As Passed by the House

127th General Assembly Regular Session 2007-2008

S. B. No. 269

Senator Schuler

Cosponsors: Senators Jacobson, Goodman, Schuring, Mason, Fedor, Kearney, Buehrer, Cafaro, Carey, Padgett, Schaffer, Wagoner, Stivers, Miller, D., Cates, Sawyer, Miller, R., Smith, Harris Representatives Bacon, Batchelder, Bubp, DeBose, Domenick, Garrison, Hagan, R., Harwood, Huffman, Hughes, Letson, Luckie, Miller, Oelslager, Schneider, Slesnick, Stewart, D., Ujvagi, Yuko

A BILL

To amend section 1345.51 and to enact sections

1349.80 to 1349.82 of the Revised Code to prohibit

any person from advertising or conducting a live

musical performance or production in Ohio through

the use of a false, deceptive, or misleading

affiliation, connection, or association between a

performing group and a recording group.

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

Section 1. That section 1345.51 be amended and sections	8
1349.80, 1349.81, and 1349.82 of the Revised Code be enacted to	9
read as follows:	10
Sec. 1345.51. There is hereby created in the state treasury	11
the consumer protection enforcement fund. The fund shall include	12
civil penalties ordered pursuant to divisions (A) and (D) of	13
section 1345.07 of the Revised Code and paid as provided in	14

musical performance or production in this state through the use of	45
a false, deceptive, or misleading affiliation, connection, or	46
association between a performing group and a recording group.	47
(B) Division (A) of this section does not apply to a person	48
if any of the following circumstances apply:	49
(1) The performing group is the authorized registrant and	50
owner of a federal service mark for that group registered in the	51
United States patent and trademark office.	52
(2) At least one member of the performing group is a member	53
of the recording group and has a legal right to that group name by	54
virtue of use or operation under the group name without having	55
abandoned the name or affiliation with the group.	56
(3) The live musical performance or production is identified	57
in all advertising and promotion for the performance as a salute	58
or tribute to the recording group.	59
(4) The advertising does not relate to a live musical	60
performance or production that the performing group conducts in	61
this state.	62
(5) The performance or production is authorized expressly in	63
writing by at least one member of the recording group.	64
Sec. 1349.82. (A) The attorney general may investigate any	65
person who has allegedly violated division (A) of section 1349.81	66
of the Revised Code. The attorney general has the same powers to	67
investigate an alleged violation of division (A) of section	68
1349.81 of the Revised Code as those powers specified in section	69
1345.06 of the Revised Code.	70
(B) If, after an investigation, the attorney general	71
determines that reasonable evidence exists of a violation of	72
division (A) of section 1349.81 of the Revised Code, the attorney	73

general, within seven days after that determination, shall send	74
the party who is the subject of the investigation, a written	75
notice, by regular mail, that includes all of the following:	76
(1) A description of the activity in which the party is	77
engaging or has engaged that allegedly violates that division;	78
(2) A statement that the attorney general will hold a hearing	79
regarding that alleged violation and the date and place of that	80
<pre>hearing;</pre>	81
(3) A statement informing the party that the party or the	82
party's attorney may appear in person at the hearing and present	83
evidence and examine witnesses appearing for and against the	84
party, or the party may submit written testimony stating any	85
positions, arguments, or contentions.	86
(C) The attorney general shall conduct a hearing to hear the	87
testimony of all parties present pursuant to division (B)(3) of	88
this section and shall consider any written testimony submitted	89
pursuant to that division, and determine whether there has been a	90
violation of division (A) of section 1349.81 of the Revised Code.	91
The attorney general shall maintain a transcript of the	92
proceedings of the hearing and issue a written opinion to all	93
parties, citing the findings of the attorney general and grounds	94
for any action taken.	95
(D) If the attorney general finds, pursuant to a hearing held	96
in accordance with division (C) of this section, that a violation	97
of division (A) of section 1349.81 of the Revised Code has	98
occurred, the attorney general may assess a civil penalty of not	99
less than five thousand dollars nor more than fifteen thousand	100
dollars per violation. Each performance or production performed in	101
violation of division (A) of section 1349.81 of the Revised Code	102
constitutes a separate violation. The attorney general shall	103
determine the terms of payment. A civil penalty assessed under	104