As Passed by the House

126th General Assembly Regular Session 2005-2006

H. B. No. 389

Representatives Setzer, Yuko, McGregor, J., Wagoner, Fende, Hartnett, Widowfield, Patton, S., Webster, Allen, DeGeeter, Law, Barrett, Brown, Collier, Combs, DeBose, Domenick, Evans, C., Evans, D., Flowers, Hughes, Key, Mason, Otterman, Reidelbach, Sayre

ABILL

To amend sections 4511.07, 4511.071, 4511.22, 1
4511.25, 4511.31, 4511.39, 4511.52, 4511.53, 2
4511.55, 4511.56, and 4511.711 of the Revised Code 3
to revise certain laws as they relate to bicycle 4
operation. 5

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

Section 1. That sections 4511.07, 4511.071, 4511.22, 4511.25,	6
4511.31, 4511.39, 4511.52, 4511.53, 4511.55, 4511.56, and 4511.711	7
of the Revised Code be amended to read as follows:	8
Sec. 4511.07. (A) Sections 4511.01 to 4511.78, 4511.99, and	9
4513.01 to 4513.37 of the Revised Code do not prevent local	10
authorities from carrying out the following activities with	11
respect to streets and highways under their jurisdiction and	12
within the reasonable exercise of the police power:	13
$\frac{(A)}{(1)}$ Regulating the stopping, standing, or parking of	14
vehicles, trackless trolleys, and streetcars;	15
$\frac{(B)(2)}{(B)}$ Regulating traffic by means of police officers or	16
traffic control devices;	17

regulations are posted upon or at the entrance to the highway or

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part of the highway affected, as may be most appropriate.

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- (C) Every ordinance, resolution, or regulation enacted under 50 division (A)(1) of this section shall be enforced in compliance 51 with section 4511.071 of the Revised Code, unless the local 52 authority that enacted it also enacted an ordinance, resolution, 53 or regulation pursuant to division (A) of section 4521.02 of the 54 Revised Code that specifies that a violation of it shall not be 55 considered a criminal offense, in which case the ordinance, 56 resolution, or regulation shall be enforced in compliance with 57 Chapter 4521. of the Revised Code. 58
- Sec. 4511.071. (A) Except as provided in division (C) of this 59 section, the owner of a vehicle shall be entitled to establish 60 nonliability for prosecution for violation of an ordinance, 61 resolution, or regulation enacted under division (A)(1) of section 62 4511.07 of the Revised Code by proving the vehicle was in the 63 care, custody, or control of a person other than the owner at the 64 time of the violation pursuant to a written rental or lease 65 agreement or affidavit providing that except for such agreement, 66 no other business relationship with respect to the vehicle in 67 question exists between the operator and owner. 68
- (B) Proof that the vehicle was in the care, custody, or 69 control of a person other than the owner shall be established by 70 sending a copy of such written rental or lease agreement or 71 affidavit to the prosecuting authority within thirty days from the 72 date of receipt by the owner of the notice of violation. The 73 furnishing of a copy of a written rental or lease agreement or 74 affidavit shall be prima-facie evidence that a vehicle was in the 75 care, custody, or control of a person other than the owner. 76
- (C) This section does not apply to a violation of an 77 ordinance, resolution, or regulation enacted under division (A)(1) 78

misdemeanor of the fourth degree. If, within one year of the

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center line of the roadway would be especially hazardous and may,	170
by appropriate signs or markings on the highway, indicate the	171
beginning and end of such zones. When such signs or markings are	172
in place and clearly visible, every operator of a vehicle or	173
trackless trolley shall obey the directions of the signs or	174
markings, notwithstanding the distances set out in section 4511.30	175
of the Revised Code.	176
(B) Division (A) of this section does not apply when all of	177
the following apply:	178
(1) The slower vehicle is proceeding at less than half the	179
speed of the speed limit applicable to that location.	180
(2) The faster vehicle is capable of overtaking and passing	181
the slower vehicle without exceeding the speed limit.	182
(3) There is sufficient clear sight distance to the left of	183
the center or center line of the roadway to meet the overtaking	184
and passing provisions of section 4511.29 of the Revised Code,	185
considering the speed of the slower vehicle.	186
(C) Except as otherwise provided in this division, whoever	187
violates this section is guilty of a minor misdemeanor. If, within	188
one year of the offense, the offender previously has been	189
convicted of or pleaded guilty to one predicate motor vehicle or	190
traffic offense, whoever violates this section is guilty of a	191
misdemeanor of the fourth degree. If, within one year of the	192
offense, the offender previously has been convicted of two or more	193
predicate motor vehicle or traffic offenses, whoever violates this	194
section is guilty of a misdemeanor of the third degree.	195
Sec. 4511.39. (A) No person shall turn a vehicle or trackless	196
trolley or move right or left upon a highway unless and until such	197
person has exercised due care to ascertain that the movement can	198

be made with reasonable safety nor without giving an appropriate

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When required, a signal of intention to turn or move right or 201 left shall be given continuously during not less than the last one 202 hundred feet traveled by the vehicle or trackless trolley before 203 turning, except that in the case of a person operating a bicycle, 204 the signal shall be made not less than one time but is not 205 required to be continuous. A bicycle operator is not required to 206 make a signal if the bicycle is in a designated turn lane, and a 207 signal shall not be given when the operator's hands are needed for 208 the safe operation of the bicycle. 209

No person shall stop or suddenly decrease the speed of a 210 vehicle or trackless trolley without first giving an appropriate 211 signal in the manner provided herein to the driver of any vehicle 212 or trackless trolley immediately to the rear when there is 213 opportunity to give a signal.

Any stop or turn signal required by this section shall be 215 given either by means of the hand and arm, or by signal lights 216 that clearly indicate to both approaching and following traffic 217 intention to turn or move right or left, except that any motor 218 vehicle in use on a highway shall be equipped with, and the 219 required signal shall be given by, signal lights when the distance 220 from the center of the top of the steering post to the left 221 outside limit of the body, cab, or load of such motor vehicle 222 exceeds twenty-four inches, or when the distance from the center 223 of the top of the steering post to the rear limit of the body or 224 load thereof exceeds fourteen feet, whether a single vehicle or a 225 combination of vehicles. 226

The signal lights required by this section shall not be 227 flashed on one side only on a disabled vehicle or trackless 228 trolley, flashed as a courtesy or "do pass" signal to operators of 229 other vehicles or trackless trolleys approaching from the rear, 230

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by a motor vehicle operator when the trier of fact finds that the	262
violation by the motor vehicle operator endangered the lives of	263
bicycle riders at the time of the violation, the court,	264
notwithstanding any provision of the Revised Code to the contrary,	265
may require the bicycle operator or motor vehicle operator to take	266
and successfully complete a bicycling skills course approved by	267
the court in addition to or in lieu of any penalty otherwise	268
prescribed by the Revised Code for that violation.	269
(D) Divisions (B) and (C) of this section do not apply to	270
violations of section 4511.19 of the Revised Code.	271
G 4511 52 (2) 5	070
Sec. 4511.53. (A) For purposes of this section, "snowmobile"	272
has the same meaning as given that term in section 4519.01 of the	273
Revised Code.	274
(B) A person operating a bicycle or motorcycle shall not ride	275
other than upon <u>or astride</u> the permanent and regular seat attached	276
thereto, and a person operating a motorcycle shall not ride other	277
than upon the permanent and regular seat attached thereto, nor	278
carry any other person upon such bicycle or motorcycle other than	279
upon a firmly attached and regular seat thereon, nor shall any	280
person ride upon a bicycle or motorcycle other than upon such a	281
firmly attached and regular seat.	282
A person shall ride upon a motorcycle only while sitting	283
astride the seat, facing forward, with one leg on each side of the	284
motorcycle.	285
No person operating a bicycle shall carry any package,	286
bundle, or article that prevents the driver from keeping at least	287
one hand upon the handle bars.	288
No bicycle or motorcycle shall be used to carry more persons	289
at one time than the number for which it is designed and equipped,	290
nor shall any motorcycle be operated on a highway when the handle	291

bars	or	grips	are	more	than	fifteen	inches	higher	than	the	seat	or	292
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No person shall operate or be a passenger on a snowmobile or 294 motorcycle without using safety glasses or other protective eye 295 device. No person who is under the age of eighteen years, or who 296 holds a motorcycle operator's endorsement or license bearing a 297 "novice" designation that is currently in effect as provided in 298 section 4507.13 of the Revised Code, shall operate a motorcycle on 299 a highway, or be a passenger on a motorcycle, unless wearing a 300 protective helmet on the person's head, and no other person shall 301 be a passenger on a motorcycle operated by such a person unless 302 similarly wearing a protective helmet. The helmet, safety glasses, 303 or other protective eye device shall conform with regulations 304 prescribed and promulgated by the director of public safety. The 305 provisions of this paragraph or a violation thereof shall not be 306 used in the trial of any civil action. 307

(C) Nothing in this section shall be construed as prohibiting 308 the carrying of a child in a seat or trailer that is designed for 309 carrying children and is firmly attached to the bicycle. 310

(D) Except as otherwise provided in this division, whoever 311 violates this section is guilty of a minor misdemeanor. If, within 312 one year of the offense, the offender previously has been 313 convicted of or pleaded guilty to one predicate motor vehicle or 314 traffic offense, whoever violates this section is guilty of a 315 misdemeanor of the fourth degree. If, within one year of the 316 offense, the offender previously has been convicted of two or more 317 predicate motor vehicle or traffic offenses, whoever violates this 318 section is guilty of a misdemeanor of the third degree. 319

sec. 4511.55. (A) Every person operating a bicycle upon a
roadway shall ride as near to the right side of the roadway as
practicable obeying all traffic rules applicable to vehicles and
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(2) A red reflector on the rear of a type approved by the	354
director of public safety that shall be visible from all distances	355
from one hundred feet to six hundred feet to the rear when	356
directly in front of lawful lower beams of head lamps on a motor	357
vehicle;	358
(3) A lamp emitting a either flashing or steady red light	359
visible from a distance of five hundred feet to the rear shall be	360
used in addition to the red reflector \div	361
(4) An essentially colorless reflector on the front of a type	362
approved by the director;	363
(5) Either with tires with retroreflective sidewalls or with	364
an essentially colorless or amber reflector mounted on the spokes	365
of the front wheel and an essentially colorless or red reflector	366
mounted on the spokes of the rear wheel. Each reflector shall be	367
visible on each side of the wheel from a distance of six hundred	368
feet when directly in front of lawful lower beams of head. If the	369
red lamp performs as a reflector in that it is visible as	370
specified in division (A)(2) of this section, the red lamp may	371
serve as the reflector and a separate reflector is not required.	372
(B) Additional lamps on a motor vehicle. Retroreflective	373
tires or and reflectors may be used in addition to those required	374
under division (A) of this section, except that red lamps and red	375
reflectors shall not be used on the front of the bicycle and white	376
<u>lamps</u> and white reflectors shall not be used on the rear of a type	377
approved by the director bicycle.	378
(B) No person shall operate a (C) A bicycle unless it is may	
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be equipped with a bell or other device capable of giving a signal	379 380
<u>be</u> equipped with a bell or other device capable of giving a signal	380

(C)(D) Every bicycle shall be equipped with an adequate brake

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when used on a street or highway.

(D)(E) Except as otherwise provided in this division, whoever 386 violates this section is guilty of a minor misdemeanor. If, within 387 one year of the offense, the offender previously has been 388 convicted of or pleaded guilty to one predicate motor vehicle or 389 traffic offense, whoever violates this section is guilty of a 390 misdemeanor of the fourth degree. If, within one year of the 391 offense, the offender previously has been convicted of two or more 392 predicate motor vehicle or traffic offenses, whoever violates this 393 section is guilty of a misdemeanor of the third degree. 394

sec. 4511.711. (A) No person shall drive any vehicle, other 395
than a bicycle, upon a sidewalk or sidewalk area except upon a 396
permanent or duly authorized temporary driveway. 397

Nothing in this section shall be construed as prohibiting local authorities from regulating the operation of bicycles within their respective jurisdictions, except that no local authority may require that bicycles be operated on sidewalks.

(B) Except as otherwise provided in this division, whoever 402 violates this section is guilty of a minor misdemeanor. If, within 403 one year of the offense, the offender previously has been 404 convicted of or pleaded guilty to one predicate motor vehicle or 405 traffic offense, whoever violates this section is guilty of a 406 misdemeanor of the fourth degree. If, within one year of the 407 offense, the offender previously has been convicted of two or more 408 predicate motor vehicle or traffic offenses, whoever violates this 409 section is guilty of a misdemeanor of the third degree. 410

Section 2. That existing sections 4511.07, 4511.071, 4511.22, 411 4511.25, 4511.31, 4511.39, 4511.52, 4511.53, 4511.55, 4511.56, and 412 4511.711 of the Revised Code are hereby repealed. 413