As Introduced

130th General Assembly Regular Session 2013-2014

H. B. No. 74

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Representative Anielski

Cosponsors: Representatives Hackett, Ruhl, Fedor, Driehaus, Sprague,
Gonzales, Buchy, Antonio, Grossman, Pillich

A BILL

То	amend sections 2903.211 and 2917.21 of the Revised	1
	Code to expand the offenses of menacing by	2
	stalking and telecommunications harassment and to	3
	prohibit a person from knowingly causing another	4
	person to believe that the offender will cause	5
	physical harm or mental or emotional distress to a	6
	member of the other person's immediate family.	7

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

Section 1. That sections 2903.211 and 2917.21 of the Revised	8
Code be amended to read as follows:	9
Sec. 2903.211. (A)(1) No person by engaging in a pattern of	10
conduct shall knowingly cause another person to believe that the	11
offender will cause physical harm to the other person or a member	12
of the other person's immediate family or cause mental distress or	13
emotional distress to the other person or a member of the other	14
person's immediate family.	15
(2) No person, through the use of any form of written	16
communication or any electronic method of remotely transferring	17

information, including, but not limited to, any computer, computer

(3) of this section, a third person induced by the offender's

posted	message	trespas	sed on	the	land	or	premises	where	the	victim	
lives,	is emplo	oyed, or	atten	ds so	chool	•					

(d) The victim of the offense is a minor. 51

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- (e) The offender has a history of violence toward the victim 52 or any other person or a history of other violent acts toward the victim or any other person. 54
- (f) While committing the offense under division (A)(1) of this section or a violation of division (A)(3) of this section based on conduct in violation of division (A)(1) of this section, the offender had a deadly weapon on or about the offender's person or under the offender's control. Division (B)(2)(f) of this section does not apply in determining the penalty for a violation of division (A)(2) of this section or a violation of division (A)(3) of this section based on conduct in violation of division (A)(2) of this section.
- (g) At the time of the commission of the offense, the
 offender was the subject of a protection order issued under
 section 2903.213 or 2903.214 of the Revised Code, regardless of
 whether the person to be protected under the order is the victim
 of the offense or another person.
- (h) In committing the offense under division (A)(1), (2), or 69 (3) of this section, the offender caused serious physical harm to 70 the premises at which the victim resides, to the real property on 71 which that premises is located, or to any personal property 72 located on that premises, or, as a result of an offense committed 73 under division (A)(2) of this section or an offense committed 74 under division (A)(3) of this section based on a violation of 75 division (A)(2) of this section, a third person induced by the 76 offender's posted message caused serious physical harm to that 77 premises, that real property, or any personal property on that 78 premises. 79

(i) Prior to committing the offense, the offender had been	80
determined to represent a substantial risk of physical harm to	81
others as manifested by evidence of then-recent homicidal or other	82
violent behavior, evidence of then-recent threats that placed	83
another in reasonable fear of violent behavior and serious	84
physical harm, or other evidence of then-present dangerousness.	85
(3) If the victim of the offense is an officer or employee of	86
a public children services agency or a private child placing	87
agency and the offense relates to the officer's or employee's	88
performance or anticipated performance of official	89
responsibilities or duties, menacing by stalking is either a	90
felony of the fifth degree or, if the offender previously has been	91
convicted of or pleaded guilty to an offense of violence, the	92
victim of that prior offense was an officer or employee of a	93
public children services agency or private child placing agency,	94
and that prior offense related to the officer's or employee's	95
performance or anticipated performance of official	96
responsibilities or duties, a felony of the fourth degree.	97
(C) Section 2919.271 of the Revised Code applies in relation	98
to a defendant charged with a violation of this section.	99
(D) As used in this section:	100
(1) "Pattern of conduct" means two or more actions or	101
incidents closely related in time, whether or not there has been a	102
prior conviction based on any of those actions or incidents.	103
Actions or incidents that prevent, obstruct, or delay the	104
performance by a public official, firefighter, rescuer, emergency	105
medical services person, or emergency facility person of any	106
authorized act within the public official's, firefighter's,	107
rescuer's, emergency medical services person's, or emergency	108
facility person's official capacity, or the posting of messages or	109
receipt of information or data through the use of an electronic	110

method of remotely transferring information, including, but not

affirmative duty for any person providing access or connection to	173
or from an electronic method of remotely transferring information	174
not under that person's control to block the receipt or	175
transmission through its service of any information that it	176
believes is, or will be sent, in violation of this section except	177
as otherwise provided by law.	178
(3) Division $(F)(1)$ of this section does not apply to a	179
person who conspires with a person actively involved in the	180
creation or knowing distribution of material in violation of this	181
section or who knowingly advertises the availability of material	182
of that nature.	183
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Sec. 2917.21. (A) No person shall knowingly make or cause to	184
be made a telecommunication, or knowingly permit a	185
telecommunication to be made from a telecommunications device	186
under the person's control, to another, if the caller does any of	187
the following:	188
(1) Fails to identify the caller to the recipient of the	189
telecommunication and makes <u>Makes</u> the telecommunication with	190
purpose to harass, intimidate, annoy, alarm, or abuse any person	191
at the premises to which the telecommunication is made, whether or	192
not actual communication takes place between the caller and a	193
recipient;	194
(2) Describes, suggests, requests, or proposes that the	195
caller, the recipient of the telecommunication, or any other	196
person engage in sexual activity, and the recipient or another	197
person at the premises to which the telecommunication is made has	198
requested, in a previous telecommunication or in the immediate	199
telecommunication, that the caller not make a telecommunication to	200
the recipient or to the premises to which the telecommunication is	201
made;	202

(3) During the telecommunication, violates section 2903.21 of

the Revised Code;	204
(4) Knowingly states to the recipient of the	205
telecommunication that the caller intends to cause damage to or	206
destroy public or private property, and the recipient, any member	207
of the recipient's family, or any other person who resides at the	208
premises to which the telecommunication is made owns, leases,	209
resides, or works in, will at the time of the destruction or	210
damaging be near or in, has the responsibility of protecting, or	211
insures the property that will be destroyed or damaged;	212
(5) Knowingly makes the telecommunication to the recipient of	213
the telecommunication, to another person at the premises to which	214
the telecommunication is made, or to those premises, and the	215
recipient or another person at those premises previously has told	216
the caller not to make a telecommunication to those premises or to	217
any persons at those premises;	218
(6) Knowingly makes any comment, request, suggestion, or	219
proposal to the recipient of the telecommunication that is	220
threatening, intimidating, menacing, coercive, or obscene with the	221
intent to abuse, threaten, annoy, alarm, or harass the recipient;	222
(7) Without a legitimate business purpose, knowingly	223
interrupts the telecommunication service of any person;	224
(8) Without a legitimate business purpose, knowingly	225
transmits to any person, regardless of whether the	226
telecommunication is heard in its entirety, any file, document, or	227
other communication that prevents that person from using the	228
person's telephone service or electronic communication device;	229
(9) Knowingly makes any false statement concerning the death,	230
injury, illness, disfigurement, reputation, indecent conduct, or	231
criminal conduct of any person or any member of the person's	232
family with purpose to abuse, threaten, intimidate, or harass the	233
person;	234

(10) Makes the telecommunication for the purpose of harassing	235
another person who is under eighteen years of age, regardless of	236
whether the person under eighteen years of age consents to the	237
harassment;	238
(11) Urges or incites another person through a	239
telecommunication or other means to harass or participate in the	240
harassment of a person;	241
(12) Makes a telecommunication with purpose to harass,	242
intimidate, or abuse any person at the premises to which the	243
telecommunication is made, whether or not actual communication	244
takes place between the caller and a recipient;	245
(13) Knowingly alarms the recipient by making a	246
telecommunication at an hour or hours known to be inconvenient to	247
the recipient, in an offensively or repetitive manner, or without	248
a legitimate purpose.	249
(B) (1) No person shall make or cause to be made a	250
telecommunication, or permit a telecommunication to be made from a	251
telecommunications device under the person's control, with purpose	252
to abuse, threaten, or harass another person.	253
(2) No person shall create and maintain an internet web site	254
or web page that is accessible to one or more persons and that	255
contains statements created for the purpose of abusing,	256
threatening, or harassing another person.	257
(C)(1) Whoever violates this section is guilty of	258
telecommunications harassment.	259
(2) A violation of division (A)(1), (2), (3), $\frac{\partial \mathbf{r}}{\partial t}$ (5), (6),	260
(7), (8), (9), (10), (11), (12), or (13) or (B) of this section is	261
a misdemeanor of the first degree on a first offense and a felony	262
of the fifth degree on each subsequent offense.	263
(3) Except as otherwise provided in division (C)(3) of this	264

section, a violation of division (A)(4) of this section is a	265
misdemeanor of the first degree on a first offense and a felony of	266
the fifth degree on each subsequent offense. If a violation of	267
division (A)(4) of this section results in economic harm of one	268
thousand dollars or more but less than seven thousand five hundred	269
dollars, telecommunications harassment is a felony of the fifth	270
degree. If a violation of division $(A)(4)$ of this section results	271
in economic harm of seven thousand five hundred dollars or more	272
but less than one hundred fifty thousand dollars,	273
telecommunications harassment is a felony of the fourth degree. If	274
a violation of division (A)(4) of this section results in economic	275
harm of one hundred fifty thousand dollars or more,	276
telecommunications harassment is a felony of the third degree.	277

(D) No cause of action may be asserted in any court of this 278 state against any provider of a telecommunications service, 279 interactive computer service as defined in section 230 of Title 47 280 of the United States Code, or information service, or against any 281 officer, employee, or agent of a telecommunication service, 282 interactive computer service as defined in section 230 of Title 47 283 of the United States Code, or information service, for any injury, 284 death, or loss to person or property that allegedly arises out of 285 the provider's, officer's, employee's, or agent's provision of 286 information, facilities, or assistance in accordance with the 287 terms of a court order that is issued in relation to the 288 investigation or prosecution of an alleged violation of this 289 section. A provider of a telecommunications service, interactive 290 computer service as defined in section 230 of Title 47 of the 291 <u>United States Code</u>, or information service, or an officer, 292 employee, or agent of a telecommunications service, interactive 293 computer service as defined in section 230 of Title 47 of the 294 <u>United States Code</u>, or information service, is immune from any 295 civil or criminal liability for injury, death, or loss to person 296 or property that allegedly arises out of the provider's, 297

officer's, employee's, or agent's provision of information,	298
facilities, or assistance in accordance with the terms of a court	299
order that is issued in relation to the investigation or	300
prosecution of an alleged violation of this section.	301
(E)(1) This section does not apply to a person solely because	302
the person provided access or connection to or from an electronic	303
method of remotely transferring information not under that	304
person's control, including having provided capabilities that are	305
incidental to providing access or connection to or from the	306
electronic method of remotely transferring the information, and	307
that do not include the creation of the content of the material	308
that is the subject of the access or connection. In addition, any	309
person providing access or connection to or from an electronic	310
method of remotely transferring information not under that	311
person's control shall not be liable for any action voluntarily	312
taken in good faith to block the receipt or transmission through	313
its service of any information that the person believes is, or	314
will be sent, in violation of this section.	315
(2) Division (E)(1) of this section does not create an	316
affirmative duty for any person providing access or connection to	317
or from an electronic method of remotely transferring information	318
not under that person's control to block the receipt or	319
transmission through its service of any information that it	320
believes is, or will be sent, in violation of this section except	321
as otherwise provided by law.	322
(3) Division (E)(1) of this section does not apply to a	323
person who conspires with a person actively involved in the	324
creation or knowing distribution of material in violation of this	325
section or who knowingly advertises the availability of material	326
of that nature.	327
(4) A provider or user of an interactive computer service, as	328
defined in section 230 of Title 47 of the United States Code,	329

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shall neither be treated as the publisher or speaker of any	330
information provided by another information content provider, as	331
defined in section 230 of Title 47 of the United States Code, nor	332
held civilly or criminally liable for the creation or development	333
of information provided by another information content provider,	334
as defined in section 230 of Title 47 of the United States Code.	335
Nothing in this division shall be construed to protect a person	336
from liability to the extent that the person developed or created	337
any content in violation of this section.	338
(F) As used in this section:	339
(1) "Economic harm" means all direct, incidental, and	340
consequential pecuniary harm suffered by a victim as a result of	341
criminal conduct. "Economic harm" includes, but is not limited to,	342
all of the following:	343
(a) All wages, salaries, or other compensation lost as a	344
result of the criminal conduct;	345
(b) The cost of all wages, salaries, or other compensation	346
paid to employees for time those employees are prevented from	347
working as a result of the criminal conduct;	348
(c) The overhead costs incurred for the time that a business	349
is shut down as a result of the criminal conduct;	350
(d) The loss of value to tangible or intangible property that	351
was damaged as a result of the criminal conduct.	352
(2) "Caller" means the person described in division (A) of	353
this section who makes or causes to be made a telecommunication or	354
who permits a telecommunication to be made from a	355
telecommunications device under that person's control.	356
(3) "Telecommunication" and "telecommunications device" have	357
the same meanings as in section 2913.01 of the Revised Code.	358

(4) "Sexual activity" has the same meaning as in section

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2907.01 of the Revised Code.	360
$\frac{(F)(G)}{(G)}$ Nothing in this section prohibits a person from making	361
a telecommunication to a debtor that is in compliance with the	362
"Fair Debt Collection Practices Act," 91 Stat. 874 (1977), 15	363
U.S.C. 1692, as amended, or the "Telephone Consumer Protection	364
Act," 105 Stat. 2395 (1991), 47 U.S.C. 227, as amended.	365
Section 2. That existing sections 2903.211 and 2917.21 of the	366
Revised Code are hereby repealed.	367