# As Reported by the House County and Township Government Committee

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 24

Representatives Wolpert, McGregor, Flowers, Reidelbach, Seitz, Husted, Widowfield, Fessler, Olman, Daniels, Walcher, Ujvagi, Collier, Cirelli, Wagner, C. Evans, Schlichter, Sferra, Price

# A BILL

То	amend sections 703.21 and 1905.01, and to enact	1
	section 703.201 of the Revised Code to permit the	2
	dissolution of a village under certain conditions,	3
	to limit mayors courts to municipal corporations	4
	with a population of over 100 persons, and to	5
	amend the version of section 1905.01 of the	6
	Revised Code that is scheduled to take effect	7
	January 1, 2004, to continue the provisions of	8
	this act on and after that effective date.	9

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

Section 1.	That sections 703.21 and 1905.01 be amended and	10
section 703.201	of the Revised Code be enacted to read as follows:	11

Sec. 703.201. (A) As used in this section, "condition for	12
surrendering corporate powers" means any of the following:	13
(1) The village has been declared to be in a fiscal emergency	14
under Chapter 118. of the Revised Code and has been in fiscal	15
emergency for at least three consecutive years with little or no	
improvement on the conditions that caused the fiscal emergency	17

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declaration.	18
(2) The village has failed to properly follow applicable	19
election laws for at least two consecutive election cycles for any	20
one elected office in the village.	21
(3) The village has been declared during an audit conducted	22
under section 117.11 of the Revised Code to be unauditable under	23
section 117.41 of the Revised Code in at least two consecutive	24
audits.	25
(4) The village does not provide at least two services	26
typically provided by municipal government, such as police or fire	27
protection, garbage collection, water or sewer service, emergency	28
medical services, road maintenance, or similar services.	29
"Services" does not include any administrative service or	30
legislative action.	31
(5) The village has failed for any fiscal year to adopt the	32
tax budget required by section 5705.28 of the Revised Code.	33
(6) A village elected official has been convicted of theft in	34
office, either under section 2921.41 of the Revised Code or an	35
equivalent criminal statute at the federal level, at least two	36
times in a period of ten years. The convicted official with	37
respect to those convictions may be the same person or different	38
persons.	39
(B) If the auditor of state finds, in an audit report issued	40
under division (A) or (B) of section 117.11 of the Revised Code of	41
a village that has a population of one hundred persons or less and	42
consists of less than two square miles, that the village meets at	43
least two conditions for surrendering corporate powers, the	44
auditor of state shall send a certified copy of the report	45
together with a letter to the attorney general requesting the	46
attorney general to institute legal action to dissolve the village	47
in accordance with division (C) of this section. The report and	48

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letter shall be sent to the attorney general within ten business	49 50
days after the auditor of state's transmittal of the report to the	
village. The audit report transmitted to the village shall be	51
accompanied by a notice to the village of the auditor's intent to	52
refer the report to the attorney general for legal action in	53
accordance with this section.	54
(C) Within twenty days of receipt of the auditor of state's	55
report and letter, the attorney general may file a legal action in	56
the court of common pleas of Franklin county on behalf of the	57
state to request the dissolution of the village that is the	58
subject of the audit report. If a legal action is filed, the court	59
shall hold a hearing within ninety days after the date the	60
attorney general files the legal action with the court. Notice of	61
the hearing shall be filed with the attorney general, the clerk of	62
the village that is the subject of the action, and each clerk of a	63
township located wholly or partly within the village.	64
At the hearing on dissolution, the court shall determine if	65
the village has a population of one hundred persons or less,	66
consists of less than two square miles, and meets at least two	67
conditions for surrendering corporate powers. If the court so	68
finds, it shall order the dissolution of the village and provide	69
for the surrender of corporate powers in accordance with section	70
703.21 of the Revised Code. The attorney general shall file a	71
certified copy of the court's order of dissolution with the	72
secretary of state and the county recorder of the county in which	73
the village is situated, who shall record it in their respective	74
offices. Upon the recording in the county recorder's office, the	75
corporate powers of the village shall cease.	76
(D) For purposes of this section, the population of a village	77
shall be the population determined either at the last preceding	78
federal decennial census or according to population estimates	79

certified by the department of development between decennial

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#### <u>censuses.</u>

(E) The procedure in this section is in addition to the	82
procedure of section 703.20 of the Revised Code for the surrender	83
of the corporate powers of a village.	84

**Sec. 703.21.** The surrender of corporate powers by a village 85 under section 703.20 or 703.201 of the Revised Code does not 86 affect vested rights or accrued liabilities of the village, or the 87 power to settle claims, dispose of property, or levy and collect 88 taxes to pay existing obligations, but. But, after the 89 presentation of the petition mentioned in that section 703.20 of 90 the Revised Code or receipt of the audit report and notice 91 mentioned in section 703.201 of the Revised Code, the legislative 92 authority of the village shall not create any new liability until 93 the result of the election under section 703.20 of the Revised 94 Code is declared or the decision of the court of common pleas of 95 Franklin county under division (C) of section 703.201 of the 96 <u>Revised Code</u> is declared, or thereafter, if the result, in either 97 case, is in favor of for the surrender of the village's corporate 98 powers. Due If the auditor of state notifies the village that the 99 attorney general may file a legal action under section 703.201 of 100 the Revised Code, but the attorney general does not file such an 101 action, the village shall not create any new liability for thirty 102 days after receipt of the auditor's notice. 103

Due and unpaid taxes may be collected after the surrender of 104 corporate powers, and all moneys or property remaining after the 105 surrender belongs to the township or townships located wholly or 106 partly within the village. If more than one township is to receive 107 the remaining money or property, the money and property shall be 108 divided among the townships in proportion to the amount of 109 territory that each township has within the village boundaries as 110 compared to the total township territory within the village. 111

Sec. 1905.01. (A) In Georgetown in Brown county, in Mount 112 Gilead in Morrow county, and in all other municipal corporations 113 having a population of more than one hundred, other than Batavia 114 in Clermont county, not being the site of a municipal court nor a 115 place where a judge of the Auglaize county, Crawford county, 116 117 Jackson county, Miami county, Portage county, or Wayne county municipal court sits as required pursuant to section 1901.021 of 118 the Revised Code or by designation of the judges pursuant to 119 section 1901.021 of the Revised Code, the mayor of the municipal 120 corporation has jurisdiction, except as provided in divisions (B), 121 (C), and (E) of this section and subject to the limitation 122 contained in section 1905.03 and the limitation contained in 123 section 1905.031 of the Revised Code, to hear and determine any 124 prosecution for the violation of an ordinance of the municipal 125 corporation, to hear and determine any case involving a violation 126 of a vehicle parking or standing ordinance of the municipal 127 corporation unless the violation is required to be handled by a 128 parking violations bureau or joint parking violations bureau 129 pursuant to Chapter 4521. of the Revised Code, and to hear and 130 determine all criminal causes involving any moving traffic 131 violation occurring on a state highway located within the 132 boundaries of the municipal corporation, subject to the 133 limitations of sections 2937.08 and 2938.04 of the Revised Code. 134

(B)(1) In Georgetown in Brown county, in Mount Gilead in 135 Morrow county, and in all other municipal corporations having a 136 population of more than one hundred, other than Batavia in 137 Clermont county, not being the site of a municipal court nor a 138 place where a judge of a court listed in division (A) of this 139 section sits as required pursuant to section 1901.021 of the 140 Revised Code or by designation of the judges pursuant to section 141 1901.021 of the Revised Code, the mayor of the municipal 142 corporation has jurisdiction, subject to the limitation contained 143

in section 1905.03 of the Revised Code, to hear and determine 144 prosecutions involving a violation of an ordinance of the 145 municipal corporation relating to operating a vehicle while under 146 the influence of alcohol, a drug of abuse, or alcohol and a drug 147 of abuse or relating to operating a vehicle with a prohibited 148 concentration of alcohol in the blood, breath, or urine, and to 149 hear and determine criminal causes involving a violation of 150 section 4511.19 of the Revised Code that occur on a state highway 151 located within the boundaries of the municipal corporation, 152 subject to the limitations of sections 2937.08 and 2938.04 of the 153 Revised Code, only if the person charged with the violation, 154 within six years of the date of the violation charged, has not 155 been convicted of or pleaded guilty to any of the following: 156

(a) A violation of an ordinance of any municipal corporation
relating to operating a vehicle while under the influence of
alcohol, a drug of abuse, or alcohol and a drug of abuse or
relating to operating a vehicle with a prohibited concentration of
alcohol in the blood, breath, or urine;

(b) A violation of section 4511.19 of the Revised Code; 162

(c) A violation of any ordinance of any municipal corporation
 or of any section of the Revised Code that regulates the operation
 of vehicles, streetcars, and trackless trolleys upon the highways
 or streets, in relation to which all of the following apply:

(i) The person, in the case in which the conviction was 167 obtained or the plea of guilty was entered, had been charged with 168 a violation of an ordinance of any municipal corporation relating 169 to operating a vehicle while under the influence of alcohol, a 170 drug of abuse, or alcohol and a drug of abuse or relating to 171 operating a vehicle with a prohibited concentration of alcohol in 172 the blood, breath, or urine, or with a violation of section 173 4511.19 of the Revised Code; 174

(ii) The charge of the violation described in division 175(B)(1)(c)(i) of this section was dismissed or reduced; 176

(iii) The violation of which the person was convicted or to
which the person pleaded guilty arose out of the same facts and
circumstances and the same act as did the charge that was
dismissed or reduced.

(d) A violation of a statute of the United States or of any
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other state or a municipal ordinance of a municipal corporation
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located in any other state that is substantially similar to
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section 4511.19 of the Revised Code.

(2) The mayor of a municipal corporation does not have 185 jurisdiction to hear and determine any prosecution or criminal 186 cause involving a violation described in division (B)(1)(a) or (b)187 of this section, regardless of where the violation occurred, if 188 the person charged with the violation, within six years of the 189 violation charged, has been convicted of or pleaded guilty to any 190 violation listed in division (B)(1)(a), (b), (c), or (d) of this 191 section. 192

If the mayor of a municipal corporation, in hearing a 193 prosecution involving a violation of an ordinance of the municipal 194 corporation the mayor serves relating to operating a vehicle while 195 under the influence of alcohol, a drug of abuse, or alcohol and a 196 drug of abuse or relating to operating a vehicle with a prohibited 197 concentration of alcohol in the blood, breath, or urine, or in 198 hearing a criminal cause involving a violation of section 4511.19 199 of the Revised Code, determines that the person charged, within 200 six years of the violation charged, has been convicted of or 201 pleaded guilty to any violation listed in division (B)(1)(a), (b), 202 (c), or (d) of this section, the mayor immediately shall transfer 203 the case to the county court or municipal court with jurisdiction 204 over the violation charged, in accordance with section 1905.032 of 205

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the Revised Code.

(C)(1) In Georgetown in Brown county, in Mount Gilead in 207 Morrow county, and in all other municipal corporations having a 208 population of more than one hundred, other than Batavia in 209 Clermont county, not being the site of a municipal court and not 210 being a place where a judge of a court listed in division (A) of 211 this section sits as required pursuant to section 1901.021 of the 212 Revised Code or by designation of the judges pursuant to section 213 1901.021 of the Revised Code, the mayor of the municipal 214 corporation, subject to sections 1901.031, 2937.08, and 2938.04 of 215 the Revised Code, has jurisdiction to hear and determine 216 prosecutions involving a violation of a municipal ordinance that 217 is substantially equivalent to division (B)(1) or (D)(2) of 218 section 4507.02 of the Revised Code and to hear and determine 219 criminal causes that involve a moving traffic violation, that 220 involve a violation of division (B)(1) or (D)(2) of section 221 4507.02 of the Revised Code, and that occur on a state highway 222 located within the boundaries of the municipal corporation only if 223 all of the following apply regarding the violation and the person 224 charged: 225

(a) Regarding a violation of division (B)(1) of section 226
4507.02 of the Revised Code or a violation of a municipal 227
ordinance that is substantially equivalent to that division, the 228
person charged with the violation, within five years of the date 229
of the violation charged, has not been convicted of or pleaded 230
guilty to any of the following: 231

(i) A violation of division (B)(1) of section 4507.02 of the 232Revised Code; 233

(ii) A violation of a municipal ordinance that is 234 substantially equivalent to division (B)(1) of section 4507.02 of 235 the Revised Code; 236

(iii) A violation of any municipal ordinance or section of 237 the Revised Code that regulates the operation of vehicles, 238 streetcars, and trackless trolleys upon the highways or streets, 239 in a case in which, after a charge against the person of a 240 violation of a type described in division (C)(1)(a)(i) or (ii) of 241 this section was dismissed or reduced, the person is convicted of 242 or pleads guilty to a violation that arose out of the same facts 243 and circumstances and the same act as did the charge that was 244 dismissed or reduced. 245

(b) Regarding a violation of division (D)(2) of section 246 4507.02 of the Revised Code or a violation of a municipal 247 ordinance that is substantially equivalent to that division, the 248 person charged with the violation, within five years of the date 249 of the violation charged, has not been convicted of or pleaded 250 guilty to any of the following: 251

(i) A violation of division (D)(2) of section 4507.02 of the 252Revised Code; 253

(ii) A violation of a municipal ordinance that is 254 substantially equivalent to division (D)(2) of section 4507.02 of 255 the Revised Code; 256

(iii) A violation of any municipal ordinance or section of 257 the Revised Code that regulates the operation of vehicles, 258 streetcars, and trackless trolleys upon the highways or streets in 259 a case in which, after a charge against the person of a violation 260 of a type described in division (C)(1)(b)(i) or (ii) of this 261 section was dismissed or reduced, the person is convicted of or 262 pleads guilty to a violation that arose out of the same facts and 263 circumstances and the same act as did the charge that was 264 dismissed or reduced. 265

(2) The mayor of a municipal corporation does not have266jurisdiction to hear and determine any prosecution or criminal267

cause involving a violation described in division (C)(1)(a)(i) or 268 (ii) of this section if the person charged with the violation, 269 within five years of the violation charged, has been convicted of 270 or pleaded guilty to any violation listed in division 271 (C)(1)(a)(i), (ii), or (iii) of this section and does not have 272 jurisdiction to hear and determine any prosecution or criminal 273 cause involving a violation described in division (C)(1)(b)(i) or 274 (ii) of this section if the person charged with the violation, 275 within five years of the violation charged, has been convicted of 276 or pleaded guilty to any violation listed in division 277 (C)(1)(b)(i), (ii), or (iii) of this section. 278

(3) If the mayor of a municipal corporation, in hearing a 279 prosecution involving a violation of an ordinance of the municipal 280 corporation the mayor serves that is substantially equivalent to 281 division (B)(1) or (D)(2) of section 4507.02 of the Revised Code 282 or a violation of division (B)(1) or (D)(2) of section 4507.02 of 283 the Revised Code, determines that, under division (C)(2) of this 284 section, mayors do not have jurisdiction of the prosecution, the 285 mayor immediately shall transfer the case to the county court or 286 municipal court with jurisdiction over the violation in accordance 287 with section 1905.032 of the Revised Code. 288

(D) If the mayor of a municipal corporation has jurisdiction 289 pursuant to division (B)(1) of this section to hear and determine 290 a prosecution or criminal cause involving a violation described in 291 division (B)(1)(a) or (b) of this section, the authority of the 292 mayor to hear or determine the prosecution or cause is subject to 293 the limitation contained in division (C) of section 1905.03 of the 294 Revised Code. If the mayor of a municipal corporation has 295 jurisdiction pursuant to division (A) or (C) of this section to 296 hear and determine a prosecution or criminal cause involving a 297 violation other than a violation described in division (B)(1)(a)298 or (b) of this section, the authority of the mayor to hear or 299

300 determine the prosecution or cause is subject to the limitation contained in division (C) of section 1905.031 of the Revised Code. 301 (E)(1) The mayor of a municipal corporation does not have 302 jurisdiction to hear and determine any prosecution or criminal 303 cause involving any of the following: 304 (a) A violation of section 2919.25 or 2919.27 of the Revised 305 Code; 306 (b) A violation of section 2903.11, 2903.12, 2903.13, 307 2903.211, or 2911.211 of the Revised Code that involves a person 308 who was a family or household member of the defendant at the time 309 of the violation; 310 (c) A violation of a municipal ordinance that is 311 substantially equivalent to an offense described in division 312 (E)(1)(a) or (b) of this section and that involves a person who 313 was a family or household member of the defendant at the time of 314 the violation. 315 (2) The mayor of a municipal corporation does not have 316 jurisdiction to hear and determine a motion filed pursuant to 317 section 2919.26 of the Revised Code or filed pursuant to a 318 municipal ordinance that is substantially equivalent to that 319 section or to issue a protection order pursuant to that section or 320 a substantially equivalent municipal ordinance. 321 (3) As used in this section, "family or household member" has 322 the same meaning as in section 2919.25 of the Revised Code. 323 (F) In keeping a docket and files, the mayor, and a mayor's 324 court magistrate appointed under section 1905.05 of the Revised 325

Section 2. That existing sections 703.21 and 1905.01 of the327Revised Code are hereby repealed.328

Code, shall be governed by the laws pertaining to county courts.

Section 3. That the version of section 1905.01 of the Revised329Code that is scheduled to take effect January 1, 2004, be amended330to read as follows:331

Sec. 1905.01. (A) In Georgetown in Brown county, in Mount 332 Gilead in Morrow county, and in all other municipal corporations 333 having a population of more than one hundred, other than Batavia 334 in Clermont county, not being the site of a municipal court nor a 335 place where a judge of the Auglaize county, Crawford county, 336 Jackson county, Miami county, Portage county, or Wayne county 337 municipal court sits as required pursuant to section 1901.021 of 338 the Revised Code or by designation of the judges pursuant to 339 section 1901.021 of the Revised Code, the mayor of the municipal 340 corporation has jurisdiction, except as provided in divisions (B), 341 (C), and (E) of this section and subject to the limitation 342 contained in section 1905.03 and the limitation contained in 343 section 1905.031 of the Revised Code, to hear and determine any 344 prosecution for the violation of an ordinance of the municipal 345 corporation, to hear and determine any case involving a violation 346 of a vehicle parking or standing ordinance of the municipal 347 corporation unless the violation is required to be handled by a 348 parking violations bureau or joint parking violations bureau 349 pursuant to Chapter 4521. of the Revised Code, and to hear and 350 determine all criminal causes involving any moving traffic 351 violation occurring on a state highway located within the 352 boundaries of the municipal corporation, subject to the 353 limitations of sections 2937.08 and 2938.04 of the Revised Code. 354

(B)(1) In Georgetown in Brown county, in Mount Gilead in 355
Morrow county, and in all other municipal corporations having a 356
population of more than one hundred, other than Batavia in 357
Clermont county, not being the site of a municipal court nor a 358
place where a judge of a court listed in division (A) of this 359

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360 section sits as required pursuant to section 1901.021 of the Revised Code or by designation of the judges pursuant to section 361 1901.021 of the Revised Code, the mayor of the municipal 362 corporation has jurisdiction, subject to the limitation contained 363 in section 1905.03 of the Revised Code, to hear and determine 364 prosecutions involving a violation of an ordinance of the 365 municipal corporation relating to operating a vehicle while under 366 the influence of alcohol, a drug of abuse, or a combination of 367 them or relating to operating a vehicle with a prohibited 368 concentration of alcohol in the whole blood, blood serum or 369 plasma, breath, or urine, and to hear and determine criminal 370 causes involving a violation of section 4511.19 of the Revised 371 Code that occur on a state highway located within the boundaries 372 of the municipal corporation, subject to the limitations of 373 sections 2937.08 and 2938.04 of the Revised Code, only if the 374 person charged with the violation, within six years of the date of 375 the violation charged, has not been convicted of or pleaded guilty 376 to any of the following: 377

(a) A violation of an ordinance of any municipal corporation 378
relating to operating a vehicle while under the influence of 379
alcohol, a drug of abuse, or a combination of them or relating to 380
operating a vehicle with a prohibited concentration of alcohol in 381
the whole blood, blood serum or plasma, breath, or urine; 382

(b) A violation of section 4511.19 of the Revised Code;

(c) A violation of any ordinance of any municipal corporation 384
 or of any section of the Revised Code that regulates the operation 385
 of vehicles, streetcars, and trackless trolleys upon the highways 386
 or streets, to which all of the following apply: 387

(i) The person, in the case in which the conviction was
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obtained or the plea of guilty was entered, had been charged with
a violation of an ordinance of a type described in division
(B)(1)(a) of this section, or with a violation of section 4511.19
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of the Revised Code;

(ii) The charge of the violation described in division 393(B)(1)(c)(i) of this section was dismissed or reduced; 394

(iii) The violation of which the person was convicted or to
which the person pleaded guilty arose out of the same facts and
circumstances and the same act as did the charge that was
dismissed or reduced.

(d) A violation of a statute of the United States or of any 399
other state or a municipal ordinance of a municipal corporation 400
located in any other state that is substantially similar to 401
section 4511.19 of the Revised Code. 402

(2) The mayor of a municipal corporation does not have 403 jurisdiction to hear and determine any prosecution or criminal 404 cause involving a violation described in division (B)(1)(a) or (b) 405 of this section, regardless of where the violation occurred, if 406 the person charged with the violation, within six years of the 407 violation charged, has been convicted of or pleaded guilty to any 408 violation listed in division (B)(1)(a), (b), (c), or (d) of this 409 section. 410

If the mayor of a municipal corporation, in hearing a 411 prosecution involving a violation of an ordinance of the municipal 412 corporation the mayor serves relating to operating a vehicle while 413 under the influence of alcohol, a drug of abuse, or a combination 414 of them or relating to operating a vehicle with a prohibited 415 concentration of alcohol in the whole blood, blood serum or 416 plasma, breath, or urine, or in hearing a criminal cause involving 417 a violation of section 4511.19 of the Revised Code, determines 418 that the person charged, within six years of the violation 419 charged, has been convicted of or pleaded guilty to any violation 420 listed in division (B)(1)(a), (b), (c), or (d) of this section, 421 the mayor immediately shall transfer the case to the county court 422

or municipal court with jurisdiction over the violation charged, 423 in accordance with section 1905.032 of the Revised Code. 424

(C)(1) In Georgetown in Brown county, in Mount Gilead in 425 Morrow county, and in all other municipal corporations having a 426 population of more than one hundred, other than Batavia in 427 Clermont county, not being the site of a municipal court and not 428 being a place where a judge of a court listed in division (A) of 429 this section sits as required pursuant to section 1901.021 of the 430 Revised Code or by designation of the judges pursuant to section 431 1901.021 of the Revised Code, the mayor of the municipal 432 corporation, subject to sections 1901.031, 2937.08, and 2938.04 of 433 the Revised Code, has jurisdiction to hear and determine 434 prosecutions involving a violation of a municipal ordinance that 435 is substantially equivalent to division (A) of section 4510.14 or 436 section 4510.16 of the Revised Code and to hear and determine 437 criminal causes that involve a moving traffic violation, that 438 involve a violation of division (A) of section 4510.14 or section 439 4510.16 of the Revised Code, and that occur on a state highway 440 located within the boundaries of the municipal corporation only if 441 all of the following apply regarding the violation and the person 442 charged: 443

(a) Regarding a violation of section 4510.16 of the Revised
Code or a violation of a municipal ordinance that is substantially
equivalent to that division, the person charged with the
violation, within six years of the date of the violation charged,
has not been convicted of or pleaded guilty to any of the
following:

(i) A violation of section 4510.16 of the Revised Code; 450

(ii) A violation of a municipal ordinance that is451substantially equivalent to section 4510.16 of the Revised Code;452

(iii) A violation of any municipal ordinance or section of 453

454 the Revised Code that regulates the operation of vehicles, streetcars, and trackless trolleys upon the highways or streets, 455 in a case in which, after a charge against the person of a 456 violation of a type described in division (C)(1)(a)(i) or (ii) of 457 this section was dismissed or reduced, the person is convicted of 458 or pleads guilty to a violation that arose out of the same facts 459 and circumstances and the same act as did the charge that was 460 dismissed or reduced. 461

(b) Regarding a violation of division (A) of section 4510.14 462 of the Revised Code or a violation of a municipal ordinance that 463 is substantially equivalent to that division, the person charged 464 with the violation, within six years of the date of the violation 465 charged, has not been convicted of or pleaded guilty to any of the 466 following: 467

(i) A violation of division (A) of section 4510.14 of the Revised Code;

(ii) A violation of a municipal ordinance that is 470 substantially equivalent to division (A) of section 4510.14 of the 471 Revised Code; 472

(iii) A violation of any municipal ordinance or section of 473 the Revised Code that regulates the operation of vehicles, 474 streetcars, and trackless trolleys upon the highways or streets in 475 a case in which, after a charge against the person of a violation 476 of a type described in division (C)(1)(b)(i) or (ii) of this 477 section was dismissed or reduced, the person is convicted of or 478 pleads guilty to a violation that arose out of the same facts and 479 circumstances and the same act as did the charge that was 480 dismissed or reduced. 481

(2) The mayor of a municipal corporation does not have 482 jurisdiction to hear and determine any prosecution or criminal 483 cause involving a violation described in division (C)(1)(a)(i) or 484

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(ii) of this section if the person charged with the violation, 485 within six years of the violation charged, has been convicted of 486 or pleaded guilty to any violation listed in division 487 (C)(1)(a)(i), (ii), or (iii) of this section and does not have 488 jurisdiction to hear and determine any prosecution or criminal 489 cause involving a violation described in division (C)(1)(b)(i) or 490 (ii) of this section if the person charged with the violation, 491 within six years of the violation charged, has been convicted of 492 or pleaded guilty to any violation listed in division 493 (C)(1)(b)(i), (ii), or (iii) of this section. 494

(3) If the mayor of a municipal corporation, in hearing a 495 prosecution involving a violation of an ordinance of the municipal 496 corporation the mayor serves that is substantially equivalent to 497 division (A) of section 4510.14 or section 4510.16 of the Revised 498 Code or a violation of division (A) of section 4510.14 or section 499 4510.16 of the Revised Code, determines that, under division 500 (C)(2) of this section, mayors do not have jurisdiction of the 501 prosecution, the mayor immediately shall transfer the case to the 502 county court or municipal court with jurisdiction over the 503 violation in accordance with section 1905.032 of the Revised Code. 504

(D) If the mayor of a municipal corporation has jurisdiction 505 pursuant to division (B)(1) of this section to hear and determine 506 a prosecution or criminal cause involving a violation described in 507 division (B)(1)(a) or (b) of this section, the authority of the 508 mayor to hear or determine the prosecution or cause is subject to 509 the limitation contained in division (C) of section 1905.03 of the 510 Revised Code. If the mayor of a municipal corporation has 511 jurisdiction pursuant to division (A) or (C) of this section to 512 hear and determine a prosecution or criminal cause involving a 513 violation other than a violation described in division (B)(1)(a)514 or (b) of this section, the authority of the mayor to hear or 515 determine the prosecution or cause is subject to the limitation 516

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contained in division (C) of section 1905.031 of the Revised Code.	517
(E)(1) The mayor of a municipal corporation does not have	518
jurisdiction to hear and determine any prosecution or criminal	519
cause involving any of the following:	520
(a) A violation of section 2919.25 or 2919.27 of the Revised	521
Code;	522
(b) A violation of section 2903.11, 2903.12, 2903.13,	523
2903.211, or 2911.211 of the Revised Code that involves a person	524
who was a family or household member of the defendant at the time	525
of the violation;	526
(c) A violation of a municipal ordinance that is	527
substantially equivalent to an offense described in division	528
(E)(1)(a) or (b) of this section and that involves a person who	529
was a family or household member of the defendant at the time of	530
the violation.	531
(2) The mayor of a municipal corporation does not have	532
jurisdiction to hear and determine a motion filed pursuant to	533
section 2919.26 of the Revised Code or filed pursuant to a	534
municipal ordinance that is substantially equivalent to that	535
section or to issue a protection order pursuant to that section or	536
a substantially equivalent municipal ordinance.	537
(3) As used in this section, "family or household member" has	538
the same meaning as in section 2919.25 of the Revised Code.	539
(F) In keeping a docket and files, the mayor, and a mayor's	540
court magistrate appointed under section 1905.05 of the Revised	541
Code, shall be governed by the laws pertaining to county courts.	542

Section 4. That the existing version of section 1905.01 of 543 the Revised Code that is scheduled to take effect January 1, 2004, 544 is hereby repealed. 545 Section 5. Sections 3 and 4 of this act take effect January 546 1, 2004. 547

Section 6. If any provision or application of this act to any 548 person or circumstance is held invalid, the invalidity does not 549 affect other provisions or applications of the section or related 550 sections which can be given effect without the invalid provision 551 or application, and to this end the provisions are severable. 552