As Introduced

132nd General Assembly

Regular Session 2017-2018

H. B. No. 373

Representative Vitale

Cosponsors: Representatives Antani, Becker, Brenner, Brinkman, Dean, Goodman, Johnson, Hood, Householder, Keller, Koehler, Merrin, Riedel, Seitz, Schaffer, Sprague, Thompson, Zeltwanger

A BILL

Го	amend sections 105.41, 123.011, 2923.122,	1
	2923.123, and 2923.126 of the Revised Code to	2
	permit any person who holds a valid concealed	3
	handgun license to carry a concealed handgun in	4
	a courthouse, a courtroom, or a government	5
	facility of this state or in a government	6
	facility of a political subdivision of this	7
	state if the political subdivision has not	8
	enacted an ordinance or policy that prohibits a	9
	licensee from carrying a concealed handgun into	10
	the building or the court has not enacted a rule	11
	that prohibits a licensee from carrying a deadly	12
	weapon or dangerous ordnance into the courthouse	13
	or courtroom.	14

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

Section 1. That sections 105.41, 123.011, 2923.122,	15
2923.123, and 2923.126 of the Revised Code be amended to read as	16
follows:	17

Sec. 105.41. (A) There is hereby created in the	18
legislative branch of government the capitol square review and	19
advisory board, consisting of twelve members as follows:	20
(1) Two members of the senate, appointed by the president	21
of the senate, both of whom shall not be members of the same	22
political party;	23
(2) Two members of the house of representatives, appointed	24
by the speaker of the house of representatives, both of whom	25
shall not be members of the same political party;	26
(3) Four members appointed by the governor, with the	27
advice and consent of the senate, not more than three of whom	28
shall be members of the same political party, one of whom shall	29
be the chief of staff of the governor's office, one of whom	30
shall represent the Ohio arts council, one of whom shall	31
represent the Ohio history connection, and one of whom shall	32
represent the public at large;	33
(4) One member, who shall be a former president of the	34
senate, appointed by the current president of the senate. If the	35
current president of the senate, in the current president's	36
discretion, decides for any reason not to make the appointment	37
or if no person is eligible or available to serve, the seat	38
shall remain vacant.	39
(5) One member, who shall be a former speaker of the house	40
of representatives, appointed by the current speaker of the	41
house of representatives. If the current speaker of the house of	42
representatives, in the current speaker's discretion, decides	43
for any reason not to make the appointment or if no person is	44
eligible or available to serve, the seat shall remain vacant.	45

(6) The clerk of the senate and the clerk of the house of

representatives.

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- (B) Terms of office of each appointed member of the board shall be for three years, except that members of the general 49 assembly appointed to the board shall be members of the board 50 only so long as they are members of the general assembly and the 51 chief of staff of the governor's office shall be a member of the 52 board only so long as the appointing governor remains in office. 53 Each member shall hold office from the date of the member's 54 appointment until the end of the term for which the member was 55 56 appointed. In case of a vacancy occurring on the board, the 57 president of the senate, the speaker of the house of representatives, or the governor, as the case may be, shall in 58 the same manner prescribed for the regular appointment to the 59 commission, fill the vacancy by appointing a member. Any member 60 appointed to fill a vacancy occurring prior to the expiration of 61 the term for which the member's predecessor was appointed shall 62 hold office for the remainder of the term. Any appointed member 63 shall continue in office subsequent to the expiration date of 64 the member's term until the member's successor takes office, or 65 until a period of sixty days has elapsed, whichever occurs 66 first. 67
- (C) The board shall hold meetings in a manner and at times prescribed by the rules adopted by the board. A majority of the board constitutes a quorum, and no action shall be taken by the board unless approved by at least six members or by at least seven members if a person is appointed under division (A)(4) or (5) of this section. At its first meeting, the board shall adopt rules for the conduct of its business and the election of its officers, and shall organize by selecting officers other than a chairperson as it considers necessary. In odd-numbered years, the majority member from the senate shall serve as chairperson;

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in even-numbered years, the majority member from the house of	78
representatives shall serve as chairperson. Board members shall	79
serve without compensation but shall be reimbursed for actual	80
and necessary expenses incurred in the performance of their	81
duties.	82

- (D) The board may do any of the following:
- (1) Employ or hire on a consulting basis professional, technical, and clerical employees as are necessary for the performance of its duties. All employees of the board are in the unclassified service and serve at the pleasure of the board. For purposes of section 4117.01 of the Revised Code, employees of the board shall be considered employees of the general assembly, except that employees who are covered by a collective bargaining agreement on September 29, 2011, shall remain subject to the agreement until the agreement expires on its terms, and the agreement shall not be extended or renewed. Upon expiration of the agreement, the employees are considered employees of the general assembly for purposes of section 4117.01 of the Revised Code and are in the unclassified service and serve at the pleasure of the board.
- (2) Hold public hearings at times and places as determined by the board;
- (3) Adopt, amend, or rescind rules necessary to accomplish

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 the duties of the board as set forth in this section;

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- (4) Sponsor, conduct, and support such social events as

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 the board may authorize and consider appropriate for the

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 employees of the board, employees and members of the general

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 assembly, employees of persons under contract with the board or

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 otherwise engaged to perform services on the premises of capitol

square, or other persons as the board may consider appropriate.	107
Subject to the requirements of Chapter 4303. of the Revised	108
Code, the board may provide beer, wine, and intoxicating liquor,	109
with or without charge, for those events and may use funds only	110
from the sale of goods and services fund to purchase the beer,	111
wine, and intoxicating liquor the board provides;	112
(5) Purchase a warehouse in which to store items of the	113
capitol collection trust and, whenever necessary, equipment or	114
other property of the board.	115
(E) The board shall do all of the following:	116
(1) Have sole authority to coordinate and approve any	117
improvements, additions, and renovations that are made to the	118
capitol square. The improvements shall include, but not be	119
limited to, the placement of monuments and sculpture on the	120
capitol grounds.	121
(2) Operate the capitol square, and have sole authority to	122
regulate all uses of the capitol square. The uses shall include,	123
but not be limited to, the casual and recreational use of the	124
capitol square.	125
(3) Employ, fix the compensation of, and prescribe the	126
duties of the executive director of the board and other	127
employees the board considers necessary for the performance of	128
its powers and duties;	129
(4) Establish and maintain the capitol collection trust.	130
The conital callection thust shall consist of functions	
The capitol collection trust shall consist of furniture,	131
antiques, and other items of personal property that the board	131 132

(5) Perform repair, construction, contracting, purchasing,

maintenance, supervisory, and operating activities the board	136
determines are necessary for the operation and maintenance of	137
the capitol square;	138
(6) Maintain and preserve the capitol square, in	139
accordance with guidelines issued by the United States secretary	140
of the interior for application of the secretary's standards for	141
rehabilitation adopted in 36 C.F.R. part 67;	142
remaprification adopted in 30 C.F.A. part 07,	142
(7) Plan and develop a center at the capitol building for	143
the purpose of educating visitors about the history of Ohio,	144
including its political, economic, and social development and	145
the design and erection of the capitol building and its grounds.	146
(F)(1) The board shall lease capital facilities improved	147
by the department of administrative services or financed by the	148
treasurer of state pursuant to Chapter 154. of the Revised Code	149
for the use of the board, and may enter into any other	150
agreements with the department, the Ohio public facilities	151
commission, or any other authorized governmental agency	152
ancillary to improvement, financing, or leasing of those capital	153
facilities, including, but not limited to, any agreement	154
required by the applicable bond proceedings authorized by	155
Chapter 154. of the Revised Code. Any lease of capital	156
facilities authorized by this section shall be governed by	157
Chapter 154. of the Revised Code.	158
(2) Fees, receipts, and revenues received by the board	159
from the state underground parking garage constitute available	160
receipts as defined in section 154.24 of the Revised Code, and	161
may be pledged to the payment of bond service charges on	162
obligations issued by the treasurer of state pursuant to Chapter	163
154. of the Revised Code to improve, finance, or purchase	164

capital facilities useful to the board. The treasurer of state

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may, with the consent of the board, provide in the bond	166
proceedings for a pledge of all or a portion of those fees,	167
receipts, and revenues as the treasurer of state determines. The	168
treasurer of state may provide in the bond proceedings or by	169
separate agreement with the board for the transfer of those	170
fees, receipts, and revenues to the appropriate bond service	171
fund or bond service reserve fund as required to pay the bond	172
service charges when due, and any such provision for the	173
transfer of those fees, receipts, and revenues shall be	174
controlling notwithstanding any other provision of law	175
pertaining to those fees, receipts, and revenues.	176

- (3) All moneys received by the treasurer of state on 177 account of the board and required by the applicable bond 178 proceedings or by separate agreement with the board to be 179 deposited, transferred, or credited to the bond service fund or 180 bond service reserve fund established by the bond proceedings 181 shall be transferred by the treasurer of state to such fund, 182 whether or not it is in the custody of the treasurer of state, 183 without necessity for further appropriation. 184
- (G)(1) Except as otherwise provided in division (G)(2) of 185 this section, all fees, receipts, and revenues received by the board from the state underground parking garage shall be deposited into the state treasury to the credit of the underground parking garage operating fund, which is hereby 189 created, to be used for the purposes specified in division (F) of this section and for the operation and maintenance of the 191 garage. All investment earnings of the fund shall be credited to the fund.
- (2) There is hereby created the parking garage automated 194 equipment fund, which shall be in the custody of the treasurer 195

credited to the fund.

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of state but shall not be part of the state treasury. Money in	196
the fund shall be used to purchase the automated teller machine	197
quality dollar bills needed for operation of the parking garage	198
automated equipment. The fund shall consist of fees, receipts,	199
or revenues received by the board from the state underground	200
parking garage; provided, however, that the total amount	201
deposited into the fund at any one time shall not exceed ten	202
thousand dollars. All investment earnings of the fund shall be	203
credited to the fund.	204
(H) All donations received by the board shall be deposited	205
into the state treasury to the credit of the capitol square	206
renovation gift fund, which is hereby created. The fund shall be	207
used by the board as follows:	208
(1) To provide part or all of the funding related to	209
construction, goods, or services for the renovation of the	210
capitol square;	211
capitor square,	211
(2) To purchase art, antiques, and artifacts for display	212
at the capitol square;	213
(3) To award contracts or make grants to organizations for	214
educating the public regarding the historical background and	215
governmental functions of the capitol square. Chapters 125.,	216
127., and 153. and section 3517.13 of the Revised Code do not	217
apply to purchases made exclusively from the fund,	218
notwithstanding anything to the contrary in those chapters or	219
that section. All investment earnings of the fund shall be	220

(I) Except as provided in divisions (G), (H), and (J) of

this section, all fees, receipts, and revenues received by the

board shall be deposited into the state treasury to the credit

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of the sale of goods and services fund, which is hereby created.

Money credited to the fund shall be used solely to pay costs of
the board other than those specified in divisions (F) and (G) of
this section. All investment earnings of the fund shall be
credited to the fund.

- (J) There is hereby created in the state treasury the 230 capitol square improvement fund, to be used by the board to pay 231 construction, renovation, and other costs related to the capitol 232 square for which money is not otherwise available to the board. 233 Whenever the board determines that there is a need to incur 234 those costs and that the unencumbered, unobligated balance to 235 the credit of the underground parking garage operating fund 236 exceeds the amount needed for the purposes specified in division 237 (F) of this section and for the operation and maintenance of the 238 garage, the board may request the director of budget and 239 management to transfer from the underground parking garage 240 operating fund to the capitol square improvement fund the amount 241 needed to pay such construction, renovation, or other costs. The 242 director then shall transfer the amount needed from the excess 243 balance of the underground parking garage operating fund. 244
- (K) As the operation and maintenance of the capitol square constitute essential government functions of a public purpose, the board shall not be required to pay taxes or assessments upon the square, upon any property acquired or used by the board under this section, or upon any income generated by the operation of the square.
- (L) As used in this section, "capitol square" means the capitol building, senate building, capitol atrium, capitol grounds, the state underground parking garage, and the warehouse owned by the board.

(M) The capitol annex shall be known as the senate	255
building.	256
(N) Any person may possess a firearm in a motor vehicle in	257
the state underground parking garage at the state capitol	258
building, if the person's possession of the firearm in the motor	259
vehicle is not in violation of section 2923.16 of the Revised	260
Code or any other provision of the Revised Code. Any person may	261
store or leave a firearm in a locked motor vehicle that is	262
parked in the state underground parking garage at the state	263
capitol building, if the person's transportation and possession	264
of the firearm in the motor vehicle while traveling to the	265
garage was not in violation of section 2923.16 of the Revised	266
Code or any other provision of the Revised Code.	267
Sec. 123.011. (A)—The department of administrative	268
services may:	269
$\frac{(1)-(A)}{(A)}$ Fix, alter, and charge rentals and other charges	270
for the use and occupancy of its buildings, facilities, and	271
other properties;	272
$\frac{(2)-(B)}{(B)}$ Provide for the persons occupying its buildings,	273
facilities, and other properties, health clinics, medical	274
services, food services, and such other services as such persons	275
cannot provide for themselves; and, if the department determines	276
that it is more advantageous, it may enter into contracts with	277
persons, firms, or corporations or with any governmental agency,	278
board, commission, or department to provide any of such clinics	279
or services.	280
(B) Any person may possess a firearm in a motor vehicle in-	281
the parking garage at the Riffe center for government and the	282
arts in Columbus, if the person's possession of the firearm in	283

the motor vehicle is not in violation of section 2923.16 of the	284
Revised Code or any other provision of the Revised Code. Any	285
person may store or leave a firearm in a locked motor vehicle-	286
that is parked in the parking garage at the Riffe center for-	287
government and the arts in Columbus, if the person's	288
transportation and possession of the firearm in the motor	289
vehicle while traveling to the garage was not in violation of	290
section 2923.16 of the Revised Code or any other provision of	291
the Revised Code.	292
Sec. 2923.122. (A) No person shall knowingly convey, or	293
attempt to convey, a deadly weapon or dangerous ordnance into a	294
school safety zone.	295
(B) No person shall knowingly possess a deadly weapon or	296
dangerous ordnance in a school safety zone.	297
(C) No person shall knowingly possess an object in a	298
school safety zone if both of the following apply:	299
(1) The object is indistinguishable from a firearm,	300
whether or not the object is capable of being fired.	301
(2) The person indicates that the person possesses the	302
object and that it is a firearm, or the person knowingly	303
displays or brandishes the object and indicates that it is a	304
firearm.	305
(D)(1) This section does not apply to any of the	306
following:	307
(a) An officer, agent, or employee of this or any other	308
state or the United States who is authorized to carry deadly	309
weapons or dangerous ordnance and is acting within the scope of	310
the officer's, agent's, or employee's duties, a law enforcement	311
officer who is authorized to carry deadly weapons or dangerous	312

ordnance, a security officer employed by a board of education or	313
governing body of a school during the time that the security	314
officer is on duty pursuant to that contract of employment, or	315
any other person who has written authorization from the board of	316
education or governing body of a school to convey deadly weapons	317
or dangerous ordnance into a school safety zone or to possess a	318
deadly weapon or dangerous ordnance in a school safety zone and	319
who conveys or possesses the deadly weapon or dangerous ordnance	320
in accordance with that authorization;	321

- (b) Any person who is employed in this state, who is

 authorized to carry deadly weapons or dangerous ordnance, and

 who is subject to and in compliance with the requirements of

 section 109.801 of the Revised Code, unless the appointing

 authority of the person has expressly specified that the

 exemption provided in division (D)(1)(b) of this section does

 not apply to the person.

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- (2) Division (C) of this section does not apply to 329 premises upon which home schooling is conducted. Division (C) of 330 this section also does not apply to a school administrator, 331 teacher, or employee who possesses an object that is 332 indistinguishable from a firearm for legitimate school purposes 333 during the course of employment, a student who uses an object 334 that is indistinguishable from a firearm under the direction of 335 a school administrator, teacher, or employee, or any other 336 person who with the express prior approval of a school 337 administrator possesses an object that is indistinguishable from 338 a firearm for a legitimate purpose, including the use of the 339 object in a ceremonial activity, a play, reenactment, or other 340 dramatic presentation, school safety training, or a ROTC 341 activity or another similar use of the object. 342

(3) This section does not apply to a person who conveys or	343
attempts to convey a handgun into, or possesses a handgun in, a	344
school safety zone if, at the time of that conveyance, attempted	345
conveyance, or possession of the handgun, all of the following	346
apply:	347
(a) The person does not enter into a school building or	348
onto school premises and is not at a school activity.	349
(b) The person is carrying a valid concealed handgun	350
license or the person is an active duty member of the armed	351
forces of the United States and is carrying a valid military	352
identification card and documentation of successful completion	353
of firearms training that meets or exceeds the training	354
requirements described in division (G)(1) of section 2923.125 of	355
the Revised Code.	356
(c) The person is in the school safety zone in accordance	357
with 18 U.S.C. 922(q)(2)(B).	358
(d) The person is not knowingly in a place described in	359
division (B)(1) or (B)(3) to $\frac{(8)}{(7)}$ of section 2923.126 of the	360
Revised Code.	361
(4) This section does not apply to a person who conveys or	362
attempts to convey a handgun into, or possesses a handgun in, a	363
school safety zone if at the time of that conveyance, attempted	364
conveyance, or possession of the handgun all of the following	365
apply:	366
(a) The person is carrying a valid concealed handgun	367
license or the person is an active duty member of the armed	368
forces of the United States and is carrying a valid military	369
identification card and documentation of successful completion	370

of firearms training that meets or exceeds the training

requirements described in division (G)(1) of section 2923.125 of	372
the Revised Code.	373
(b) The person leaves the handgun in a motor vehicle.	374
(c) The handgun does not leave the motor vehicle.	375
(d) If the person exits the motor vehicle, the person	376
locks the motor vehicle.	377
(E)(1) Whoever violates division (A) or (B) of this	378
section is guilty of illegal conveyance or possession of a	379
deadly weapon or dangerous ordnance in a school safety zone.	380
Except as otherwise provided in this division, illegal	381
conveyance or possession of a deadly weapon or dangerous	382
ordnance in a school safety zone is a felony of the fifth	383
degree. If the offender previously has been convicted of a	384
violation of this section, illegal conveyance or possession of a	385
deadly weapon or dangerous ordnance in a school safety zone is a	386
felony of the fourth degree.	387
(2) Whoever violates division (C) of this section is	388
guilty of illegal possession of an object indistinguishable from	389
a firearm in a school safety zone. Except as otherwise provided	390
in this division, illegal possession of an object	391
indistinguishable from a firearm in a school safety zone is a	392
misdemeanor of the first degree. If the offender previously has	393
been convicted of a violation of this section, illegal	394
possession of an object indistinguishable from a firearm in a	395
school safety zone is a felony of the fifth degree.	396
(F)(1) In addition to any other penalty imposed upon a	397
person who is convicted of or pleads guilty to a violation of	398
this section and subject to division (F)(2) of this section, if	399
the offender has not attained nineteen years of age, regardless	400

of whether the offender is attending or is enrolled in a school	401
operated by a board of education or for which the state board of	402
education prescribes minimum standards under section 3301.07 of	403
the Revised Code, the court shall impose upon the offender a	404
class four suspension of the offender's probationary driver's	405
license, restricted license, driver's license, commercial	406
driver's license, temporary instruction permit, or probationary	407
commercial driver's license that then is in effect from the	408
range specified in division (A)(4) of section 4510.02 of the	409
Revised Code and shall deny the offender the issuance of any	410
permit or license of that type during the period of the	411
suspension.	412

If the offender is not a resident of this state, the court

shall impose a class four suspension of the nonresident

operating privilege of the offender from the range specified in

division (A) (4) of section 4510.02 of the Revised Code.

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- (2) If the offender shows good cause why the court should 417 not suspend one of the types of licenses, permits, or privileges 418 specified in division (F)(1) of this section or deny the 419 issuance of one of the temporary instruction permits specified 420 in that division, the court in its discretion may choose not to 421 422 impose the suspension, revocation, or denial required in that division, but the court, in its discretion, instead may require 423 the offender to perform community service for a number of hours 424 determined by the court. 425
- (G) As used in this section, "object that is 426 indistinguishable from a firearm" means an object made, 427 constructed, or altered so that, to a reasonable person without 428 specialized training in firearms, the object appears to be a 429 firearm.

Sec. 2923.123. (A) No person shall knowingly convey or	431
attempt to convey a deadly weapon or dangerous ordnance into a	432
courthouse or into another building or structure in which a	433
courtroom is located.	434
(B) No person shall knowingly possess or have under the	435
person's control a deadly weapon or dangerous ordnance in a	436
courthouse or in another building or structure in which a	437
courtroom is located.	438
courtion is located.	130
(C) This section does not apply to any of the following:	439
(1) Except as provided in division (E) of this section, a	440
judge of a court of record of this state or a magistrate;	441
(2) A peace officer, officer of a law enforcement agency,	442
or person who is in either of the following categories:	443
(a) Except as provided in division (E) of this section, a	444
peace officer, or an officer of a law enforcement agency of	445
another state, a political subdivision of another state, or the	446
United States, who is authorized to carry a deadly weapon or	447
dangerous ordnance, who possesses or has under that individual's	448
control a deadly weapon or dangerous ordnance as a requirement	449
of that individual's duties, and who is acting within the scope	450
of that individual's duties at the time of that possession or	451
control;	452
(b) Except as provided in division (E) of this section, a	453
person who is employed in this state, who is authorized to carry	454
a deadly weapon or dangerous ordnance, who possesses or has	455
under that individual's control a deadly weapon or dangerous	456
ordnance as a requirement of that person's duties, and who is	457
subject to and in compliance with the requirements of section	458
109.801 of the Revised Code, unless the appointing authority of	459

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the person has expressly specified that the exemption provided	460
in division (C)(2)(b) of this section does not apply to the	461
person.	462
(3) A person who conveys, attempts to convey, possesses,	463
or has under the person's control a deadly weapon or dangerous	464
ordnance that is to be used as evidence in a pending criminal or	465
civil action or proceeding;	466
(4) Except as provided in division (E) of this section, a	467
bailiff or deputy bailiff of a court of record of this state who	468
is authorized to carry a firearm pursuant to section 109.77 of	469
the Revised Code, who possesses or has under that individual's	470
control a firearm as a requirement of that individual's duties,	471
and who is acting within the scope of that individual's duties	472
at the time of that possession or control;	473
(5) Except as provided in division (E) of this section, a	474
prosecutor, or a secret service officer appointed by a county	475
prosecuting attorney, who is authorized to carry a deadly weapon	476
or dangerous ordnance in the performance of the individual's	477
duties, who possesses or has under that individual's control a	478
deadly weapon or dangerous ordnance as a requirement of that	479
individual's duties, and who is acting within the scope of that	480
individual's duties at the time of that possession or control;	481
(6) Except as provided in division (E) of this section, a	482
person who conveys or attempts to convey a handgun into a	483
courthouse or into another building or structure in which a	484
courtroom is located, who, at the time of the conveyance or	485
attempt, either is carrying a valid concealed handgun license or	486
is an active duty member of the armed forces of the United	487

States and is carrying a valid military identification card and

documentation of successful completion of firearms training that

meets or exceeds the training requirements described in division	490
(G)(1) of section 2923.125 of the Revised Code, and who	491
transfers possession of the handgun to the officer or officer's-	492
designee who has charge of the courthouse or building. The	493
officer shall secure the handgun until the licensee is prepared	494
to leave the premises. The exemption described in this division	495
applies only if the officer who has charge of the courthouse or	496
building provides services of the nature described in this	497
division. An officer who has charge of the courthouse or	498
building is not required to offer services of the nature	499
described in this division.	500

- (D)(1) Whoever violates division (A) of this section is 501 quilty of illegal conveyance of a deadly weapon or dangerous 502 ordnance into a courthouse. Except as otherwise provided in this 503 division, illegal conveyance of a deadly weapon or dangerous 504 ordnance into a courthouse is a felony of the fifth degree. If 505 the offender previously has been convicted of a violation of 506 division (A) or (B) of this section, illegal conveyance of a 507 deadly weapon or dangerous ordnance into a courthouse is a 508 felony of the fourth degree. 509
- (2) Whoever violates division (B) of this section is 510 quilty of illegal possession or control of a deadly weapon or 511 dangerous ordnance in a courthouse. Except as otherwise provided 512 in this division, illegal possession or control of a deadly 513 weapon or dangerous ordnance in a courthouse is a felony of the 514 fifth degree. If the offender previously has been convicted of a 515 violation of division (A) or (B) of this section, illegal 516 possession or control of a deadly weapon or dangerous ordnance 517 in a courthouse is a felony of the fourth degree. 518
 - (E) The exemptions described in divisions (C)(1), (2)(a),

(2) (b), (4), (5), and (6) of this section do not apply to any	520
judge, magistrate, peace officer, officer of a law enforcement	521
agency, bailiff, deputy bailiff, prosecutor, secret service	522
officer, or other person described in any of those divisions if	523
a rule of superintendence or another type of rule adopted by the	524
supreme court pursuant to Article IV, Ohio Constitution, or an	525
applicable local rule of court prohibits all persons from	526
conveying or attempting to convey a deadly weapon or dangerous	527
ordnance into a courthouse or into another building or structure	528
in which—a courtroom that is located in another building or	529
structure or from possessing or having under one's control a	530
deadly weapon or dangerous ordnance in a courthouse or in	531
another building or structure in which a courtroom that is	532
located in another building or structure.	533

- (F) As used in this section:
- (1) "Magistrate" means an individual who is appointed by a 535 court of record of this state and who has the powers and may 536 perform the functions specified in Civil Rule 53, Criminal Rule 537 19, or Juvenile Rule 40. 538
- (2) "Peace officer" and "prosecutor" have the same
 539
 meanings as in section 2935.01 of the Revised Code.
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- Sec. 2923.126. (A) A concealed handgun license that is 541 issued under section 2923.125 of the Revised Code shall expire 542 five years after the date of issuance. A licensee who has been 543 issued a license under that section shall be granted a grace 544 period of thirty days after the licensee's license expires 545 during which the licensee's license remains valid. Except as 546 provided in divisions (B) and (C) of this section, a licensee 547 who has been issued a concealed handgun license under section 548 2923.125 or 2923.1213 of the Revised Code may carry a concealed 549

handgun anywhere in this state if the licensee also carries a	550
valid license and valid identification when the licensee is in	551
actual possession of a concealed handgun. The licensee shall	552
give notice of any change in the licensee's residence address to	553
the sheriff who issued the license within forty-five days after	554
that change.	555

If a licensee is the driver or an occupant of a motor 556 vehicle that is stopped as the result of a traffic stop or a 557 stop for another law enforcement purpose and if the licensee is 558 559 transporting or has a loaded handgun in the motor vehicle at that time, the licensee shall promptly inform any law 560 enforcement officer who approaches the vehicle while stopped 561 that the licensee has been issued a concealed handgun license 562 and that the licensee currently possesses or has a loaded 563 handgun; the licensee shall not knowingly disregard or fail to 564 comply with lawful orders of a law enforcement officer given 565 while the motor vehicle is stopped, knowingly fail to remain in 566 the motor vehicle while stopped, or knowingly fail to keep the 567 licensee's hands in plain sight after any law enforcement 568 officer begins approaching the licensee while stopped and before 569 the officer leaves, unless directed otherwise by a law 570 enforcement officer; and the licensee shall not knowingly have 571 contact with the loaded handgun by touching it with the 572 licensee's hands or fingers, in any manner in violation of 573 division (E) of section 2923.16 of the Revised Code, after any 574 law enforcement officer begins approaching the licensee while 575 stopped and before the officer leaves. Additionally, if a 576 licensee is the driver or an occupant of a commercial motor 577 vehicle that is stopped by an employee of the motor carrier 578 enforcement unit for the purposes defined in section 5503.34 of 579 the Revised Code and if the licensee is transporting or has a 580

loaded handgun in the commercial motor vehicle at that time, the	581
licensee shall promptly inform the employee of the unit who	582
approaches the vehicle while stopped that the licensee has been	583
issued a concealed handgun license and that the licensee	584
currently possesses or has a loaded handgun.	585

If a licensee is stopped for a law enforcement purpose and 586 if the licensee is carrying a concealed handgun at the time the 587 officer approaches, the licensee shall promptly inform any law 588 enforcement officer who approaches the licensee while stopped 589 590 that the licensee has been issued a concealed handgun license and that the licensee currently is carrying a concealed handgun; 591 the licensee shall not knowingly disregard or fail to comply 592 with lawful orders of a law enforcement officer given while the 593 licensee is stopped or knowingly fail to keep the licensee's 594 hands in plain sight after any law enforcement officer begins 595 approaching the licensee while stopped and before the officer 596 leaves, unless directed otherwise by a law enforcement officer; 597 and the licensee shall not knowingly remove, attempt to remove, 598 grasp, or hold the loaded handgun or knowingly have contact with 599 the loaded handgun by touching it with the licensee's hands or 600 fingers, in any manner in violation of division (B) of section 601 2923.12 of the Revised Code, after any law enforcement officer 602 begins approaching the licensee while stopped and before the 603 officer leaves. 604

(B) A valid concealed handgun license does not authorize 605
the licensee to carry a concealed handgun in any manner 606
prohibited under division (B) of section 2923.12 of the Revised 607
Code or in any manner prohibited under section 2923.16 of the 608
Revised Code. A valid license does not authorize the licensee to 609
carry a concealed handgun into any of the following places: 610

(1) A police station, sheriff's office, or state highway	611
patrol station, premises controlled by the bureau of criminal	612
identification and investigation; a state correctional	613
institution, jail, workhouse, or other detention facility; any	614
area of an airport passenger terminal that is beyond a passenger	615
or property screening checkpoint or to which access is	616
restricted through security measures by the airport authority or	617
a public agency; or an institution that is maintained, operated,	618
managed, and governed pursuant to division (A) of section	619
5119.14 of the Revised Code or division (A)(1) of section	620
5123.03 of the Revised Code;	621
(2) A school safety zone if the licensee's carrying the	622
concealed handgun is in violation of section 2923.122 of the	623
Revised Code;	624
(3) A courthouse or another building or structure in which	625
a courtroom is located, in violation of section 2923.123 of the	626
Revised Code;	627
(4)—Any premises or open air arena for which a D permit	628
has been issued under Chapter 4303. of the Revised Code if the	629
licensee's carrying the concealed handgun is in violation of	630
section 2923.121 of the Revised Code;	631
(5) (4) Any premises owned or leased by any public or	632
private college, university, or other institution of higher	633
education, unless the handgun is in a locked motor vehicle or	634
the licensee is in the immediate process of placing the handgun	635
in a locked motor vehicle or unless the licensee is carrying the	636
concealed handgun pursuant to a written policy, rule, or other	637
authorization that is adopted by the institution's board of	638
trustees or other governing body and that authorizes specific	639
individuals or classes of individuals to carry a concealed	640

handgun on the premises;	641
(6) (5) Any church, synagogue, mosque, or other place of	642
worship, unless the church, synagogue, mosque, or other place of	643
worship posts or permits otherwise;	644
(7) (6) Any building that is a government facility of this	645
state or a political subdivision of this state and that is not a	646
building that is used primarily as a shelter, restroom, parking	647
facility for motor vehicles, or rest facility and is not a	648
courthouse or other building or structure in which a courtroom	649
is located that is subject to division (B)(3) of this section,	650
unless if the governing body with authority over the building	651
has enacted a statute, an ordinance, or policy that $\frac{1}{2}$	652
<pre>prohibits a licensee to carry from carrying a concealed handgun</pre>	653
into the building+.	654
$\frac{(8)}{(7)}$ A place in which federal law prohibits the	655
carrying of handguns.	656
	657
(C) (1) Nothing in this section shall negate or restrict a	657
rule, policy, or practice of a private employer that is not a	658
private college, university, or other institution of higher	659
education concerning or prohibiting the presence of firearms on	660
the private employer's premises or property, including motor	661
vehicles owned by the private employer. Nothing in this section	662
shall require a private employer of that nature to adopt a rule,	663
policy, or practice concerning or prohibiting the presence of	664
firearms on the private employer's premises or property,	665
including motor vehicles owned by the private employer.	666
(2)(a) A private employer shall be immune from liability	667
in a civil action for any injury, death, or loss to person or	668
property that allegedly was caused by or related to a licensee	669

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bringing a handgun onto the premises or property of the private	670
employer, including motor vehicles owned by the private	671
employer, unless the private employer acted with malicious	672
purpose. A private employer is immune from liability in a civil	673
action for any injury, death, or loss to person or property that	674
allegedly was caused by or related to the private employer's	675
decision to permit a licensee to bring, or prohibit a licensee	676
from bringing, a handgun onto the premises or property of the	677
private employer.	678

- (b) A political subdivision shall be immune from liability in a civil action, to the extent and in the manner provided in Chapter 2744. of the Revised Code, for any injury, death, or loss to person or property that allegedly was caused by or related to a licensee bringing a handgun onto any premises or property owned, leased, or otherwise under the control of the political subdivision. As used in this division, "political subdivision" has the same meaning as in section 2744.01 of the Revised Code.
- (c) An institution of higher education shall be immune 688 from liability in a civil action for any injury, death, or loss 689 to person or property that allegedly was caused by or related to 690 a licensee bringing a handgun onto the premises of the 691 institution, including motor vehicles owned by the institution, 692 unless the institution acted with malicious purpose. An 693 institution of higher education is immune from liability in a 694 civil action for any injury, death, or loss to person or 695 property that allegedly was caused by or related to the 696 institution's decision to permit a licensee or class of 697 licensees to bring a handgun onto the premises of the 698 institution. 699

(3)(a) Except as provided in division (C)(3)(b) of this	700
section, the owner or person in control of private land or	701
premises, and a private person or entity leasing land or	702
premises owned by the state, the United States, or a political	703
subdivision of the state or the United States, may post a sign	704
in a conspicuous location on that land or on those premises	705
prohibiting persons from carrying firearms or concealed firearms	706
on or onto that land or those premises. Except as otherwise	707
provided in this division, a person who knowingly violates a	708
posted prohibition of that nature is guilty of criminal trespass	709
in violation of division (A)(4) of section 2911.21 of the	710
Revised Code and is guilty of a misdemeanor of the fourth	711
degree. If a person knowingly violates a posted prohibition of	712
that nature and the posted land or premises primarily was a	713
parking lot or other parking facility, the person is not guilty	714
of criminal trespass under section 2911.21 of the Revised Code	715
or under any other criminal law of this state or criminal law,	716
ordinance, or resolution of a political subdivision of this	717
state, and instead is subject only to a civil cause of action	718
for trespass based on the violation.	719

If a person knowingly violates a posted prohibition of the 720 nature described in this division and the posted land or 721 premises is a child day-care center, type A family day-care 722 home, or type B family day-care home, unless the person is a 723 licensee who resides in a type A family day-care home or type B 724 family day-care home, the person is guilty of aggravated 725 trespass in violation of section 2911.211 of the Revised Code. 726 Except as otherwise provided in this division, the offender is 727 guilty of a misdemeanor of the first degree. If the person 728 previously has been convicted of a violation of this division or 729 of any offense of violence, if the weapon involved is a firearm 730

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that is either loaded or for which the offender has ammunition	731					
ready at hand, or if the weapon involved is dangerous ordnance,	732					
the offender is guilty of a felony of the fourth degree.	733					
(b) A landlord may not prohibit or restrict a tenant who	734					
is a licensee and who on or after September 9, 2008, enters into	735					
a rental agreement with the landlord for the use of residential	736					
premises, and the tenant's guest while the tenant is present,	737					
from lawfully carrying or possessing a handgun on those	738					
residential premises.	739					
(c) As used in division (C)(3) of this section:	740					
(i) "Residential premises" has the same meaning as in	741					
section 5321.01 of the Revised Code, except "residential	742					
premises" does not include a dwelling unit that is owned or						
operated by a college or university.	744					
(ii) "Landlord," "tenant," and "rental agreement" have the	745					
same meanings as in section 5321.01 of the Revised Code.	746					
(D) A person who holds a valid concealed handgun license	747					
issued by another state that is recognized by the attorney	748					
general pursuant to a reciprocity agreement entered into	749					
pursuant to section 109.69 of the Revised Code or a person who	750					
holds a valid concealed handgun license under the circumstances	751					
described in division (B) of section 109.69 of the Revised Code	752					
has the same right to carry a concealed handgun in this state as	753					
a person who was issued a concealed handgun license under	754					
section 2923.125 of the Revised Code and is subject to the same	755					
restrictions that apply to a person who carries a license issued	756					
under that section.	757					

(E) (1) A peace officer has the same right to carry a

concealed handgun in this state as a person who was issued a

concealed handgun license under section 2923.13	.25 of the Revised 76	60
Code. For purposes of reciprocity with other s	states, a peace 76	61
officer shall be considered to be a licensee in	n this state. 76	62

- (2) An active duty member of the armed forces of the 763 United States who is carrying a valid military identification 764 card and documentation of successful completion of firearms 765 training that meets or exceeds the training requirements 766 described in division (G)(1) of section 2923.125 of the Revised 767 Code has the same right to carry a concealed handgun in this 768 769 state as a person who was issued a concealed handgun license under section 2923.125 of the Revised Code and is subject to the 770 same restrictions as specified in this section. 771
- (F)(1) A qualified retired peace officer who possesses a 772 retired peace officer identification card issued pursuant to 773 division (F)(2) of this section and a valid firearms 774 requalification certification issued pursuant to division (F)(3) 775 of this section has the same right to carry a concealed handgun 776 in this state as a person who was issued a concealed handgun 777 license under section 2923.125 of the Revised Code and is 778 subject to the same restrictions that apply to a person who 779 carries a license issued under that section. For purposes of 780 reciprocity with other states, a qualified retired peace officer 781 who possesses a retired peace officer identification card issued 782 pursuant to division (F)(2) of this section and a valid firearms 783 regualification certification issued pursuant to division (F)(3) 784 of this section shall be considered to be a licensee in this 785 state. 786
- (2) (a) Each public agency of this state or of a political 787 subdivision of this state that is served by one or more peace 788 officers shall issue a retired peace officer identification card 789

to any person who retired from service as a peace officer with	790
that agency, if the issuance is in accordance with the agency's	791
policies and procedures and if the person, with respect to the	792
person's service with that agency, satisfies all of the	793
following:	794
(i) The person retired in good standing from service as a	795
peace officer with the public agency, and the retirement was not	796
for reasons of mental instability.	797
(ii) Before retiring from service as a peace officer with	798
that agency, the person was authorized to engage in or supervise	799
the prevention, detection, investigation, or prosecution of, or	800
the incarceration of any person for, any violation of law and	801
the person had statutory powers of arrest.	802
(iii) At the time of the person's retirement as a peace	803
officer with that agency, the person was trained and qualified	804
to carry firearms in the performance of the peace officer's	805
duties.	806
(iv) Before retiring from service as a peace officer with	807
that agency, the person was regularly employed as a peace	808
officer for an aggregate of fifteen years or more, or, in the	809
alternative, the person retired from service as a peace officer	810
with that agency, after completing any applicable probationary	811
period of that service, due to a service-connected disability,	812
as determined by the agency.	813
(b) A retired peace officer identification card issued to	814
a person under division (F)(2)(a) of this section shall identify	815
the person by name, contain a photograph of the person, identify	816
the public agency of this state or of the political subdivision	817

of this state from which the person retired as a peace officer

and that is issuing the identification card, and specify that	819
the person retired in good standing from service as a peace	820
officer with the issuing public agency and satisfies the	821
criteria set forth in divisions (F)(2)(a)(i) to (iv) of this	822
section. In addition to the required content specified in this	823
division, a retired peace officer identification card issued to	824
a person under division (F)(2)(a) of this section may include	825
the firearms requalification certification described in division	826
(F)(3) of this section, and if the identification card includes	827
that certification, the identification card shall serve as the	828
firearms requalification certification for the retired peace	829
officer. If the issuing public agency issues credentials to	830
active law enforcement officers who serve the agency, the agency	831
may comply with division (F)(2)(a) of this section by issuing	832
the same credentials to persons who retired from service as a	833
peace officer with the agency and who satisfy the criteria set	834
forth in divisions (F)(2)(a)(i) to (iv) of this section,	835
provided that the credentials so issued to retired peace	836
officers are stamped with the word "RETIRED."	837

- (c) A public agency of this state or of a political 838 subdivision of this state may charge persons who retired from 839 service as a peace officer with the agency a reasonable fee for 840 issuing to the person a retired peace officer identification 841 card pursuant to division (F)(2)(a) of this section. 842
- (3) If a person retired from service as a peace officer
 with a public agency of this state or of a political subdivision
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 of this state and the person satisfies the criteria set forth in
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 divisions (F) (2) (a) (i) to (iv) of this section, the public
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 agency may provide the retired peace officer with the
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 opportunity to attend a firearms requalification program that is
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 approved for purposes of firearms requalification required under

section	109.801	of	the	Revised	Code	e. Th	e retired	peace	officer	850
may be	required	to	pay	the cos	t of	the	course.			851

If a retired peace officer who satisfies the criteria set 852 forth in divisions (F)(2)(a)(i) to (iv) of this section attends 853 a firearms requalification program that is approved for purposes 854 of firearms requalification required under section 109.801 of 855 the Revised Code, the retired peace officer's successful 856 completion of the firearms requalification program requalifies 857 the retired peace officer for purposes of division (F) of this 858 859 section for five years from the date on which the program was successfully completed, and the requalification is valid during 860 that five-year period. If a retired peace officer who satisfies 861 the criteria set forth in divisions (F)(2)(a)(i) to (iv) of this 862 section satisfactorily completes such a firearms requalification 863 program, the retired peace officer shall be issued a firearms 864 regualification certification that identifies the retired peace 865 officer by name, identifies the entity that taught the program, 866 specifies that the retired peace officer successfully completed 867 the program, specifies the date on which the course was 868 successfully completed, and specifies that the requalification 869 is valid for five years from that date of successful completion. 870 The firearms regualification certification for a retired peace 871 officer may be included in the retired peace officer 872 identification card issued to the retired peace officer under 873 division (F)(2) of this section. 874

A retired peace officer who attends a firearms 875 requalification program that is approved for purposes of 876 firearms requalification required under section 109.801 of the 877 Revised Code may be required to pay the cost of the program. 878

(G) As used in this section:

(1) "Qualified retired peace officer" means a person who	880
satisfies all of the following:	881
(a) The person satisfies the criteria set forth in	882
divisions (F)(2)(a)(i) to (v) of this section.	883
(b) The person is not under the influence of alcohol or	884
another intoxicating or hallucinatory drug or substance.	885
(c) The person is not prohibited by federal law from	886
receiving firearms.	887
(2) "Retired peace officer identification card" means an	888
identification card that is issued pursuant to division (F)(2)	889
of this section to a person who is a retired peace officer.	890
(3) "Government facility of this state or a political	891
subdivision of this state" means any of the following:	892
(a) A building or part of a building that is owned or	893
leased by the government of this state or a political	894
subdivision of this state and where employees of the government	895
of this state or the political subdivision regularly are present	896
for the purpose of performing their official duties as employees	897
of the state or political subdivision;	898
(b) The office of a deputy registrar serving pursuant to	899
Chapter 4503. of the Revised Code that is used to perform deputy	900
registrar functions.	901
(4) "Governing body" has the same meaning as in section	902
154.01 of the Revised Code.	903
Section 2. That existing sections 105.41, 123.011,	904
2923.122, 2923.123, and 2923.126 of the Revised Code are hereby	905
repealed.	906