## As Passed by the Senate

124th General Assembly Regular Session 2001-2002

Am. Sub. H. B. No. 411

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REPRESENTATIVES White, Clancy, Husted, Setzer, Carmichael, Collier, Faber, Grendell, Hughes, Latta, Metzger, McGregor, Olman, Reidelbach, Roman, Salerno, Schmidt, Schaffer, G. Smith, Williams, Wolpert, Boccieri, Britton, Carano, Cirelli, Distel, Ford, Otterman, Rhine, Seaver, Sferra, Wilson, Womer Benjamin, Sulzer, Seitz, Brown, Buehrer, Flowers, Hollister, Schuring, Niehaus, Lendrum, Ogg, Evans, Jolivette, D. Miller, Webster, Hoops, Flannery, Gilb, Perry, Allen, Patton, S. Smith, Fedor, Cates, Hagan, Latell, Widowfield, Coates, DeBose

SENATORS Mead, Herington, Oelslager, Spada, Jacobson, Austria

## A BILL

To amend sections 2917.31 and 2917.32 and to enact section 2917.33 of the Revised Code to increase the penalties for inducing panic and making false alarms involving a purported, threatened, or actual use of a weapon of mass destruction and to prohibit unlawful possession or use of a hoax weapon of mass destruction.

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

public place, or otherwise cause serious public inconvenience or

| Section 1. That sections 2917.31 and 2917.32 be amended and        | 8  |
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| section 2917.33 of the Revised Code be enacted to read as follows: | 9  |
|  |    |
| Sec. 2917.31. (A) No person shall cause the evacuation of any      | 10 |

thousand dollars or more but less than one hundred thousand

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| dollars, inducing panic is a felony of the fourth degree.                 | 41 |
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| (c) If the violation results in economic harm of one hundred              | 42 |
| thousand dollars or more, inducing panic is a felony of the third         | 43 |
| degree.   | 44 |
| (5) (a) Except as otherwise provided in division $(C)$ (b) or             | 45 |
| (c) $(6)$ , $(7)$ , $(8)$ , or $(9)$ of this section, if the public place | 46 |
| involved in a violation of division $(A)(1)$ of this section is a         | 47 |
| school, the penalty shall be determined as follows:                       | 48 |
| (a) Except as otherwise provided in division (C)(5)(b) or (c)             | 49 |
| of this section, inducing panic is a felony of the fourth degree.         | 50 |
| (b) If the public place involved in a violation of division               | 51 |
| (A)(1) of this section is a school and if the violation results in        | 52 |
| physical harm to any person and if division (C)(5)(c)(iii) of this        | 53 |
| section does not apply, inducing panic is a felony of the third           | 54 |
| degree.   | 55 |
| (c) If the public place involved in a violation of division               | 56 |
| (A)(1) of this section is a school and if the violation results in        | 57 |
| economic harm, the penalty shall be determined as follows:                | 58 |
| (i) If the violation results in economic harm of five hundred             | 59 |
| dollars or more but less than five thousand dollars and if                | 60 |
| division (C)(5)(b) of this section does not apply, inducing panic         | 61 |
| is a felony of the fourth degree.   | 62 |
| (ii) If the violation results in economic harm of five                    | 63 |
| thousand dollars or more but less than one hundred thousand               | 64 |
| dollars, inducing panic is a felony of the third degree.                  | 65 |
| (iii) If the violation results in economic harm of one                    | 66 |
| hundred thousand dollars or more, inducing panic is a felony of           | 67 |
| the second degree.  | 68 |
| (6) If the violation pertains to a purported, threatened, or              | 69 |

| actual use of a weapon of mass destruction, and except as          | 70  |
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| otherwise provided in division (C)(7), (8), or (9) of this         | 71  |
| section, inducing panic is a felony of the fourth degree.          | 72  |
| (7) If the violation pertains to a purported, threatened, or       | 73  |
| actual use of a weapon of mass destruction, and except as          | 74  |
| otherwise provided in division (C)(9)(a) or (c) of this section,   | 75  |
| if a violation of this section results in physical harm to any     | 76  |
| person, inducing panic is a felony of the third degree.            | 77  |
| (8) If the violation pertains to a purported, threatened, or       | 78  |
| actual use of a weapon of mass destruction, and except as          | 79  |
| otherwise provided in division (C)(9)(a) or (c) of this section,   | 80  |
| if a violation of this section results in economic harm of one     | 81  |
| hundred thousand dollars or more, inducing panic is a felony of    | 82  |
| the third degree.  | 83  |
| (9)(a) If the public place involved in a violation of              | 84  |
| division (A)(1) of this section is a school, if the violation      | 85  |
| pertains to a purported, threatened, or actual use of a weapon of  | 86  |
| mass destruction, and if the violation results in physical harm to | 87  |
| any person, inducing panic is a felony of the second degree.       | 88  |
| (b) If the public place involved in a violation of division        | 89  |
| (A)(1) of this section is a school, if the violation pertains to a | 90  |
| purported, threatened, or actual use of a weapon of mass           | 91  |
| destruction, and if the violation results in economic harm of five | 92  |
| thousand dollars or more but less than one hundred thousand        | 93  |
| dollars, and if division (C)(9)(a) of this section does not apply, | 94  |
| inducing panic is a felony of the third degree.                    | 95  |
| (c) If the public place involved in a violation of division        | 96  |
| (A)(1) of this section is a school, if the violation pertains to a | 97  |
| purported, threatened, or actual use of a weapon of mass           | 98  |
| destruction, and if the violation results in economic harm of one  | 99  |
| hundred thousand dollars or more, inducing panic is a felony of    | 100 |

(b) All costs incurred by the state or any political

subdivision as a result of, or in making any response to, the

criminal conduct that constituted the violation of this section or

section 2917.32 of the Revised Code, including, but not limited

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Page 7

Am. Sub. H. B. No. 411

| Am. Sub. H. B. No. 411 As Passed by the Senate                     | Page 8 |
|--|--------|
| threatened, or actual use of a weapon of mass destruction, making  | 188    |
| false alarms is a felony of the third degree.                      | 189    |
| (5) If a violation of this section results in economic harm        | 190    |
| of five thousand dollars or more but less than one hundred         | 191    |
| thousand dollars and if division (C)(4) of this section does not   | 192    |
| apply, making false alarms is a felony of the fourth degree. If    | 193    |
| (6) If a violation of this section results in economic harm        | 194    |
| of one hundred thousand dollars or more, making false alarms is a  | 195    |
| felony of the third degree.  | 196    |
| (D)(1) It is not a defense to a charge under this section          | 197    |
| that pertains to a purported or threatened use of a weapon of mass | 198    |
| destruction that the offender did not possess or have the ability  | 199    |
| to use a weapon of mass destruction or that what was represented   | 200    |
| to be a weapon of mass destruction was not a weapon of mass        | 201    |
| destruction.   | 202    |
| (2) Any act that is a violation of this section and any other      | 203    |
| section of the Revised Code may be prosecuted under this section,  | 204    |
| the other section, or both sections.                               | 205    |
| (E) As used in this section, "economic harm" means all             | 206    |
| direct, incidental, and consequential pecuniary harm suffered by a | 207    |
| victim as a result of criminal conduct. "Economic harm" includes,  | 208    |
| but is not limited to, all of the following:                       | 209    |
| (1) All wages, salaries, or other compensation lost as a           | 210    |
| result of the criminal conduct;                                    | 211    |
| (2) The cost of all wages, salaries, or other compensation         | 212    |
| paid to employees for time those employees are prevented from      | 213    |
| working as a result of the criminal conduct;                       | 214    |
| (3) The overhead costs incurred for the time that a business       | 215    |
| is shut down as a result of the criminal conduct;                  | 216    |
| (4) The loss of value to tangible or intangible property that      | 217    |

| Am. Sub. H. B. No. 411 As Passed by the Senate                    | Page 9 |
|---|--------|
| was damaged as a result of the criminal conduct and "weapon of    | 218    |
| mass destruction have the same meanings as in section 2917.31 of  | 219    |
| the Revised Code.   | 220    |
| Sec. 2917.33. (A) No person, without privilege to do so,          | 221    |
| shall manufacture, possess, sell, deliver, display, use, threaten | 222    |
| to use, attempt to use, conspire to use, or make readily          | 223    |
| accessible to others a hoax weapon of mass destruction with the   | 224    |
| intent to deceive or otherwise mislead one or more persons into   | 225    |
| believing that the hoax weapon of mass destruction will cause     | 226    |
| terror, bodily harm, or property damage.                          | 227    |
| (B) This section does not apply to any member or employee of      | 228    |
| the armed forces of the United States, a governmental agency of   | 229    |
| this state, another state, or the United States, or a private     | 230    |
| entity, to whom all of the following apply:                       | 231    |
| (1) The member or employee otherwise is engaged in lawful         | 232    |
| activity within the scope of the member's or employee's duties or | 233    |
| <pre>employment.</pre>  | 234    |
| (2) The member or employee otherwise is duly authorized or        | 235    |
| licensed to manufacture, possess, sell, deliver, display, or      | 236    |
| otherwise engage in activity as described in division (A) of this | 237    |
| section.  | 238    |
| (3) The member or employee is in compliance with applicable       | 239    |
| federal and state law.  | 240    |
| (C) Whoever violates this section is guilty of unlawful           | 241    |
| possession or use of a hoax weapon of mass destruction, a felony  | 242    |
| of the fourth degree.   | 243    |
| (D) Any act that is a violation of this section and any other     | 244    |
| section of the Revised Code may be prosecuted under this section, | 245    |
| the other section, or both sections.                              | 246    |
| (E) As used in this section:                                      | 247    |

engineered through biotechnology and that is produced by a living

(b) Any poisonous isomer or biological product, homolog, or

organism;

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| Am. Sub. H. B. No. 411 As Passed by the Senate                    | Page 11 |
|---|---------|
| derivative of any substance or product described in division      | 278     |
| (D)(3)(a) of this section.  | 279     |
| (4) "Delivery system" means any of the following:                 | 280     |
| (a) Any apparatus, equipment, device, or means of delivery        | 281     |
| specifically designed to deliver or disseminate a biological      | 282     |
| agent, toxin, or vector;  | 283     |
| (b) Any vector.   | 284     |
| (5) "Vector" means a living organism or molecule, including a     | 285     |
| recombinant molecule or biological product that may be engineered | 286     |
| through biotechnology, capable of carrying a biological agent or  | 287     |
| toxin to a host.  | 288     |
| (6) "Weapon of mass destruction" has the same meaning as in       | 289     |
| section 2917.31 of the Revised Code.                              | 290     |
|   |         |
| Section 2. That existing sections 2917.31 and 2917.32 of the      | 291     |
| Revised Code are hereby repealed.                                 | 292     |