As Reported by the Senate Criminal Justice Committee

131st General Assembly

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Senator Schiavoni

Cosponsors: Senators Manning, Jones, Brown, Yuko, Tavares, Gentile

A BILL

То	amend sections 4511.043 and 4511.81 of the	1
	Revised Code to allow the enforcement of child	2
	booster seat requirements as a primary offense	3
	and to repeal a provision of law that declares	4
	that the failure of an operator of a motor	5
	vehicle to secure a child in a car seat, in a	6
	booster seat, or with a seat belt is	7
	inadmissible in certain criminal proceedings.	8

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

Section 1. That sections 4511.043 and 4511.81 of the	9
Revised Code be amended to read as follows:	10
Sec. 4511.043. (A)(1) No law enforcement officer who stops	11
the operator of a motor vehicle in the course of an authorized	12
sobriety or other motor vehicle checkpoint operation or a motor	13
vehicle safety inspection shall issue a ticket, citation, or	14
summons for a secondary traffic offense unless in the course of	15
the checkpoint operation or safety inspection the officer first	16
determines that an offense other than a secondary traffic	17
offense has occurred and either places the operator or a vehicle	18

occupant under arrest or issues a ticket, citation, or summons 19 to the operator or a vehicle occupant for an offense other than 20 a secondary offense. 21

(2) A law enforcement agency that operates a motor vehicle checkpoint for an express purpose related to a secondary traffic offense shall not issue a ticket, citation, or summons for any secondary traffic offense at such a checkpoint, but may use such a checkpoint operation to conduct a public awareness campaign and distribute information.

(B) As used in this section, "secondary traffic offense" means a violation of division (A) or (F)(2) of section 4507.05, 29 division (B)(1)(a) or (b) or (E) of section 4507.071, division (A) of section 4511.204, division (C) or (D) of section 4511.81, division (A)(3) of section 4513.03, or division (B) of section 4513.263 of the Revised Code.

Sec. 4511.81. (A) When any child who is in either or both of the following categories is being transported in a motor vehicle, other than a taxicab or public safety vehicle as defined in section 4511.01 of the Revised Code, that is required 37 by the United States department of transportation to be equipped with seat belts at the time of manufacture or assembly, the operator of the motor vehicle shall have the child properly secured in accordance with the manufacturer's instructions in a child restraint system that meets federal motor vehicle safety standards:

(1) A child who is less than four years of age; 44

(2) A child who weighs less than forty pounds.

(B) When any child who is in either or both of the 46 following categories is being transported in a motor vehicle, 47

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other than a taxicab, that is owned, leased, or otherwise under48the control of a nursery school or day-care center, the operator49of the motor vehicle shall have the child properly secured in50accordance with the manufacturer's instructions in a child51restraint system that meets federal motor vehicle safety52standards:53

- (1) A child who is less than four years of age; 54
- (2) A child who weighs less than forty pounds.

(C) When any child who is less than eight years of age and 56 less than four feet nine inches in height, who is not required 57 by division (A) or (B) of this section to be secured in a child 58 restraint system, is being transported in a motor vehicle, other 59 than a taxicab or public safety vehicle as defined in section 60 4511.01 of the Revised Code or a vehicle that is regulated under 61 section 5104.015 of the Revised Code, that is required by the 62 United States department of transportation to be equipped with 63 seat belts at the time of manufacture or assembly, the operator 64 of the motor vehicle shall have the child properly secured in 65 accordance with the manufacturer's instructions on a booster 66 seat that meets federal motor vehicle safety standards. 67

(D) When any child who is at least eight years of age but 68 not older than fifteen years of age, and who is not otherwise 69 required by division (A), (B), or (C) of this section to be 70 secured in a child restraint system or booster seat, is being 71 transported in a motor vehicle, other than a taxicab or public 72 safety vehicle as defined in section 4511.01 of the Revised 73 Code, that is required by the United States department of 74 transportation to be equipped with seat belts at the time of 75 manufacture or assembly, the operator of the motor vehicle shall 76 have the child properly restrained either in accordance with the 77

manufacturer's instructions in a child restraint system that 78
meets federal motor vehicle safety standards or in an occupant 79
restraining device as defined in section 4513.263 of the Revised 80
Code. 81

(E) Notwithstanding any provision of law to the contrary, 82 no law enforcement officer shall cause an operator of a motor 83 vehicle being operated on any street or highway to stop the 84 motor vehicle for the sole purpose of determining whether a 85 violation of division $\frac{(C) \text{ or }}{(D)}$ (D) of this section has been or is 86 being committed or for the sole purpose of issuing a ticket, 87 citation, or summons for a violation of division (C) or (D) of 88 this section or causing the arrest of or commencing a 89 prosecution of a person for a violation of division $\frac{(C) \text{ or }}{(D)}$ 90 of this section, and absent another violation of law, a law 91 enforcement officer's view of the interior or visual inspection 92 of a motor vehicle being operated on any street or highway may 93 not be used for the purpose of determining whether a violation 94 of division (C) or (D) of this section has been or is being 95 committed. 96

(F) The director of public safety shall adopt such rules as are necessary to carry out this section.

99 (G) The failure of an operator of a motor vehicle to secure a child in a child restraint system, a booster seat, or 100 an occupant restraining device as required by this section is 101 not negligence imputable to the child τ and is not admissible as 102 evidence in any civil action involving the rights of the child 103 against any other person allegedly liable for injuries to the 104 child, is not to be used as a basis for a criminal prosecution 105 of the operator of the motor vehicle other than a prosecution 106 for a violation of this section, and is not admissible as-107

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evidence in any criminal action involving the operator of the	108	
motor vehicle other than a prosecution for a violation of this		
section.		
(H) This section does not apply when an emergency exists	111	
that threatens the life of any person operating or occupying a	112	
motor vehicle that is being used to transport a child who	113	
otherwise would be required to be restrained under this section.	114	
This section does not apply to a person operating a motor	115	
vehicle who has an affidavit signed by a physician licensed to	116	
practice in this state under Chapter 4731. of the Revised Code	117	
or a chiropractor licensed to practice in this state under	118	
Chapter 4734. of the Revised Code that states that the child who	119	
otherwise would be required to be restrained under this section	120	
has a physical impairment that makes use of a child restraint	121	
system, booster seat, or an occupant restraining device	122	
impossible or impractical, provided that the person operating	123	
the vehicle has safely and appropriately restrained the child in	124	
accordance with any recommendations of the physician or	125	
chiropractor as noted on the affidavit.	126	
(I) There is hereby created in the state treasury the	127	
child highway safety fund, consisting of fines imposed pursuant	128	
to division (K)<u>(</u>L) (1) of this section for violations of	129	
divisions (A), (B), (C), and (D) of this section. The money in	130	
the fund shall be used by the department of health only to	131	
defray the cost of designating hospitals as pediatric trauma	132	
centers under section 3727.081 of the Revised Code and to	133	
establish and administer a child highway safety program. The	134	
purpose of the program shall be to educate the public about	135	

purpose of the program shall be to educate the public about135child restraint systems and booster seats and the importance of136their proper use. The program also shall include a process for137providing child restraint systems and booster seats to persons138

who meet the eligibility criteria established by the department, 139
and a toll-free telephone number the public may utilize to 140
obtain information about child restraint systems and booster 141
seats, and their proper use. 142

(J) The director of health, in accordance with Chapter 143 119. of the Revised Code, shall adopt any rules necessary to 144 carry out this section, including rules establishing the 145 criteria a person must meet in order to receive a child 146 restraint system or booster seat under the department's child 147 highway safety program; provided that rules relating to the 148 verification of pediatric trauma centers shall not be adopted 149 under this section. 150

(K) Nothing in this section shall be construed to require any person to carry with the person the birth certificate of a child to prove the age of the child, but the production of a valid birth certificate for a child showing that the child was not of an age to which this section applies is a defense against any ticket, citation, or summons issued for violating this section.

(L) (1) Whoever violates division (A), (B), (C), or (D) of this section shall be punished as follows, provided that the failure of an operator of a motor vehicle to secure more than one child in a child restraint system, booster seat, or occupant restraining device as required by this section that occurred at the same time, on the same day, and at the same location is deemed to be a single violation of this section:

(a) Except as otherwise provided in division (L) (1) (b) of
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this section, the offender is guilty of a minor misdemeanor and
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shall be fined not less than twenty-five dollars nor more than
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seventy-five dollars.

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(b) If the offender previously has been convicted of or	169
pleaded guilty to a violation of division (A), (B), (C), or (D)	170
of this section or of a municipal ordinance that is	171
substantially similar to any of those divisions, the offender is	172
guilty of a misdemeanor of the fourth degree.	
(2) All fines imposed pursuant to division (L)(1) of this	174

section shall be forwarded to the treasurer of state for deposit 175 in the child highway safety fund created by division (I) of this 176 section. 177

Section 2. That existing sections 4511.043 and 4511.81 of 178 the Revised Code are hereby repealed. 179