupied aircraft, criminal mischief340committed in violation of division (A) (6) of this section is a341felony of the fourth_third_degree.342

 Section 2. That existing sections 2909.02, 2909.03,
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 2909.04, 2909.05, 2909.06, and 2909.07 of the Revised Code are
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 hereby repealed.
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Section 3. That Section 231.10 of H.B. 166 of the 133rd346General Assembly be amended to read as follows:347

Sec. 231.10.

1 2 3 5 4 А CSR CAPITOL SQUARE REVIEW AND ADVISORY BOARD В General Revenue Fund С GRF 874100 Personal \$ 3,802,439 \$ 3,819,502 Services 874320 Maintenance and \$ 1,368,765 \$ 1,368,765 D GRF Equipment <u>1,618,765</u> Ε TOTAL GRF General Revenue Fund \$ 5,171,204 \$ 5,188,267 5,438,267

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F Dedicated Purpose Fund Group

G 2080 874601 Underground \$ 4,245,906 \$ 4,245,906 Parking Garage Operations

- H 4G50 874603 Capitol Square \$ 6,000 \$ 6,000 Education Center and Arts
- I TOTAL DPF Dedicated Purpose Fund Group \$ 4,251,906 \$ 4,251,906
- J Internal Service Activity Fund Group
- K 4S70 874602 Statehouse Gift \$ 800,000 \$ 800,000 Shop/Events
- L TOTAL ISA Internal Service Activity Fund \$ 800,000 \$ 800,000 Group
- M TOTAL ALL BUDGET FUND GROUPS \$ 10,223,110 \$ 10,240,173

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PERSONAL SERVICES

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On July 1, 2019, or as soon as possible thereafter, the 351 Executive Director of the Capitol Square Review and Advisory 352 Board may certify to the Director of Budget and Management an 353 amount up to the unexpended, unencumbered balance of the 354 foregoing appropriation item 874100, Personal Services, at the 355 end of fiscal year 2019 to be reappropriated to fiscal year 356 2020. The amount certified is hereby appropriated to the same 357 358 appropriation item for fiscal year 2020.

On July 1, 2020, or as soon as possible thereafter, the 359 Executive Director of the Capital Square Review and Advisory 360 Board may certify to the Director of Budget and Management an 361 amount up to the unexpended, unencumbered balance of the 362 foregoing appropriation item 874100, Personal Services, at the 363 end of fiscal year 2020 to be reappropriated to fiscal year 364 2021. The amount certified is hereby appropriated to the same 365 appropriation item for fiscal year 2021. 366

MAINTENANCE AND EQUIPMENT

Of the foregoing appropriation item 874320, Maintenance and Equipment, \$250,000 in fiscal year 2021 shall be used to pay for, install, and replace a minimum of 60 high definition cameras and software at the Statehouse.

On July 1, 2019, or as soon as possible thereafter, the 372 Executive Director of the Capitol Square Review and Advisory 373 Board may certify to the Director of Budget and Management an 374 amount up to the unexpended, unencumbered balance of the 375 foregoing appropriation item 874320, Maintenance and Equipment, 376 at the end of fiscal year 2019 to be reappropriated to fiscal 377 year 2020. The amount certified is hereby appropriated to the 378 same appropriation item for fiscal year 2020. 379

On July 1, 2020, or as soon as possible thereafter, the 380 Executive Director of the Capitol Square Review and Advisory 381 Board may certify to the Director of Budget and Management an 382 amount up to the unexpended, unencumbered balance of the 383 foregoing appropriation item 874320, Maintenance and Equipment, 384 at the end of fiscal year 2020 to be reappropriated to fiscal 385 year 2021. The amount certified is hereby appropriated to the 386 same appropriation item for fiscal year 2021. 387

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UNDERGROUND PARKING GARAGE FUND 388 Notwithstanding division (G) of section 105.41 of the 389 Revised Code and any other provision to the contrary, moneys in 390 the Underground Parking Garage Fund (Fund 2080) may be used for 391 personnel and operating costs related to the operations of the 392 Statehouse and the Statehouse Underground Parking Garage. 393 HOUSE AND SENATE PARKING REIMBURSEMENT 394 On July 1 of each fiscal year, or as soon as possible 395 thereafter, the Director of Budget and Management shall transfer 396 \$500,000 cash from the General Revenue Fund to the Underground 397 Parking Garage Fund (Fund 2080). The amounts transferred under 398 this section shall be used to reimburse the Capitol Square 399 Review and Advisory Board for legislative parking costs. 400

Section 4. That existing Section 231.10 of H.B. 166 of the401133rd General Assembly is hereby repealed.402