As Reported by the Senate Judiciary Committee

129th General Assembly Regular Session 2011-2012

Sub. S. B. No. 305

Senator Hughes

Cosponsors: Senators Patton, Turner

A BILL

То	enact section 2923.241 of the Revised Code to	1
	prohibit designing, building, constructing,	2
	fabricating, modifying, or altering a vehicle to	3
	create or add a hidden compartment with the intent	4
	to facilitate the unlawful concealment or	5
	transportation of a controlled substance, prohibit	6
	operating, possessing, or using a vehicle with a	7
	hidden compartment with knowledge that the hidden	8
	compartment is used or intended to be used to	9
	facilitate the unlawful concealment or	10
	transportation of a controlled substance, and	11
	prohibit a person who has committed a first or	12
	second degree felony violation of aggravated	13
	trafficking in drugs from operating, possessing,	14
	or using a vehicle with a hidden compartment.	15

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

Section 1. That section 2923.241 of the Revised Code be	16
enacted to read as follows:	17
Sec. 2923.241. (A) As used in this section:	18
(1) "Controlled substance" has the same meaning as in section	19
3719.01 of the Revised Code.	20

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unlawful concealment or transportation of a controlled substance.	51
(D) No person who has been convicted of or pleaded guilty to	52
a violation of aggravated trafficking in drugs under section	53
2925.03 of the Revised Code that is a felony of the first or	54
second degree shall operate, possess, or use a vehicle with a	
hidden compartment.	56
(E) Whoever violates division (B) of this section is guilty	57
of designing a vehicle with a hidden compartment used to transport	58
a controlled substance. Except as otherwise provided in this	59
division, designing a vehicle with a hidden compartment used to	60
transport a controlled substance is a felony of the fourth degree.	61
If the offender previously has been convicted of or pleaded quilty	62
to a violation of division (B) of this section, designing a	63
vehicle with a hidden compartment used to transport a controlled	64
substance is a felony of the third degree.	65
(F) Whoever violates division (C) or (D) of this section is	66
guilty of operating a vehicle with a hidden compartment used to	67
transport a controlled substance. Except as otherwise provided in	68
this division, operating a vehicle with a hidden compartment used	69
to transport a controlled substance is a felony of the fourth	70
degree. Except as otherwise provided in this division, if the	71
offender previously has been convicted of or pleaded guilty to a	72
violation of division (C) or (D) of this section, operating a	73
vehicle with a hidden compartment used to transport a controlled	74
substance is a felony of the third degree. If the hidden	75
compartment contains a controlled substance at the time of the	76
offense, operating a vehicle with a hidden compartment used to	77
transport a controlled substance is a felony of the second degree.	78
(G) This section does not apply to any law enforcement	79
officer acting in the performance of the law enforcement officer's	80
duties	81

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(H)(1) This section does not apply to any licensed motor	82
vehicle dealer or motor vehicle manufacturer that in the ordinary	83
course of business repairs, purchases, receives in trade, leases,	84
or sells a motor vehicle.	85
(2) This section does not impose a duty on a licensed motor	86
vehicle dealer to know, discover, report, repair, or disclose the	87
existence of a hidden compartment to any person.	88
(I) This section does not apply to a box, safe, container, or	89
other item added to a vehicle which is commercially manufactured	90
and advertised for the purpose of securing valuables, electronics,	91
or firearms provided that at the time of discovery the box, safe,	92
container, or other item added to the vehicle does not contain a	93
controlled substance or residue of a controlled substance.	94