As Introduced

129th General Assembly Regular Session 2011-2012

H. B. No. 329

Representative McGregor

Cosponsors: Representatives Blair, Hackett, Gonzales

A BILL

To amend sections 2913.05 and 4719.17 and to enact	1
section 109.88 of the Revised Code to allow the	2
Attorney General to investigate the offenses of	3
unauthorized use of property and	4
telecommunications fraud, to modify the penalties	5
for telecommunications fraud, and to create the	6
offense of telecommunications fraud perpetrated	7
against an elderly person or disabled adult.	8

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

Section 1. That sections 2913.05 and 4719.17 be amended and	9
section 109.88 of the Revised Code be enacted to read as follows:	10
Sec. 109.88. (A) If the attorney general has reasonable cause	11
to believe that a person or enterprise has engaged in, is engaging	12
in, or is preparing to engage in a violation of any provision of	13
section 2913.04 or 2913.05 of the Revised Code, the attorney	14
general may investigate the alleged violation.	15
(B) For purposes of an investigation under division (A) of	16
this section, the attorney general may issue subpoenas and	17
subpoenas duces tecum. The attorney general may compel the	18
attendance of witnesses and the production of records and papers	19

of all kinds and description that are relevant to the	20
investigation, including, but not limited to, any books, accounts,	21
documents, and memoranda pertaining to the subject of the	22
investigation. Upon the failure of any person to comply with any	23
subpoena or subpoena duces tecum issued by the attorney general	24
under this section, the attorney general may apply to the court of	25
common pleas in Franklin county or in any county in which an	26
element of the crime occurred for a contempt order as in the case	27
of disobedience of the requirements of a subpoena issued from the	28
court of common pleas or a refusal to testify on a subpoena.	29
(C) Any information gathered by the attorney general during	30
the course of the investigation that is in the possession of the	31
attorney general, a prosecuting attorney, a law enforcement	32
agency, or a special prosecutor is a confidential law enforcement	33
investigatory record for purposes of section 149.43 of the Revised	34
Code. No provision contained in this section affects or limits any	35
right of discovery granted to any person under the Revised Code,	36
the Rules of Criminal Procedure, or the Rules of Juvenile	37

Procedure.

Sec. 2913.05. (A) No person, having devised a scheme to 39 defraud, shall knowingly disseminate, transmit, or cause to be 40 disseminated or transmitted by means of a wire, radio, satellite, 41 telecommunication, telecommunications device, or 42 telecommunications service any writing, data, sign, signal, 43 picture, sound, or image with purpose to execute or otherwise 44 further the scheme to defraud. 45

(B) If an offender commits a violation of division (A) of
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this section and the violation occurs as part of a course of
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conduct involving other violations of division (A) of this section
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or violations of, attempts to violate, conspiracies to violate, or
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complicity in violations of section 2913.02, 2913.04, 2913.11,
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2913.21, 2913.31, 2913.42, 2913.43, or 2921.13 of the Revised	51
Code, the court, in determining the degree of the offense pursuant	52
to division (C) of this section, may aggregate the value of the	53
benefit obtained by the offender or of the detriment to the victim	54
of the fraud in the violations involved in that course of conduct.	55
The course of conduct may involve one victim or more than one	56
victim.	57
(C) Whoever violates this section is guilty of	58
telecommunications fraud. Except as otherwise provided in this	59
division, telecommunications fraud is a felony of the fifth	60
degree. If the value of the benefit obtained by the offender or of	61
the detriment to the victim of the fraud is five <u>one</u> thousand	62
dollars or more but less than one hundred <u>seven</u> thousand <u>five</u>	63
hundred dollars, telecommunications fraud is a felony of the	64
fourth degree. If the value of the benefit obtained by the	65
offender or of the detriment to the victim of the fraud is one	66
hundred <u>seven</u> thousand <u>five hundred</u> dollars or more <u>but less than</u>	67
one hundred fifty thousand dollars, telecommunications fraud is a	68
felony of the third degree. If the value of the benefit obtained	69
by the offender or of the detriment to the victims of the fraud is	70
one hundred fifty thousand dollars or more but less than one	71
million dollars, telecommunications fraud is a felony of the	72
second degree. If the value of the benefit obtained by the	73
offender or of the detriment to the victims of the fraud is one	74
million dollars or more, telecommunications fraud is a felony of	75
the first degree.	76

(D) If the victim of the offense is an elderly person or77disabled adult, a violation of this section is telecommunications78fraud perpetrated against an elderly person or disabled adult, and79division (D) of this section applies. Except as otherwise provided80in this division, telecommunications fraud perpetrated against an81elderly person or disabled adult is a felony of the fourth degree.82

If the value of the benefit obtained by the offender or of the	83
detriment to the victims of the fraud is one thousand dollars or	84
more but less than seven thousand five hundred dollars,	85
telecommunications fraud perpetrated against an elderly person or	86
disabled adult is a felony of the third degree. If the value of	87
the benefit obtained by the offender or of the detriment to the	88
victims of the fraud is seven thousand five hundred dollars or	89
more but less than one hundred fifty thousand dollars,	90
telecommunications fraud perpetrated against an elderly person or	91
disabled adult is a felony of the second degree. If the value of	92
the benefit obtained by the offender or of the detriment to the	93
victims of the fraud is one hundred fifty thousand dollars or	94
more, telecommunications fraud perpetrated against an elderly	95
person or disabled adult is a felony of the first degree.	96

Sec. 4719.17. There is hereby created in the state treasury 97 the telemarketing fraud enforcement fund. The treasurer of state 98 shall deposit into the fund registration fees paid pursuant to 99 divisions (A) and (D) of section 4719.02 of the Revised Code. The 100 consumer protection section of the office of the attorney general 101 shall use the moneys in the fund for the administration and 102 enforcement of the program of registration established in sections 103 4719.01 to 4719.18 of the Revised Code and also to pay for any 104 expenses reasonably related to the administration of Chapter 4719. 105 of the Revised Code, the investigation or prosecution of any 106 crimes investigated by the consumer protection section, or for 107 educational activities that advance the purposes of sections 108 4719.01 to 4719.18 Chapter 4719. of the Revised Code as set forth 109 in section 4719.18 of the Revised Code. 110

Section 2. That existing sections 2913.05 and 4719.17 of the 111 Revised Code are hereby repealed. 112