As Reported by the House Criminal Justice Committee

127th General Assembly Regular Session 2007-2008

Sub. S. B. No. 320

Senator Seitz

Cosponsors: Senators Spada, Schuring, Padgett, Coughlin, Schaffer,
Grendell, Fedor, Amstutz, Austria, Boccieri, Buehrer, Cates, Faber, Harris,
Kearney, Mason, Miller, R., Morano, Mumper, Niehaus, Sawyer, Schuler,
Stivers, Wagoner, Wilson, Smith, Jacobson
Representatives Yuko, Mallory

A BILL

C	amend sections 2913.01, 2913.02, 2913.72, and	L
	2923.31 and to enact section 1333.851 of the	2
	Revised Code to include organized retail theft and	3
	substantially similar conduct occurring in another	4
	state within the definition of corrupt activity as	5
	used in the Ohio Corrupt Activities Law, to	6
	require compensation of an alcoholic beverage	7
	distributor before reassigning the distributor's	8
	product or brand territory, to make changes to the	9
	law governing certain franchise agreements between	10
	a successor manufacturer and distributor, and to	11
	permit a court to order an offender who steals	12
	rental property to pay for the cost of repairing	13
	or replacing the stolen property and any loss of	14
	revenue resulting from deprivation of the property	15
	due to theft.	16

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

Section 1. That sections 2913.01, 2913.02, 2913.72, and	17
2923.31 be amended and section 1333.851 of the Revised Code be	18
enacted to read as follows:	19
Sec. 1333.851. (A) With respect to any merger, acquisition,	20
purchase, or assignment under division (D) of section 1333.85 of	21
the Revised Code, both of the following apply:	22
(1) The territories for the particular product or brand of	23
alcoholic beverage shall not be assigned to another distributor	24
until the successor manufacturer compensates the terminated or	25
nonrenewed distributor for the diminished value of the	26
distributor's business.	27
(2) When a distributor receives written notice of termination	28
or nonrenewal of its franchise pursuant to division (D) of section	29
1333.85 of the Revised Code, the distribution of beer or wine for	30
ninety days or more without a written contract shall not	31
constitute a franchise relationship between the successor	32
manufacturer and the distributor under section 1333.83 of the	33
Revised Code.	34
(B) With respect to the merger, acquisition, or purchase of a	35
manufacturer by a successor manufacturer or the purchase or	36
assignment of a product or brand to a successor manufacturer under	37
division (D) of section 1333.85 of the Revised Code, all of the	38
following apply:	39
(1) Except as otherwise provided in division (B)(2) of this	40
section, within seventy-five days after a distributor receives	41
written notice of termination or nonrenewal of its franchise	42
pursuant to division (D) of section 1333.85 of the Revised Code,	43
the distributor shall provide the successor manufacturer with the	44
three previous years of financial statements and other relevant	45
and reasonably necessary financial information regarding the	46

its last good faith offer to the distributor on the ninety-first

day after the action is filed and shall treat the manufacturer's

application for that order as a request for emergency injunctive

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relief without the need for any showing of irreparable harm. Upon	79
payment of the amount of its last good faith offer to the	80
distributor, the successor manufacturer may transfer the brands to	81
a new distributor. After the successor manufacturer's payment of	82
that amount to the distributor and its transfer of the brands, the	83
court shall determine the diminished value of the distributor's	84
business. The successor manufacturer shall pay the distributor the	85
amount of the diminished value determined by the court less the	86
amount of its last good faith offer previously paid pursuant to	87
division (B)(5) of this section.	88
(6) The parties by mutual agreement may extend or shorten any	89
of the time deadlines set forth in this section.	90
Sec. 2913.01. As used in this chapter, unless the context	91
requires that a term be given a different meaning:	92
(A) "Deception" means knowingly deceiving another or causing	93
another to be deceived by any false or misleading representation,	94
by withholding information, by preventing another from acquiring	95
information, or by any other conduct, act, or omission that	96
creates, confirms, or perpetuates a false impression in another,	97
including a false impression as to law, value, state of mind, or	98
other objective or subjective fact.	99
(B) "Defraud" means to knowingly obtain, by deception, some	100
benefit for oneself or another, or to knowingly cause, by	101
deception, some detriment to another.	102
(C) "Deprive" means to do any of the following:	103
(1) Withhold property of another permanently, or for a period	104
that appropriates a substantial portion of its value or use, or	105
with purpose to restore it only upon payment of a reward or other	106
consideration;	107
(2) Dispose of property so as to make it unlikely that the	108

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owner will recover it;	109
(3) Accept, use, or appropriate money, property, or services,	110
with purpose not to give proper consideration in return for the	111
money, property, or services, and without reasonable justification	112
or excuse for not giving proper consideration.	113
(D) "Owner" means, unless the context requires a different	114
meaning, any person, other than the actor, who is the owner of,	115
who has possession or control of, or who has any license or	116
interest in property or services, even though the ownership,	117
possession, control, license, or interest is unlawful.	118
(E) "Services" include labor, personal services, professional	119
services, rental services, public utility services including	120
wireless service as defined in division (F)(1) of section 4931.40	121
of the Revised Code, common carrier services, and food, drink,	122
transportation, entertainment, and cable television services and,	123
for purposes of section 2913.04 of the Revised Code, include cable	124
services as defined in that section.	125
(F) "Writing" means any computer software, document, letter,	126
memorandum, note, paper, plate, data, film, or other thing having	127
in or upon it any written, typewritten, or printed matter, and any	128
token, stamp, seal, credit card, badge, trademark, label, or other	129
symbol of value, right, privilege, license, or identification.	130
(G) "Forge" means to fabricate or create, in whole or in part	131
and by any means, any spurious writing, or to make, execute,	132
alter, complete, reproduce, or otherwise purport to authenticate	133
any writing, when the writing in fact is not authenticated by that	134
conduct.	135
(H) "Utter" means to issue, publish, transfer, use, put or	136
send into circulation, deliver, or display.	137
(I) "Coin machine" means any mechanical or electronic device	138
designed to do both of the following:	139

(1) Receive a coin, bill, or token made for that purpose;	140
(2) In return for the insertion or deposit of a coin, bill,	141
or token, automatically dispense property, provide a service, or	142
grant a license.	143
(J) "Slug" means an object that, by virtue of its size,	144
shape, composition, or other quality, is capable of being inserted	145
or deposited in a coin machine as an improper substitute for a	146
genuine coin, bill, or token made for that purpose.	147
(K) "Theft offense" means any of the following:	148
(1) A violation of section 2911.01, 2911.02, 2911.11,	149
2911.12, 2911.13, 2911.31, 2911.32, 2913.02, 2913.03, 2913.04,	150
2913.041, 2913.05, 2913.06, 2913.11, 2913.21, 2913.31, 2913.32,	151
2913.33, 2913.34, 2913.40, 2913.42, 2913.43, 2913.44, 2913.45,	152
2913.47, former section 2913.47 or 2913.48, or section 2913.51,	153
2915.05, or 2921.41 of the Revised Code;	154
(2) A violation of an existing or former municipal ordinance	155
or law of this or any other state, or of the United States,	156
substantially equivalent to any section listed in division (K)(1)	157
of this section or a violation of section 2913.41, 2913.81, or	158
2915.06 of the Revised Code as it existed prior to July 1, 1996;	159
(3) An offense under an existing or former municipal	160
ordinance or law of this or any other state, or of the United	161
States, involving robbery, burglary, breaking and entering, theft,	162
embezzlement, wrongful conversion, forgery, counterfeiting,	163
deceit, or fraud;	164
(4) A conspiracy or attempt to commit, or complicity in	165
committing, any offense under division $(K)(1)$, (2) , or (3) of this	166
section.	167
(L) "Computer services" includes, but is not limited to, the	168

use of a computer system, computer network, computer program, data

that is prepared for computer use, or data that is contained	170
within a computer system or computer network.	171
(M) "Computer" means an electronic device that performs	172
logical, arithmetic, and memory functions by the manipulation of	173
electronic or magnetic impulses. "Computer" includes, but is not	174
limited to, all input, output, processing, storage, computer	175
program, or communication facilities that are connected, or	176
related, in a computer system or network to an electronic device	177
of that nature.	178
(N) "Computer system" means a computer and related devices,	179
whether connected or unconnected, including, but not limited to,	180
data input, output, and storage devices, data communications	181
links, and computer programs and data that make the system capable	182
of performing specified special purpose data processing tasks.	183
(O) "Computer network" means a set of related and remotely	184
connected computers and communication facilities that includes	185
more than one computer system that has the capability to transmit	186
among the connected computers and communication facilities through	187
the use of computer facilities.	188
(P) "Computer program" means an ordered set of data	189
representing coded instructions or statements that, when executed	190
by a computer, cause the computer to process data.	191
(Q) "Computer software" means computer programs, procedures,	192
and other documentation associated with the operation of a	193
computer system.	194
(R) "Data" means a representation of information, knowledge,	195
facts, concepts, or instructions that are being or have been	196
prepared in a formalized manner and that are intended for use in a	197
computer, computer system, or computer network. For purposes of	198
section 2913.47 of the Revised Code, "data" has the additional	199

meaning set forth in division (A) of that section.

- (S) "Cable television service" means any services provided by 201 or through the facilities of any cable television system or other 202 similar closed circuit coaxial cable communications system, or any 203 microwave or similar transmission service used in connection with 204 any cable television system or other similar closed circuit 205 coaxial cable communications system. 206 207 (T) "Gain access" means to approach, instruct, communicate with, store data in, retrieve data from, or otherwise make use of 208 any resources of a computer, computer system, or computer network, 209 or any cable service or cable system both as defined in section 210 2913.04 of the Revised Code. 211 (U) "Credit card" includes, but is not limited to, a card, 212 code, device, or other means of access to a customer's account for 213 the purpose of obtaining money, property, labor, or services on 214 credit, or for initiating an electronic fund transfer at a 215 point-of-sale terminal, an automated teller machine, or a cash 216 dispensing machine. It also includes a county procurement card 217 issued under section 301.29 of the Revised Code. 218 (V) "Electronic fund transfer" has the same meaning as in 92 219 Stat. 3728, 15 U.S.C.A. 1693a, as amended. 220 (W) "Rented property" means personal property in which the 221 right of possession and use of the property is for a short and 222 possibly indeterminate term in return for consideration; the 223 rentee generally controls the duration of possession of the 224 property, within any applicable minimum or maximum term; and the 225 amount of consideration generally is determined by the duration of 226 possession of the property. 227 (X) "Telecommunication" means the origination, emission, 228
- dissemination, transmission, or reception of data, images,
 signals, sounds, or other intelligence or equivalence of
 intelligence of any nature over any communications system by any
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retrieving, utilizing, or making available information via

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telecommunications, including, but not limited to, electronic	264
publishing.	265
(2) "Information service" does not include any use of a	266
capability of a type described in division (BB)(1) of this section	267
for the management, control, or operation of a telecommunications	268
system or the management of a telecommunications service.	269
(CC) "Elderly person" means a person who is sixty-five years	270
of age or older.	271
(DD) "Disabled adult" means a person who is eighteen years of	272
age or older and has some impairment of body or mind that makes	273
the person unable to work at any substantially remunerative	274
employment that the person otherwise would be able to perform and	275
that will, with reasonable probability, continue for a period of	276
at least twelve months without any present indication of recovery	277
from the impairment, or who is eighteen years of age or older and	278
has been certified as permanently and totally disabled by an	279
agency of this state or the United States that has the function of	280
so classifying persons.	281
(EE) "Firearm" and "dangerous ordnance" have the same	282
meanings as in section 2923.11 of the Revised Code.	283
(FF) "Motor vehicle" has the same meaning as in section	284
4501.01 of the Revised Code.	285
(GG) "Dangerous drug" has the same meaning as in section	286
4729.01 of the Revised Code.	287
(HH) "Drug abuse offense" has the same meaning as in section	288
2925.01 of the Revised Code.	289
(II)(1) "Computer hacking" means any of the following:	290
(a) Gaining access or attempting to gain access to all or	291
part of a computer, computer system, or a computer network without	292
express or implied authorization with the intent to defraud or	293

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with intent to commit a crime;

(b) Misusing computer or network services including, but not	295
limited to, mail transfer programs, file transfer programs, proxy	296
servers, and web servers by performing functions not authorized by	297
the owner of the computer, computer system, or computer network or	298
other person authorized to give consent. As used in this division,	299
"misuse of computer and network services" includes, but is not	300
limited to, the unauthorized use of any of the following:	301

- (i) Mail transfer programs to send mail to persons other than the authorized users of that computer or computer network;
- (ii) File transfer program proxy services or proxy servers to 304 access other computers, computer systems, or computer networks; 305
- (iii) Web servers to redirect users to other web pages or web 306 307 servers.
- (c)(i) Subject to division (II)(1)(c)(ii) of this section, 308 using a group of computer programs commonly known as "port 309 scanners" or "probes" to intentionally access any computer, 310 computer system, or computer network without the permission of the 311 owner of the computer, computer system, or computer network or 312 other person authorized to give consent. The group of computer 313 programs referred to in this division includes, but is not limited 314 to, those computer programs that use a computer network to access 315 a computer, computer system, or another computer network to 316 determine any of the following: the presence or types of computers 317 or computer systems on a network; the computer network's 318 facilities and capabilities; the availability of computer or 319 network services; the presence or versions of computer software 320 including, but not limited to, operating systems, computer 321 322 services, or computer contaminants; the presence of a known computer software deficiency that can be used to gain unauthorized 323 access to a computer, computer system, or computer network; or any 324

other information about a computer, computer system, or computer 325 network not necessary for the normal and lawful operation of the 326 computer initiating the access. 327 (ii) The group of computer programs referred to in division 328 (II)(1)(c)(i) of this section does not include standard computer 329 software used for the normal operation, administration, 330 management, and test of a computer, computer system, or computer 331 network including, but not limited to, domain name services, mail 332 transfer services, and other operating system services, computer 333 programs commonly called "ping," "tcpdump," and "traceroute" and 334 other network monitoring and management computer software, and 335 computer programs commonly known as "nslookup" and "whois" and 336 other systems administration computer software. 337 (d) The intentional use of a computer, computer system, or a 338 computer network in a manner that exceeds any right or permission 339 granted by the owner of the computer, computer system, or computer 340 network or other person authorized to give consent. 341 (2) "Computer hacking" does not include the introduction of a 342 computer contaminant, as defined in section 2909.02 of the Revised 343 Code, into a computer, computer system, computer program, or 344 computer network. 345 (JJ) "Police dog or horse" has the same meaning as in section 346 2921.321 of the Revised Code. 347 (KK) "Anhydrous ammonia" is a compound formed by the 348 combination of two gaseous elements, nitrogen and hydrogen, in the 349 manner described in this division. Anhydrous ammonia is one part 350 nitrogen to three parts hydrogen (NH3). Anhydrous ammonia by 351 weight is fourteen parts nitrogen to three parts hydrogen, which 352 is approximately eighty-two per cent nitrogen to eighteen per cent 353 hydrogen. 354

(LL) "Assistance dog" has the same meaning as in section

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or more and is less than one million dollars, a violation of this

section is aggravated theft, a felony of the second degree. If the

value of the property or services stolen is one million dollars or

more, a violation of this section is aggravated theft of one

million dollars or more, a felony of the first degree.

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- (3) Except as otherwise provided in division (B)(4), (5), 391 (6), (7), or (8) of this section, if the victim of the offense is 392 an elderly person or disabled adult, a violation of this section 393 is theft from an elderly person or disabled adult, and division 394 (B)(3) of this section applies. Except as otherwise provided in 395 this division, theft from an elderly person or disabled adult is a 396 felony of the fifth degree. If the value of the property or 397 services stolen is five hundred dollars or more and is less than 398 five thousand dollars, theft from an elderly person or disabled 399 adult is a felony of the fourth degree. If the value of the 400 property or services stolen is five thousand dollars or more and 401 is less than twenty-five thousand dollars, theft from an elderly 402 person or disabled adult is a felony of the third degree. If the 403 value of the property or services stolen is twenty-five thousand 404 dollars or more and is less than one hundred thousand dollars, 405 theft from an elderly person or disabled adult is a felony of the 406 second degree. If the value of the property or services stolen is 407 one hundred thousand dollars or more, theft from an elderly person 408 or disabled adult is a felony of the first degree. 409
- (4) If the property stolen is a firearm or dangerous 410 ordnance, a violation of this section is grand theft. Except as 411 otherwise provided in this division, grand theft when the property 412 stolen is a firearm or dangerous ordnance is a felony of the third 413 degree, and there is a presumption in favor of the court imposing 414 a prison term for the offense. If the firearm or dangerous 415 ordnance was stolen from a federally licensed firearms dealer, 416 grand theft when the property stolen is a firearm or dangerous 417

ordnance is a felony of the first degree. The offender shall serve	418
a prison term imposed for grand theft when the property stolen is	419
a firearm or dangerous ordnance consecutively to any other prison	420
term or mandatory prison term previously or subsequently imposed	421
upon the offender.	422
(5) If the property stolen is a motor vehicle, a violation of	423
this section is grand theft of a motor vehicle, a felony of the	424
fourth degree.	425
(6) If the property stolen is any dangerous drug, a violation	426
of this section is theft of drugs, a felony of the fourth degree,	427
or, if the offender previously has been convicted of a felony drug	428
abuse offense, a felony of the third degree.	429
(7) If the property stolen is a police dog or horse or an	430
assistance dog and the offender knows or should know that the	431
property stolen is a police dog or horse or an assistance dog, a	432
violation of this section is theft of a police dog or horse or an	433
assistance dog, a felony of the third degree.	434
(8) If the property stolen is anhydrous ammonia, a violation	435
of this section is theft of anhydrous ammonia, a felony of the	436
third degree.	437
(9) In addition to the penalties described in division (B)(2)	438
of this section, if the offender committed the violation by	439
causing a motor vehicle to leave the premises of an establishment	440
at which gasoline is offered for retail sale without the offender	441
making full payment for gasoline that was dispensed into the fuel	442
tank of the motor vehicle or into another container, the court may	443
do one of the following:	444
(a) Unless division (B)(9)(b) of this section applies,	445
suspend for not more than six months the offender's driver's	446
license, probationary driver's license, commercial driver's	447

license, temporary instruction permit, or nonresident operating

privilege;	449
(b) If the offender's driver's license, probationary driver's	450
license, commercial driver's license, temporary instruction	451
permit, or nonresident operating privilege has previously been	452
suspended pursuant to division (B)(9)(a) of this section, impose a	453
class seven suspension of the offender's license, permit, or	454
privilege from the range specified in division (A)(7) of section	455
4510.02 of the Revised Code, provided that the suspension shall be	456
for at least six months.	457
(10) In addition to the penalties described in division	458
(B)(2) of this section, if the offender committed the violation by	459
stealing rented property or rental services, the court may order	460
that the offender make restitution pursuant to section 2929.18 or	461
2929.28 of the Revised Code. Restitution may include, but is not	462
limited to, the cost of repairing or replacing the stolen	463
property, or the cost of repairing the stolen property and any	464
loss of revenue resulting from deprivation of the property due to	465
theft of rental services that is less than or equal to the actual	466
value of the property at the time it was rented. Evidence of	467
intent to commit theft of rented property or rental services shall	468
be determined pursuant to the provisions of section 2913.72 of the	469
Revised Code.	470
(C) The sentencing court that suspends an offender's license,	471
permit, or nonresident operating privilege under division (B)(9)	472
of this section may grant the offender limited driving privileges	473
during the period of the suspension in accordance with Chapter	474
4510. of the Revised Code.	475
God 2013 72 (A) Fach of the following shall be sensidered	176
Sec. 2913.72. (A) Each of the following shall be considered evidence of an intent to commit theft of rented property or rental	476
services:	477 478
<u>261 A T C E 2</u> •	4/0
(1) At the time of entering into the rental contract, the	479

rentee presented the renter with identification that was	480
materially false, fictitious, or not current with respect to name,	481
address, place of employment, or other relevant information.	482
(2) After receiving a notice demanding the return of rented	483
property as provided in division (B) of this section, the rentee	484
neither returned the rented property nor made arrangements	485
acceptable with the renter to return the rented property.	486
(B) To establish that a rentee has an intent to commit theft	487
of rented property or rental services under division (A)(2) of	488
this section, a renter may issue a notice to a rentee demanding	489
the return of rented property. The renter shall mail the notice by	490
certified mail, return receipt requested, to the rentee at the	491
address the rentee gave when the rental contract was executed, or	492
to the rentee at the last address the rentee or the rentee's agent	493
furnished in writing to the renter.	494
(C) A demand for the return of rented property is not a	495
prerequisite for the prosecution of a rentee for theft of rented	496
property or rental services. The evidence specified in division	497
(A) of this section does not constitute the only evidence that may	498
be considered as evidence of intent to commit theft of rented	499
property <u>or rental services</u> .	500
(D) As used in this section:	501
(1) "Renter" means a person who owns rented property.	502
(2) "Rentee" means a person who pays consideration to a	503
renter for the use of rented property.	504
Sec. 2923.31. As used in sections 2923.31 to 2923.36 of the	505
Revised Code:	
Revised Code:	506
(A) "Beneficial interest" means any of the following:	507
(1) The interest of a person as a beneficiary under a trust	508
in which the trustee holds title to personal or real property;	509

(2) The interest of a person as a beneficiary under any other 510 trust arrangement under which any other person holds title to 511 personal or real property for the benefit of such person; 512 (3) The interest of a person under any other form of express 513 fiduciary arrangement under which any other person holds title to 514 personal or real property for the benefit of such person. 515 "Beneficial interest" does not include the interest of a 516 stockholder in a corporation or the interest of a partner in 517 either a general or limited partnership. 518 (B) "Costs of investigation and prosecution" and "costs of 519 investigation and litigation" mean all of the costs incurred by 520 the state or a county or municipal corporation under sections 521 2923.31 to 2923.36 of the Revised Code in the prosecution and 522 investigation of any criminal action or in the litigation and 523 investigation of any civil action, and includes, but is not 524 limited to, the costs of resources and personnel. 525 (C) "Enterprise" includes any individual, sole 526 proprietorship, partnership, limited partnership, corporation, 527 trust, union, government agency, or other legal entity, or any 528 organization, association, or group of persons associated in fact 529 although not a legal entity. "Enterprise" includes illicit as well 530 as licit enterprises. 531 (D) "Innocent person" includes any bona fide purchaser of 532 property that is allegedly involved in a violation of section 533 2923.32 of the Revised Code, including any person who establishes 534 a valid claim to or interest in the property in accordance with 535 division (E) of section 2981.04 of the Revised Code, and any 536 victim of an alleged violation of that section or of any 537 underlying offense involved in an alleged violation of that 538 section. 539

(E) "Pattern of corrupt activity" means two or more incidents

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of corrupt activity, whether or not there has been a prior	541
conviction, that are related to the affairs of the same	542
enterprise, are not isolated, and are not so closely related to	543
each other and connected in time and place that they constitute a	544
single event.	545

At least one of the incidents forming the pattern shall occur on or after January 1, 1986. Unless any incident was an aggravated murder or murder, the last of the incidents forming the pattern shall occur within six years after the commission of any prior incident forming the pattern, excluding any period of imprisonment served by any person engaging in the corrupt activity.

For the purposes of the criminal penalties that may be 552 imposed pursuant to section 2923.32 of the Revised Code, at least 553 one of the incidents forming the pattern shall constitute a felony 554 under the laws of this state in existence at the time it was 555 committed or, if committed in violation of the laws of the United 556 States or of any other state, shall constitute a felony under the 557 law of the United States or the other state and would be a 558 criminal offense under the law of this state if committed in this 559 state. 560

- (F) "Pecuniary value" means money, a negotiable instrument, a 561 commercial interest, or anything of value, as defined in section 562 1.03 of the Revised Code, or any other property or service that 563 has a value in excess of one hundred dollars. 564
- (G) "Person" means any person, as defined in section 1.59 of the Revised Code, and any governmental officer, employee, or 566 entity.
- (H) "Personal property" means any personal property, any
 interest in personal property, or any right, including, but not
 limited to, bank accounts, debts, corporate stocks, patents, or
 copyrights. Personal property and any beneficial interest in
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personal property are deemed to be located where the trustee of	572
the property, the personal property, or the instrument evidencing	573
the right is located.	574
(I) "Corrupt activity" means engaging in, attempting to	575
engage in, conspiring to engage in, or soliciting, coercing, or	576
intimidating another person to engage in any of the following:	577
(1) Conduct defined as "racketeering activity" under the	578
"Organized Crime Control Act of 1970," 84 Stat. 941, 18 U.S.C.	579
1961(1)(B), (1)(C), (1)(D), and (1)(E), as amended;	580
(2) Conduct constituting any of the following:	581
(a) A violation of section 1315.55, 1322.02, 2903.01,	582
2903.02, 2903.03, 2903.04, 2903.11, 2903.12, 2905.01, 2905.02,	583
2905.11, 2905.22, 2907.321, 2907.322, 2907.323, 2909.02, 2909.03,	584
2909.22, 2909.23, 2909.24, 2909.26, 2909.27, 2909.28, 2909.29,	585
2911.01, 2911.02, 2911.11, 2911.12, 2911.13, 2911.31, 2913.05,	586
2913.06, 2921.02, 2921.03, 2921.04, 2921.11, 2921.12, 2921.32,	587
2921.41, 2921.42, 2921.43, 2923.12, or 2923.17; division	588
(F)(1)(a), (b), or (c) of section 1315.53; division (A)(1) or (2)	589
of section 1707.042; division (B), (C)(4), (D), (E), or (F) of	590
section 1707.44; division (A)(1) or (2) of section 2923.20;	591
division (J)(1) of section 4712.02; section 4719.02, 4719.05, or	592
4719.06; division (C), (D), or (E) of section 4719.07; section	593
4719.08; or division (A) of section 4719.09 of the Revised Code.	594
(b) Any violation of section 3769.11, 3769.15, 3769.16, or	595
3769.19 of the Revised Code as it existed prior to July 1, 1996,	596
any violation of section 2915.02 of the Revised Code that occurs	597
on or after July 1, 1996, and that, had it occurred prior to that	598
date, would have been a violation of section 3769.11 of the	599
Revised Code as it existed prior to that date, or any violation of	600
section 2915.05 of the Revised Code that occurs on or after July	601

1, 1996, and that, had it occurred prior to that date, would have

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been a violation of section 3769.15, 3769.16, or 3769.19 of the 603 Revised Code as it existed prior to that date. 604

- (c) Any violation of section 2907.21, 2907.22, 2907.31, 605 2913.02, 2913.11, 2913.21, 2913.31, 2913.32, 2913.34, 2913.42, 606 2913.47, 2913.51, 2915.03, 2925.03, 2925.04, 2925.05, or 2925.37 607 of the Revised Code, any violation of section 2925.11 of the 608 Revised Code that is a felony of the first, second, third, or 609 fourth degree and that occurs on or after July 1, 1996, any 610 violation of section 2915.02 of the Revised Code that occurred 611 prior to July 1, 1996, any violation of section 2915.02 of the 612 Revised Code that occurs on or after July 1, 1996, and that, had 613 it occurred prior to that date, would not have been a violation of 614 section 3769.11 of the Revised Code as it existed prior to that 615 date, any violation of section 2915.06 of the Revised Code as it 616 existed prior to July 1, 1996, or any violation of division (B) of 617 section 2915.05 of the Revised Code as it exists on and after July 618 1, 1996, when the proceeds of the violation, the payments made in 619 the violation, the amount of a claim for payment or for any other 620 benefit that is false or deceptive and that is involved in the 621 violation, or the value of the contraband or other property 622 illegally possessed, sold, or purchased in the violation exceeds 623 five hundred dollars, or any combination of violations described 624 in division (I)(2)(c) of this section when the total proceeds of 625 the combination of violations, payments made in the combination of 626 violations, amount of the claims for payment or for other benefits 627 that is false or deceptive and that is involved in the combination 628 of violations, or value of the contraband or other property 629 illegally possessed, sold, or purchased in the combination of 630 violations exceeds five hundred dollars; 631
- (d) Any violation of section 5743.112 of the Revised Code 632 when the amount of unpaid tax exceeds one hundred dollars; 633
 - (e) Any violation or combination of violations of section 634

2907.32 of the Revised Code involving any material or performance	635
containing a display of bestiality or of sexual conduct, as	636
defined in section 2907.01 of the Revised Code, that is explicit	637
and depicted with clearly visible penetration of the genitals or	638
clearly visible penetration by the penis of any orifice when the	639
total proceeds of the violation or combination of violations, the	640
payments made in the violation or combination of violations, or	641
the value of the contraband or other property illegally possessed,	642
sold, or purchased in the violation or combination of violations	643
exceeds five hundred dollars;	644
(f) Any combination of violations described in division	645
(I)(2)(c) of this section and violations of section 2907.32 of the	646
Revised Code involving any material or performance containing a	647
display of bestiality or of sexual conduct, as defined in section	648
2907.01 of the Revised Code, that is explicit and depicted with	649
clearly visible penetration of the genitals or clearly visible	650
penetration by the penis of any orifice when the total proceeds of	651
the combination of violations, payments made in the combination of	652
violations, amount of the claims for payment or for other benefits	653
that is false or deceptive and that is involved in the combination	654
of violations, or value of the contraband or other property	655
illegally possessed, sold, or purchased in the combination of	656
violations exceeds five hundred dollars.	657
(3) Conduct constituting a violation of any law of any state	658
other than this state that is substantially similar to the conduct	659
described in division (I)(2) of this section, provided the	660
defendant was convicted of the conduct in a criminal proceeding in	661
the other state;	662
(4) Animal or ecological terrorism $\underline{:}$	663
(5)(a) Conduct constituting any of the following:	664
(i) Organized retail theft;	665

(ii) Conduct that constitutes one or more violations of any	666
law of any state other than this state, that is substantially	667
similar to organized retail theft, and that if committed in this	668
state would be organized retail theft, if the defendant was	669
convicted of or pleaded guilty to the conduct in a criminal	670
proceeding in the other state.	671
(b) By enacting division (I)(5)(a) of this section, it is the	672
intent of the general assembly to add organized retail theft and	673
the conduct described in division (I)(5)(a)(ii) of this section as	674
conduct constituting corrupt activity. The enactment of division	675
(I)(5)(a) of this section and the addition by division (I)(5)(a)	676
of this section of organized retail theft and the conduct	677
described in division (I)(5)(a)(ii) of this section as conduct	678
constituting corrupt activity does not limit or preclude, and	679
shall not be construed as limiting or precluding, any prosecution	680
for a violation of section 2923.32 of the Revised Code that is	681
based on one or more violations of section 2913.02 or 2913.51 of	682
the Revised Code, one or more similar offenses under the laws of	683
this state or any other state, or any combination of any of those	684
violations or similar offenses, even though the conduct	685
constituting the basis for those violations or offenses could be	686
construed as also constituting organized retail theft or conduct	687
of the type described in division (I)(5)(a)(ii) of this section.	688
(J) "Real property" means any real property or any interest	689
in real property, including, but not limited to, any lease of, or	690
mortgage upon, real property. Real property and any beneficial	691
interest in it is deemed to be located where the real property is	692
located.	693
(K) "Trustee" means any of the following:	694
(1) Any person acting as trustee under a trust in which the	695
trustee holds title to personal or real property;	696

is held.

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(2) Any person who holds title to personal or real property	697
for which any other person has a beneficial interest;	698
(3) Any successor trustee.	699
"Trustee" does not include an assignee or trustee for an	700
insolvent debtor or an executor, administrator, administrator with	701
the will annexed, testamentary trustee, guardian, or committee,	702
appointed by, under the control of, or accountable to a court.	703
(L) "Unlawful debt" means any money or other thing of value	704
constituting principal or interest of a debt that is legally	705
unenforceable in this state in whole or in part because the debt	706
was incurred or contracted in violation of any federal or state	707
law relating to the business of gambling activity or relating to	708
the business of lending money at an usurious rate unless the	709
creditor proves, by a preponderance of the evidence, that the	710
usurious rate was not intentionally set and that it resulted from	711
a good faith error by the creditor, notwithstanding the	712
maintenance of procedures that were adopted by the creditor to	713
avoid an error of that nature.	714
(M) "Animal activity" means any activity that involves the	715
use of animals or animal parts, including, but not limited to,	716
hunting, fishing, trapping, traveling, camping, the production,	717
preparation, or processing of food or food products, clothing or	718
garment manufacturing, medical research, other research,	719
entertainment, recreation, agriculture, biotechnology, or service	720
activity that involves the use of animals or animal parts.	721
(N) "Animal facility" means a vehicle, building, structure,	722
nature preserve, or other premises in which an animal is lawfully	723
kept, handled, housed, exhibited, bred, or offered for sale,	724
including, but not limited to, a zoo, rodeo, circus, amusement	725
park, hunting preserve, or premises in which a horse or dog event	726

(O) "Animal or ecological terrorism" means the commission of	728
any felony that involves causing or creating a substantial risk of	729
physical harm to any property of another, the use of a deadly	730
weapon or dangerous ordnance, or purposely, knowingly, or	731
recklessly causing serious physical harm to property and that	732
involves an intent to obstruct, impede, or deter any person from	733
participating in a lawful animal activity, from mining, foresting,	734
harvesting, gathering, or processing natural resources, or from	735
being lawfully present in or on an animal facility or research	736
facility.	737
(P) "Research facility" means a place, laboratory,	738
institution, medical care facility, government facility, or public	739
or private educational institution in which a scientific test,	740
experiment, or investigation involving the use of animals or other	741
living organisms is lawfully carried out, conducted, or attempted.	742
	743
(Q) "Organized retail theft" means the theft of retail	744
property with a retail value of five hundred dollars or more from	745
one or more retail establishments with the intent to sell,	746
deliver, or transfer that property to a retail property fence.	747
(R) "Retail property" means any tangible personal property	748
displayed, held, stored, or offered for sale in or by a retail	749
establishment.	750
(S) "Retail property fence" means a person who possesses,	751
procures, receives, or conceals retail property that was	752
represented to the person as being stolen or that the person knows	753
or believes to be stolen.	754
(T) "Retail value" means the full retail value of the retail	755
property. In determining whether the retail value of retail	756
property equals or exceeds five hundred dollars, the value of all	757
retail property stolen from the retail establishment or retail	758

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establishments by the same person or persons within any	759
one-hundred-eighty-day period shall be aggregated.	760
Section 2. That existing sections 2913.01, 2913.02, 2913.72,	761
and 2923.31 of the Revised Code are hereby repealed.	762