As Introduced

127th General Assembly Regular Session 2007-2008

S. B. No. 180

Senator Cafaro

Cosponsors: Senators Jacobson, Miller, R., Goodman, Schuler, Boccieri,
Cates, Kearney, Morano, Schaffer

A BILL

То	amend sections 2903.13 and 2903.21 of the Revised	1
	Code to make an assault or aggravated menacing	2
	committed in a courthouse a felony of the fifth	3
	degree.	4

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

Section 1. That sections 2903.13 and 2903.21 of the Revised	5
Code be amended to read as follows:	6
Sec. 2903.13. (A) No person shall knowingly cause or attempt	7
to cause physical harm to another or to another's unborn.	8
(B) No person shall recklessly cause serious physical harm to	9
another or to another's unborn.	10
(C) Whoever violates this section is guilty of assault.	11
Except as otherwise provided in division $(C)(1)$, (2) , (3) , (4) , or	12
(5) of this section, assault is a misdemeanor of the first degree.	13
(1) Except as otherwise provided in this division, if the	14
offense is committed by a caretaker against a functionally	15
impaired person under the caretaker's care, assault is a felony of	16
the fourth degree. If the offense is committed by a caretaker	17

against a functionally impaired person under the caretaker's care,

if the offender previously has been convicted of or pleaded guilty

to a violation of this section or section 2903.11 or 2903.16 of

the Revised Code, and if in relation to the previous conviction

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the offender was a caretaker and the victim was a functionally

impaired person under the offender's care, assault is a felony of

the third degree.

(2) If the offense is committed in any of the following circumstances, assault is a felony of the fifth degree:

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- (a) The offense occurs in or on the grounds of a state 27 correctional institution or an institution of the department of 28 youth services, the victim of the offense is an employee of the 29 department of rehabilitation and correction, the department of 30 youth services, or a probation department or is on the premises of 31 the particular institution for business purposes or as a visitor, 32 and the offense is committed by a person incarcerated in the state 33 correctional institution, by a person institutionalized in the 34 department of youth services institution pursuant to a commitment 35 to the department of youth services, by a parolee, by an offender 36 under transitional control, under a community control sanction, or 37 on an escorted visit, by a person under post-release control, or 38 by an offender under any other type of supervision by a government 39 40 agency.
- (b) The offense occurs in or on the grounds of a local 41 correctional facility, the victim of the offense is an employee of 42 the local correctional facility or a probation department or is on 43 the premises of the facility for business purposes or as a 44 visitor, and the offense is committed by a person who is under 45 custody in the facility subsequent to the person's arrest for any 46 crime or delinquent act, subsequent to the person's being charged 47 with or convicted of any crime, or subsequent to the person's 48 49 being alleged to be or adjudicated a delinquent child.

(c) The offense occurs off the grounds of a state	50
correctional institution and off the grounds of an institution of	51
the department of youth services, the victim of the offense is an	52
employee of the department of rehabilitation and correction, the	53
department of youth services, or a probation department, the	54
offense occurs during the employee's official work hours and while	55
the employee is engaged in official work responsibilities, and the	56
offense is committed by a person incarcerated in a state	57
correctional institution or institutionalized in the department of	58
youth services who temporarily is outside of the institution for	59
any purpose, by a parolee, by an offender under transitional	60
control, under a community control sanction, or on an escorted	61
visit, by a person under post-release control, or by an offender	62
under any other type of supervision by a government agency.	63

- (d) The offense occurs off the grounds of a local correctional facility, the victim of the offense is an employee of the local correctional facility or a probation department, the offense occurs during the employee's official work hours and while the employee is engaged in official work responsibilities, and the offense is committed by a person who is under custody in the facility subsequent to the person's arrest for any crime or delinquent act, subsequent to the person being charged with or convicted of any crime, or subsequent to the person being alleged to be or adjudicated a delinquent child and who temporarily is outside of the facility for any purpose or by a parolee, by an offender under transitional control, under a community control sanction, or on an escorted visit, by a person under post-release control, or by an offender under any other type of supervision by a government agency.
- (e) The victim of the offense is a school teacher or 79 administrator or a school bus operator, and the offense occurs in 80 a school, on school premises, in a school building, on a school 81

bus, or while the victim is outside of school premises or a school	82
bus and is engaged in duties or official responsibilities	83
associated with the victim's employment or position as a school	84
teacher or administrator or a school bus operator, including, but	85
not limited to, driving, accompanying, or chaperoning students at	86
or on class or field trips, athletic events, or other school	87
extracurricular activities or functions outside of school	88
premises.	89

(f) The offense occurs in a courthouse or another building or 90 structure in which a courtroom is located. 91

- (3) If the victim of the offense is a peace officer or an 92 investigator of the bureau of criminal identification and 93 investigation, a firefighter, or a person performing emergency 94 medical service, while in the performance of their official 95 duties, assault is a felony of the fourth degree. 96
- (4) If the victim of the offense is a peace officer or an 97 investigator of the bureau of criminal identification and 98 investigation and if the victim suffered serious physical harm as 99 a result of the commission of the offense, assault is a felony of 100 the fourth degree, and the court, pursuant to division (F) of 101 section 2929.13 of the Revised Code, shall impose as a mandatory 102 prison term one of the prison terms prescribed for a felony of the 103 fourth degree that is at least twelve months in duration. 104
- (5) If the victim of the offense is an officer or employee of 105 a public children services agency or a private child placing 106 agency and the offense relates to the officer's or employee's 107 performance or anticipated performance of official 108 responsibilities or duties, assault is either a felony of the 109 fifth degree or, if the offender previously has been convicted of 110 or pleaded guilty to an offense of violence, the victim of that 111 prior offense was an officer or employee of a public children 112 services agency or private child placing agency, and that prior 113

offense related to the officer's or employee's performance or	114
anticipated performance of official responsibilities or duties, a	115
felony of the fourth degree.	116
(D) As used in this section:	117
(1) "Peace officer" has the same meaning as in section	118
2935.01 of the Revised Code.	119
(2) "Firefighter" has the same meaning as in section 3937.41	120
of the Revised Code.	121
(3) "Emergency medical service" has the same meaning as in	122
section 4765.01 of the Revised Code.	123
(4) "Local correctional facility" means a county,	124
multicounty, municipal, municipal-county, or multicounty-municipal	125
jail or workhouse, a minimum security jail established under	126
section 341.23 or 753.21 of the Revised Code, or another county,	127
multicounty, municipal, municipal-county, or multicounty-municipal	128
facility used for the custody of persons arrested for any crime or	129
delinquent act, persons charged with or convicted of any crime, or	130
persons alleged to be or adjudicated a delinquent child.	131
(5) "Employee of a local correctional facility" means a	132
person who is an employee of the political subdivision or of one	133
or more of the affiliated political subdivisions that operates the	134
local correctional facility and who operates or assists in the	135
operation of the facility.	136
(6) "School teacher or administrator" means either of the	137
following:	138
(a) A person who is employed in the public schools of the	139
state under a contract described in section 3319.08 of the Revised	140
Code in a position in which the person is required to have a	141
certificate issued pursuant to sections 3319.22 to 3319.311 of the	142
Revised Code.	143

(b) A person who is employed by a nonpublic school for which	144
the state board of education prescribes minimum standards under	145
section 3301.07 of the Revised Code and who is certificated in	146
accordance with section 3301.071 of the Revised Code.	147
(7) "Community control sanction" has the same meaning as in	148
section 2929.01 of the Revised Code.	149
(8) "Escorted visit" means an escorted visit granted under	150
section 2967.27 of the Revised Code.	151
(9) "Post-release control" and "transitional control" have	152
the same meanings as in section 2967.01 of the Revised Code.	153
(10) "Investigator of the bureau of criminal identification	154
and investigation" has the same meaning as in section 2903.11 of	155
the Revised Code.	156
Sec. 2903.21. (A) No person shall knowingly cause another to	157
believe that the offender will cause serious physical harm to the	158
person or property of the other person, the other person's unborn,	159
or a member of the other person's immediate family.	160
(B) Whoever violates this section is guilty of aggravated	161
menacing. Except as otherwise provided in this division,	162
aggravated menacing is a misdemeanor of the first degree. If the	163
victim of the offense is an officer or employee of a public	164
children services agency or a private child placing agency and the	165
offense relates to the officer's or employee's performance or	166
anticipated performance of official responsibilities or duties,	167
aggravated menacing is a felony of the fifth degree or, if the	168
offender previously has been convicted of or pleaded guilty to an	169
offense of violence, the victim of that prior offense was an	170
officer or employee of a public children services agency or	171
private child placing agency, and that prior offense related to	172

the officer's or employee's performance or anticipated performance

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of official responsibilities or duties, a felony of the fourth	174
degree. If the offense occurs in a courthouse or another building	175
or structure in which a courtroom is located, aggravated menacing	176
is a felony of the fifth degree.	177
Section 2. That existing sections 2903.13 and 2903.21 of the	178
Revised Code are hereby repealed.	179