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133rd General Assembly

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Sub. S. B. No. 5

Senators Kunze, Dolan

Cosponsors: Senators Huffman, M., Hottinger, Roegner, Craig, Fedor, Obhof, Coley, Gavarone, Antonio, Brenner, Burke, Eklund, Hill, Hoagland, Huffman, S., Lehner, Maharath, McColley, O'Brien, Peterson, Rulli, Schuring, Terhar, Thomas, Uecker, Williams, Wilson, Yuko Representatives Lang, Crossman, Galonski, Rogers, Seitz, Smith, T., Abrams, Baldridge, Blair, Brent, Brown, Butler, Carfagna, Carruthers, Clites, Edwards, Ghanbari, Ginter, Green, Greenspan, Hambley, Hicks-Hudson, Jones, Jordan, Kick, Koehler, Lanese, LaRe, Manning, D., Manning, G., McClain, Miller, J., Miranda, O'Brien, Oelslager, Patterson, Patton, Plummer, Reineke, Richardson, Riedel, Roemer, Romanchuk, Russo, Sheehy, Sobecki, Stoltzfus, Swearingen, Upchurch, West, Wiggam

A BILL

Го	amend sections 9.78, 2907.22, and 2953.25 of the	1
	Revised Code to amend the penalties for	2
	promoting prostitution, to set a uniform fee for	3
	a certificate of qualification for employment,	4
	to require licensing agencies to provide	5
	additional information on the use of	6
	certificates of qualification for employment and	7
	certificates of achievement and employability,	8
	and to create a rebuttable presumption for	9
	issuance of a certificate of qualification for	10
	employment under certain circumstances.	11

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

Revised Code be amended to read as follows: 13 Sec. 9.78. (A) As used in this section: 14 (1) "License" means an authorization evidenced by a 15 license, certificate, registration, permit, card, or other 16 authority that is issued or conferred by a licensing authority 17 to an individual by which the individual has or claims the 18 privilege to engage in a profession, occupation, or occupational 19 activity over which the licensing authority has jurisdiction. 20 (2) "Licensing authority" means both of the following: 21 (a) A board, commission, or other entity that issues 22 licenses under Title XLVII or any other provision of the Revised 23 Code to practice an occupation or profession; 24 (b) A political subdivision that issues a license or that 25 charges a fee for an individual to practice an occupation or 26 profession in that political subdivision. 27 (B) An individual who has been convicted of any criminal 28 offense may request, at any time, that a licensing authority 29 determine whether the individual's criminal conviction 30 disqualifies the individual from obtaining a license issued or 31 conferred by the licensing authority. An individual making such 32 a request shall include details of the individual's criminal 33 conviction and any payment required by the licensing authority. 34 A licensing authority may charge a fee of not more than twenty-35 five dollars for each request made under this section, to 36 reimburse the costs it incurs in making the determination. 37 Not later than thirty days after receiving a request under 38 this section, the licensing authority shall inform the 39 individual whether, based on the criminal record information 40 submitted, the individual is disqualified from receiving or

holding the license about which the individual inquired. A	42
licensing authority is not bound by a determination made under	43
this section, if, on further investigation, the licensing	44
authority determines that the individual's criminal convictions	45
differ from the information presented in the determination	46
request.	47
(C) A licensing authority shall make all of the following	48
available to the public on the licensing authority's internet	49
web site—a:	50
(1) A list of all griminal offences of which conviction of	51
(1) A list of all criminal offenses of which conviction of	
that offense shall disqualify an individual from obtaining a	52
license issued or conferred by the licensing authority:	53
(2) That a disqualification referenced in division (C)(1)	54
of this section may be overcome if the individual applying for	55
the license or, as applicable, the individual's employee, holds	56
a certificate of qualification for employment issued under	57
section 2953.25 of the Revised Code or a certificate of	58
achievement and employability issued under section 2961.22 of	59
the Revised Code;	60
(3) A reference to the certificate of qualification for	61
employment web site maintained by the department of	62
rehabilitation and correction.	63
(D) A licensing authority shall include on any form,	64
policy, manual, or other material that lists criminal offenses,	65
the conviction of which would disqualify an individual from	66
obtaining a license issued or conferred by that licensing	67
authority, a statement that a disqualification may be overcome	68
by the individual applying for the license or, as applicable, by	69
the individual's employee, holding a certificate of	70

qualification for employment issued under section 2953.25 of the	71
Revised Code or a certificate of achievement and employability	72
issued under section 2961.22 of the Revised Code, including a	73
reference to the certificate of qualification for employment web	74
site maintained by the department of rehabilitation and	75
correction.	76
(E) Any predetermination form, nonconviction statement	77
form, or other form used by a licensing authority to determine	78
whether a conviction or adjudication record disqualifies an	79
applicant from obtaining a particular license shall include a	80
section requesting the applicant to provide information if they	81
are a recipient of a certificate of qualification for employment	82
under section 2953.25 of the Revised Code or a certificate of	83
achievement and employability under section 2961.22 of the	84
Revised Code.	85
Sec. 2907.22. (A) No person shall knowingly:	86
(1) Establish, maintain, operate, manage, supervise,	87
control, or have an interest in a brothel or any other	88
enterprise a purpose of which is to facilitate engagement in	89
sexual activity for hire;	90
(2) Supervise, manage, or control the activities of a	91
prostitute in engaging in sexual activity for hire;	92
(3) Transport another, or cause another to be transported,	93
in order to facilitate the other person's engaging in sexual	94
activity for hire;	95
(4) For the purpose of violating or facilitating a	96
violation of this section, induce or procure another to engage	97
in sexual activity for hire.	98
(B) Whoever violates this section is guilty of promoting	99

prostitution. Except, and the court shall sentence the offender_	100
as follows:	101
(1) Except as otherwise provided in this division (B)(2)	102
or (3) of this section, promoting prostitution is a felony of	103
the fourth degree. If any	104
(2) Except as provided in division (B)(3) of this section,	105
promoting prostitution is a felony of the third degree if any of	106
the following apply:	107
(a) A prostitute in the brothel involved in the offense,	108
or the prostitute whose activities are supervised, managed, or	109
controlled by the offender, or the person transported, induced,	110
or procured by the offender to engage in sexual activity for	111
hire, is a minor, whether or not the offender knows the age of	112
the minor, then promoting prostitution is a felony of the third-	113
degree. If .	114
(b) The offender previously has been convicted of or	115
pleaded guilty to a violation of this section or a substantially	116
similar violation of a law of another state or the United_	117
States.	118
(c) The offender also is convicted of or pleads guilty to	119
a violation of section 2925.03 of the Revised Code.	120
(3) If the offender previously has been convicted of or	121
pleaded guilty to two or more violations of this section or two	122
or more substantially similar violations of a law of another	123
state or the United States, promoting prostitution is a felony	124
of the second degree.	125
(4) If the offender in any case also is convicted of or	126
pleads guilty to a specification as described in section	127
2941 1422 of the Revised Code that was included in the	128

indictment, count in the indictment, or information charging the	129
offense, the court shall sentence the offender to a mandatory	130
prison term as provided in division (B)(7) of section 2929.14 of	131
the Revised Code and shall order the offender to make	132
restitution as provided in division (B)(8) of section 2929.18 of	133
the Revised Code.	134
(5) If the offender in any case also is convicted of or	135
pleads guilty to a firearm specification of the type described	136
<u>in section 2941.141, 2941.144, or 2941.145 of the Revised Code</u>	137
that was included in the indictment, count in the indictment, or	138
information charging the offense, the court shall sentence the	139
offender to a mandatory prison term as provided in division (B)	140
(1) (a) of section 2929.14 of the Revised Code.	141
Sec. 2953.25. (A) As used in this section:	142
(1) "Collateral sanction" means a penalty, disability, or	143
disadvantage that is related to employment or occupational	144
licensing, however denominated, as a result of the individual's	145
conviction of or plea of guilty to an offense and that applies	146
by operation of law in this state whether or not the penalty,	147
disability, or disadvantage is included in the sentence or	148
judgment imposed.	149
"Collateral sanction" does not include imprisonment,	150
probation, parole, supervised release, forfeiture, restitution,	151
fine, assessment, or costs of prosecution.	152
(2) "Decision-maker" includes, but is not limited to, the	153
state acting through a department, agency, board, commission, or	154
instrumentality established by the law of this state for the	
instrumentality established by the law of this state for the	155

an educational institution, or a government contractor or

subcontractor made subject to this section by contract, law, or	158
ordinance.	159
(3) "Department-funded program" means a residential or	160
nonresidential program that is not a term in a state	161
correctional institution, that is funded in whole or part by the	162
department of rehabilitation and correction, and that is imposed	163
as a sanction for an offense, as part of a sanction that is	164
imposed for an offense, or as a term or condition of any	165
sanction that is imposed for an offense.	166
(4) "Designee" means the person designated by the deputy	167
director of the division of parole and community services to	168
perform the duties designated in division (B) of this section.	169
(5) "Division of parole and community services" means the	170
division of parole and community services of the department of	171
rehabilitation and correction.	172
(6) "Offense" means any felony or misdemeanor under the	173
laws of this state.	174
(7) "Political subdivision" has the same meaning as in	175
section 2969.21 of the Revised Code.	176
(8) "Discretionary civil impact," "licensing agency," and	177
"mandatory civil impact" have the same meanings as in section	178
2961.21 of the Revised Code.	179
(B)(1) An individual who is subject to one or more	180
collateral sanctions as a result of being convicted of or	181
pleading guilty to an offense and who either has served a term	182
in a state correctional institution for any offense or has spent	183
time in a department-funded program for any offense may file a	184
petition with the designee of the deputy director of the	185
division of parole and community services for a certificate of	186

qualification for employment. 187 (2) An individual who is subject to one or more collateral 188 sanctions as a result of being convicted of or pleading quilty 189 to an offense and who is not in a category described in division 190 (B)(1) of this section may file for a certificate of 191 qualification for employment by doing either of the following: 192 (a) In the case of an individual who resides in this 193 state, filing a petition with the court of common pleas of the 194 county in which the person resides or with the designee of the 195 deputy director of the division of parole and community 196 services; 197 (b) In the case of an individual who resides outside of 198 this state, filing a petition with the court of common pleas of 199 any county in which any conviction or plea of guilty from which 200 the individual seeks relief was entered or with the designee of 201 the deputy director of the division of parole and community 202 services. 203 (3) A petition under division (B)(1) or (2) of this 204 section shall be made on a copy of the form prescribed by the 205 206 division of parole and community services under division (J) of this section—and, shall contain all of the information described 207 in division (F) of this section, and, except as provided in 208 division (B)(6) of this section, shall be accompanied by an 209 application fee of fifty dollars. 210 (4)(a) Except as provided in division (B)(4)(b) of this 211 section, an individual may file a petition under division (B)(1) 212 or (2) of this section at any time after the expiration of 213 whichever of the following is applicable: 214

(i) If the offense that resulted in the collateral

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sanction from which the individual seeks relief is a felony, at 216 any time after the expiration of one year from the date of 217 release of the individual from any period of incarceration in a 218 state or local correctional facility that was imposed for that 219 offense and all periods of supervision imposed after release 220 from the period of incarceration or, if the individual was not 221 incarcerated for that offense, at any time after the expiration 222 of one year from the date of the individual's final release from 223 all other sanctions imposed for that offense. 224

- (ii) If the offense that resulted in the collateral 225 sanction from which the individual seeks relief is a 226 misdemeanor, at any time after the expiration of six months from 227 228 the date of release of the individual from any period of incarceration in a local correctional facility that was imposed 229 for that offense and all periods of supervision imposed after 230 release from the period of incarceration or, if the individual 2.31 was not incarcerated for that offense, at any time after the 232 expiration of six months from the date of the final release of 233 the individual from all sanctions imposed for that offense 234 including any period of supervision. 235
- (b) The department of rehabilitation and correction may establish criteria by rule adopted under Chapter 119. of the Revised Code that, if satisfied by an individual, would allow the individual to file a petition before the expiration of six months or one year from the date of final release, whichever is applicable under division (B)(4)(a) of this section.
- (5) (a) A designee that receives a petition for a 242 certificate of qualification for employment from an individual 243 under division (B) (1) or (2) of this section shall review the 244 petition to determine whether it is complete. If the petition is 245

complete, the designee shall forward the petition, the	246
application fee, and any other information the designee	247
possesses that relates to the petition, to the court of common	248
pleas of the county in which the individual resides if the	249
individual submitting the petition resides in this state or, if	250
the individual resides outside of this state, to the court of	251
common pleas of the county in which the conviction or plea of	252
guilty from which the individual seeks relief was entered.	253

(b) A court of common pleas that receives a petition for a 254 certificate of qualification for employment from an individual 255 under division (B)(2) of this section, or that is forwarded a 256 petition for such a certificate under division (B)(5)(a) of this 257 section, shall attempt to determine all other courts in this 258 state in which the individual was convicted of or pleaded quilty 259 to an offense other than the offense from which the individual 260 is seeking relief. The court that receives or is forwarded the 261 petition shall notify all other courts in this state that it 262 determines under this division were courts in which the 263 individual was convicted of or pleaded quilty to an offense 264 other than the offense from which the individual is seeking 265 relief that the individual has filed the petition and that the 266 court may send comments regarding the possible issuance of the 267 certificate. 268

A court of common pleas that receives a petition for a 269 certificate of qualification for employment under division (B) 270 (2) of this section shall notify the county's prosecuting 271 attorney that the individual has filed the petition. 272

A court of common pleas that receives a petition for a 273 certificate of qualification for employment under division (B) 274

(2) of this section, or that is forwarded a petition for 275

qualification under division (B)(5)(a) of this section may	276
direct the clerk of court to process and record all notices	277
required in or under this section. Except as provided in	278
division (B)(6) of this section, the court shall pay thirty	279
dollars of the application fee into the state treasury and	280
twenty dollars of the application fee into the county general	281
revenue fund.	282
(6) Upon receiving a petition for a certificate of	283
qualification for employment filed by an individual under_	284
division (B)(1) or (2) of this section, a court of common pleas	285
or the designee of the deputy director of the division of parole	286
and community services who receives the petition may waive all	287
or part of the fifty-dollar filing fee for an applicant who is	288
indigent. If an application fee is partially waived, the first	289
twenty dollars of the fee that is collected shall be paid into	290
the county general revenue fund. Any partial fee collected in	291
excess of twenty dollars shall be paid into the state treasury.	292
(C)(1) Upon receiving a petition for a certificate of	293
qualification for employment filed by an individual under	294
division (B)(2) of this section or being forwarded a petition	295
for such a certificate under division (B)(5)(a) of this section,	296
the court shall review the individual's petition, the	297
individual's criminal history, all filings submitted by the	298
prosecutor or by the victim in accordance with rules adopted by	299
the division of parole and community services, the applicant's	300
military service record, if applicable, and whether the	301
applicant has an emotional, mental, or physical condition that	302
is traceable to the applicant's military service in the armed	303
forces of the United States and that was a contributing factor	304
in the commission of the offense or offenses, and all other	305
relevant evidence. The court may order any report,	306

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investigation, or disclosure by the individual that the court	307
believes is necessary for the court to reach a decision on	308
whether to approve the individual's petition for a certificate	309
of qualification for employment.	310
(2) Upon receiving a petition for a certificate of	311

- qualification for employment filed by an individual under division (B)(2) of this section or being forwarded a petition for such a certificate under division (B)(5)(a) of this section, except as otherwise provided in this division, the court shall decide whether to issue the certificate within sixty days after the court receives or is forwarded the completed petition and all information requested for the court to make that decision. Upon request of the individual who filed the petition, the court may extend the sixty-day period specified in this division.
- (3) Subject Except as provided in division (C)(5) of this 321 section and subject to division (C) $\frac{(5)}{(7)}$ of this section, a 322 court that receives an individual's petition for a certificate 323 of qualification for employment under division (B)(2) of this 324 section or that is forwarded a petition for such a certificate 325 under division (B)(5)(a) of this section may issue a certificate 326 of qualification for employment, at the court's discretion, if 327 the court finds that the individual has established all of the 328 following by a preponderance of the evidence: 329
- (a) Granting the petition will materially assist the individual in obtaining employment or occupational licensing.
- (b) The individual has a substantial need for the relief requested in order to live a law-abiding life.
- (c) Granting the petition would not pose an unreasonable 334 risk to the safety of the public or any individual. 335

(4) The submission of an incomplete petition by an	336
individual shall not be grounds for the designee or court to	337
deny the petition.	338
(5) Subject to division (C)(6) of this section, an	339
individual is rebuttably presumed to be eligible for a	340
certificate of qualification for employment if the court that	341
receives the individual's petition under division (B)(2) of this	342
section or that is forwarded a petition under division (B)(5)(a)	343
of this section finds all of the following:	344
(a) The application was filed after the expiration of the	345
applicable waiting period prescribed in division (B)(4) of this	346
section;	347
(b) If the offense that resulted in the collateral	348
sanction from which the individual seeks relief is a felony, at	349
least three years have elapsed since the date of release of the	350
individual from any period of incarceration in a state or local	351
correctional facility that was imposed for that offense and all	352
periods of supervision imposed after release from the period of	353
incarceration or, if the individual was not incarcerated for	354
that offense, at least three years have elapsed since the date	355
of the individual's final release from all other sanctions	356
<pre>imposed for that offense;</pre>	357
(c) If the offense that resulted in the collateral	358
sanction from which the individual seeks relief is a	359
misdemeanor, at least one year has elapsed since the date of	360
release of the individual from any period of incarceration in a	361
local correctional facility that was imposed for that offense	362
and all periods of supervision imposed after release from the	363
period of incarceration or, if the individual was not	364
incarcerated for that offense, at least one year has elapsed	365

since the date of the final release of the individual from all	366
sanctions imposed for that offense including any period of	367
supervision.	368
(6) An application that meets all of the requirements for	369
the presumption under division (C)(5) of this section shall be	370
denied only if the court that receives the petition finds that	371
the evidence reviewed under division (C)(1) of this section	372
rebuts the presumption of eligibility for issuance by	373
establishing, by clear and convincing evidence, that the	374
applicant has not been rehabilitated.	375
(7) A certificate of qualification for employment shall	376
not create relief from any of the following collateral	377
sanctions:	378
(a) Requirements imposed by Chapter 2950. of the Revised	379
Code and rules adopted under sections 2950.13 and 2950.132 of	380
the Revised Code;	381
(b) A driver's license, commercial driver's license, or	382
probationary license suspension, cancellation, or revocation	383
pursuant to section 4510.037, 4510.07, 4511.19, or 4511.191 of	384
the Revised Code if the relief sought is available pursuant to	385
section 4510.021 or division (B) of section 4510.13 of the	386
Revised Code;	387
(c) Restrictions on employment as a prosecutor or law	388
enforcement officer;	389
(d) The denial, ineligibility, or automatic suspension of	390
a license that is imposed upon an individual applying for or	391
holding a license as a health care professional under Title	392
XLVII of the Revised Code if the individual is convicted of,	393
pleads quilty to, is subject to a judicial finding of	394

eligibility for intervention in lieu of conviction in this state	395
under section 2951.041 of the Revised Code, or is subject to	396
treatment or intervention in lieu of conviction for a violation	397
of section 2903.01, 2903.02, 2903.03, 2903.11, 2905.01, 2907.02,	398
2907.03, 2907.05, 2909.02, 2911.01, 2911.11, or 2919.123 of the	399
Revised Code;	400
(e) The immediate suspension of a license, certificate, or	401
evidence of registration that is imposed upon an individual	402
holding a license as a health care professional under Title	403
XLVII of the Revised Code pursuant to division (C) of section	404
3719.121 of the Revised Code;	405
(f) The denial or ineligibility for employment in a pain	406
clinic under division (B)(4) of section 4729.552 of the Revised	407
Code;	408
(g) The mandatory suspension of a license that is imposed	409
on an individual applying for or holding a license as a health	410
care professional under Title XLVII of the Revised Code pursuant	411
to section 3123.43 of the Revised Code.	412
$\frac{(6)}{(8)}$ If a court that receives an individual's petition	413
for a certificate of qualification for employment under division	414
(B)(2) of this section or that is forwarded a petition for such	415
a certificate under division (B)(5)(a) of this section denies	416
the petition, the court shall provide written notice to the	417
individual of the court's denial. The court may place conditions	418
on the individual regarding the individual's filing of any	419
subsequent petition for a certificate of qualification for	420
employment. The written notice must notify the individual of any	421
conditions placed on the individual's filing of a subsequent	422
petition for a certificate of qualification for employment.	423

If a court of common pleas that receives an individual's	424
petition for a certificate of qualification for employment under	425
division (B)(2) of this section or that is forwarded a petition	426
for such a certificate under division (B)(5)(a) of this section	427
denies the petition, the individual may appeal the decision to	428
the court of appeals only if the individual alleges that the	429
denial was an abuse of discretion on the part of the court of	430
common pleas.	431

- (D)(1) A certificate of qualification for employment 432 issued to an individual lifts the automatic bar of a collateral 433 sanction, and a decision-maker shall consider on a case-by-case 434 basis whether to grant or deny the issuance or restoration of an 435 occupational license or an employment opportunity, 436 notwithstanding the individual's possession of the certificate, 437 without, however, reconsidering or rejecting any finding made by 438 a designee or court under division (C)(3) of this section. 439
- (2) The certificate constitutes a rebuttable presumption 440 that the person's criminal convictions are insufficient evidence 441 that the person is unfit for the license, employment 442 opportunity, or certification in question. Notwithstanding the 443 presumption established under this division, the agency may deny 444 the license or certification for the person if it determines 445 that the person is unfit for issuance of the license. 446
- (3) If an employer that has hired a person who has been 447 issued a certificate of qualification for employment applies to 448 a licensing agency for a license or certification and the person 449 has a conviction or guilty plea that otherwise would bar the 450 person's employment with the employer or licensure for the 451 employer because of a mandatory civil impact, the agency shall 452 give the person individualized consideration, notwithstanding 453

the mandatory civil impact, the mandatory civil impact shall be	454
considered for all purposes to be a discretionary civil impact,	455
and the certificate constitutes a rebuttable presumption that	456
the person's criminal convictions are insufficient evidence that	457
the person is unfit for the employment, or that the employer is	458
unfit for the license or certification, in question.	459
(E) A certificate of qualification for employment does not	460
grant the individual to whom the certificate was issued relief	461
from the mandatory civil impacts identified in division (A)(1)	462
of section 2961.01 or division (B) of section 2961.02 of the	463
Revised Code.	464
(F) A petition for a certificate of qualification for	465
employment filed by an individual under division (B)(1) or (2)	466
of this section shall include all of the following:	467
(1) The individual's name, date of birth, and social	468
security number;	469
(2) All aliases of the individual and all social security	470
numbers associated with those aliases;	471
(3) The individual's residence address, including the	472
city, county, and state of residence and zip code;	473
(4) The length of time that the individual has resided in	474
the individual's current state of residence, expressed in years	475
and months of residence;	476
(5) A general statement as to why the individual has filed	477
the petition and how the certificate of qualification for	478
employment would assist the individual;	479
(6) A summary of the individual's criminal history with	480
respect to each offense that is a disqualification from	481

employment or licensing in an occupation or profession,	482
including the years of each conviction or plea of guilty for	483
each of those offenses;	484
(7) A summary of the individual's employment history,	485
specifying the name of, and dates of employment with, each	486
employer;	487
(8) Verifiable references and endorsements;	488
(9) The name of one or more immediate family members of	489
the individual, or other persons with whom the individual has a	490
close relationship, who support the individual's reentry plan;	491
(10) A summary of the reason the individual believes the	492
certificate of qualification for employment should be granted;	493
(11) Any other information required by rule by the	494
department of rehabilitation and correction.	495
(G)(1) In a judicial or administrative proceeding alleging	496
negligence or other fault, a certificate of qualification for	497
employment issued to an individual under this section may be	498
introduced as evidence of a person's due care in hiring,	499
retaining, licensing, leasing to, admitting to a school or	500
program, or otherwise transacting business or engaging in	501
activity with the individual to whom the certificate of	502
qualification for employment was issued if the person knew of	503
the certificate at the time of the alleged negligence or other	504
fault.	505
(2) In any proceeding on a claim against an employer for	506
negligent hiring, a certificate of qualification for employment	507
issued to an individual under this section shall provide	508
immunity for the employer as to the claim if the employer knew	509
of the certificate at the time of the alleged negligence.	510

a certificate of qualification for employment under this	12
section, if the individual, after being hired, subsequently 51	13
demonstrates dangerousness or is convicted of or pleads guilty 51	14
to a felony, and if the employer retains the individual as an 51	15
employee after the demonstration of dangerousness or the 51	16
conviction or guilty plea, the employer may be held liable in a 51	17
civil action that is based on or relates to the retention of the 51	18
individual as an employee only if it is proved by a 51	19
preponderance of the evidence that the person having hiring and 52	20
firing responsibility for the employer had actual knowledge that 52	21
the employee was dangerous or had been convicted of or pleaded 52	22
guilty to the felony and was willful in retaining the individual 52	23
as an employee after the demonstration of dangerousness or the 52	24
conviction or guilty plea of which the person has actual 52	25
knowledge. 52	26

(H) A certificate of qualification for employment issued 527 under this section shall be revoked if the individual to whom 528 the certificate of qualification for employment was issued is 529 convicted of or pleads guilty to a felony offense committed 530 subsequent to the issuance of the certificate of qualification 531 for employment. The department of rehabilitation and correction 532 shall periodically review the certificates listed in the 533 database described in division (K) of this section to identify 534 those that are subject to revocation under this division. Upon 535 identifying a certificate of qualification for employment that 536 is subject to revocation, the department shall note in the 537 database that the certificate has been revoked, the reason for 538 revocation, and the effective date of revocation, which shall be 539 the date of the conviction or plea of guilty subsequent to the 540 issuance of the certificate. 541

(I) A designee's forwarding, or failure to forward, a	542
petition for a certificate of qualification for employment to a	543
court or a court's issuance, or failure to issue, a petition for	544
a certificate of qualification for employment to an individual	545
under division (B) of this section does not give rise to a claim	546
for damages against the department of rehabilitation and	547
correction or court.	548
(J) The division of parole and community services shall	549
adopt rules in accordance with Chapter 119. of the Revised Code	550
for the implementation and administration of this section and	551
shall prescribe the form for the petition to be used under	552
division (B)(1) or (2) of this section. The form for the	553
petition shall include places for all of the information	554
specified in division (F) of this section.	555
(K) The department of rehabilitation and correction shall	556
maintain a database that identifies granted certificates and	557
revoked certificates and tracks the number of certificates	558
granted and revoked, the industries, occupations, and	559
professions with respect to which the certificates have been	560
most applicable, and the types of employers that have accepted	561
the certificates. The department shall annually create a report	562
that summarizes the information maintained in the database and	563
shall make the report available to the public on its internet	564
web site.	565
Section 2. That existing sections 9.78, 2907.22, and	566

2953.25 of the Revised Code are hereby repealed.