As Passed by the Senate

130th General Assembly Regular Session 2013-2014

Sub. S. B. No. 16

Senator Schiavoni

Cosponsors: Senators Tavares, Kearney, Skindell, Smith, Brown, Gentile, Sawyer, Cafaro, Seitz, Beagle, Turner, Bacon, Burke, Gardner, Hughes, LaRose, Lehner, Manning, Obhof, Oelslager, Patton, Peterson

A BILL

То	amend section 2911.21 and to enact sections	1
	2305.117 and 2305.118 of the Revised Code to	2
	provide that a person is not criminally or civilly	3
	liable for trespassing on certain abandoned land	4
	or similar places of public amusement if the	5
	person enters or remains on the land or place of	6
	public amusement to remediate it and knows or has	7
	reasonable cause to believe that the land or place	8
	of public amusement is in one of those categories;	9
	to establish a court process to allow a person to	10
	request and receive permission to enter certain	11
	abandoned land or similar places of public	12
	amusement in order to remediate that land; to	13
	provide that a person is not civilly liable for	14
	trespassing on that land if the person has	15
	received an order from the court granting such	16
	permission; to provide the property owner with	17
	immunity from liability to a person who enters or	18
	remains on the land or place of public amusement	19
	in those circumstances subject to the statute	20
	governing liability to trespassers; and to provide	21

Sub. S. B. No. 16 As Passed by the Senate	Page 2
that a person who enters or remains on the land or	r 22
place of public amusement in those circumstances	23
is not entitled to any reimbursement for any cost	24
of the remediation unless agreed to by the	25
property owner.	26
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That section 2911.21 be amended and sections	27
2305.117 and 2305.118 of the Revised Code be enacted to read as	28
follows:	29
Sec. 2305.117. (A) As used in this section and section	30
2305.118 of the Revised Code:	31
(1) "Abandoned land" has the same meaning as in section	32
323.65 of the Revised Code.	33
(2) "Manufactured home" has the same meaning as in section	34
3781.06 of the Revised Code.	35
(3) "Mobile home," "park trailer," and "travel trailer" have	36
the same meanings as in section 4501.01 of the Revised Code.	37
(4) "Place of public amusement" has the same meaning as in	38
section 2911.23 of the Revised Code.	39
(5) "Railroad" has the same meaning as in section 4907.02 of	40
the Revised Code.	41
(6) "Remediate" has the same meaning as in section 2911.21 or	<u>f</u> 42
the Revised Code.	43
(B)(1) If a person wishes to enter abandoned land or a place	44
of public amusement that is abandoned land during the daylight	45
hours from sunrise to sunset in order to remediate that abandoned	46
land or place of public amusement that is abandoned land, that	47
person may file a motion in the county court or municipal court	48

to remediate that land.

79

that has jurisdiction over the abandoned land or place of public	49
amusement that is abandoned land requesting to enter the abandoned	50
land or place of public amusement that is abandoned land in order	51
to remediate that abandoned land or place of public amusement that	52
is abandoned land.	53
(2) The motion shall be accompanied by a filing fee of not	54
more than twenty dollars.	55
(C) On receiving the motion filed pursuant to division (B) of	56
this section, the court shall set a date for a hearing on the	57
motion within two weeks of the filing of the motion and send a	58
notice of the hearing to the person who filed the motion and to	59
the address of the owner of the abandoned land or place of public	60
amusement that is abandoned land that is on file in the office of	61
the county auditor in the county where the abandoned land or place	62
of public amusement that is abandoned land is located, unless the	63
person filing the motion is aware of a different address and	64
notifies the court of that address.	65
(D) The person who filed the motion pursuant to division (B)	66
of this section shall present evidence to the court at the hearing	67
indicating the necessity to remediate the abandoned land or place	68
of public amusement that is abandoned land. The owner of the	69
abandoned land or place of public amusement that is abandoned land	70
may also present evidence to rebut the person's assertion that the	71
abandoned land or place of public amusement that is abandoned land	72
must be remediated.	73
(E) If the court finds that the abandoned land or place of	74
public amusement that is abandoned land is in need of remediation,	75
then the court may issue an order permitting the person who filed	76
the motion pursuant to division (B) of this section to enter the	77
abandoned land or place of public amusement that is abandoned land	78

Page 4

109

Page 5

following apply:

234

(D)(1) Whoever violates this section is guilty of criminal 203 trespass, a misdemeanor of the fourth degree. 204 (2) Notwithstanding section 2929.28 of the Revised Code, if 205 the person, in committing the violation of this section, used a 206 snowmobile, off-highway motorcycle, or all-purpose vehicle, the 207 court shall impose a fine of two times the usual amount imposed 208 for the violation. 209 (3) If an offender previously has been convicted of or 210 pleaded guilty to two or more violations of this section or a 211 substantially equivalent municipal ordinance, and the offender, in 212 committing each violation, used a snowmobile, off-highway 213 motorcycle, or all-purpose vehicle, the court, in addition to or 214 independent of all other penalties imposed for the violation, may 215 impound the certificate of registration of that snowmobile or 216 off-highway motorcycle or the certificate of registration and 217 license plate of that all-purpose vehicle for not less than sixty 218 days. In such a case, section 4519.47 of the Revised Code applies. 219 (E) Notwithstanding any provision of the Revised Code, if the 220 offender, in committing the violation of this section, used an 221 all-purpose vehicle, the clerk of the court shall pay the fine 222 imposed pursuant to this section to the state recreational vehicle 223 fund created by section 4519.11 of the Revised Code. 224 (F) Subject to divisions (G) and (H) of this section, it is 225 an affirmative defense to a charge of a violation of this section 226 that the person charged knowingly entered or remained on abandoned 227 land or a place of public amusement that was abandoned land during 228 the daylight hours from sunrise to sunset without privilege to do 229 so and that the person received an order from the court pursuant 230 to section 2305.117 of the Revised Code permitting the person to 231 enter the abandoned land or place of public amusement that is 232 abandoned land in order to remediate that land or both of the 233

Page 9

another, and any separate enclosure or room, or portion thereof.	266
(3) "Abandoned land" has the same meaning as in section	267
323.65 of the Revised Code.	268
(4) "Remediate" means to improve the landscaping, clean up	269
litter, or repair dilapidated conditions on abandoned land or a	270
place of public amusement that is abandoned land or to board up	271
windows and doors on any building or structure that is located on	272
the abandoned land or place of public amusement. Remediate does	273
not include any of the following:	274
(a) Any cosmetic improvement, including painting of any kind	275
other than painting a board for boarding up a window or door, to	276
any building or structure that is located on abandoned land or a	277
place of public amusement that is abandoned land;	278
(b) Any act or conduct that results in any additional damage	279
to abandoned land or a place of public amusement that is abandoned	280
land or to any building or structure that is located on any such	281
land or place.	282
(c) Any act or conduct that would require the individual	283
entering the abandoned land or the place of public amusement that	284
is abandoned land to enter into the interior of any building or	285
structure on that abandoned land or place of public amusement that	286
is abandoned land unless it is necessary for the individual to	287
enter into the interior of the building or structure on that	288
abandoned land or place of public amusement that is abandoned land	289
in order to board up the windows and doors in the building or	290
structure.	291
(5) "Place of public amusement" has the same meaning as in	292
section 2911.23 of the Revised Code.	293
(6) "Railroad" has the same meaning as in section 4907.02 of	294
the Revised Code.	295

Sub. S. B. No. 16 As Passed by the Senate	Page 11	
(7) "Manufactured home" has the same meaning as in section	296	
3781.06 of the Revised Code.	297	
(8) "Mobile home," "park trailer," and "travel trailer" have	298	
the same meanings as in section 4501.01 of the Revised Code.	299	
Section 2. That existing section 2911.21 of the Revised Code	300	
is hereby repealed.	301	