

Dennis M. Papp

Legislative Service Commission

Sub. H.B. 231

126th General Assembly (As Passed by the General Assembly)

Reps. Mason, McGregor, Otterman, Allen, Brown, Chandler, Williams, Carano, Smith, S., Boccieri, Fende, Driehaus, Ujvagi, Harwood, Oelslager, Evans, C., Key, Patton, S., DeBose, Collier, Reidelbach, Yuko, Beatty, Barrett, Blessing, Book, Buehrer, Cassell, Coley, DeGeeter, Domenick, Flowers, Garrison, Gibbs, Gilb, Hartnett, Hoops, Hughes, Latta, Law, Mitchell, Patton, T., Perry, Peterson, Raussen, Sayre, Schaffer, Schneider, Seaver, Skindell, Smith, G., Stewart, D., Stewart, J., Sykes, Walcher, Willamowski, Woodard, Yates

Sens. Dann, Kearney, Spada, Jacobson, Grendell, Harris, Roberts, Wilson, Zurz, Austria, Stivers, Goodman, Armbruster, Coughlin, Gardner, Miller, D., Hagan, Fingerhut, Padgett, Miller, R., Schuler, Mumper

Effective date: July 20, 2006

ACT SUMMARY

- Prohibits a person from knowingly discharging a laser or other device that creates visible light into the cockpit of an aircraft that is in the process of taking off or landing or is in flight.
- Establishes that a violation of the above prohibition is the offense of "interfering with the operation of an aircraft with a laser," a felony of the second degree.
- Adds a violation of the above prohibition to the list of "specified offenses" that constitute for purposes of the state's Anti-terrorism Law an "act of terrorism" when committed under circumstances defined under that law.
- Defines "laser."
- Expands the definition of "United States Department of State Terrorist Exclusion List" that applies to the state's Anti-terrorism Law so that it also includes the list of terrorist organizations the Director of Public

Safety prepares by rule that is comprised of lists of organizations officials of the U.S. government designate as terrorist, including the U.S. Secretary of State's terrorist exclusion list for immigration purposes previously included in the definition, the list of Foreign Terrorist Organizations the U.S. Secretary of State prepares in consultation with the U.S. Attorney General and the U.S. Secretary of the Treasury, and the list of charities that support terrorist activities, known as Designated Charities, that the U.S. Department of the Treasury compiles.

CONTENT AND OPERATION

Interfering with the operation of an aircraft with a laser

Prohibition and penalty

The act defines "laser" (definition below) and prohibits any person from knowingly discharging a laser or other device that creates visible light into the cockpit of an aircraft that is in the process of taking off or landing or is in flight. Violation of the act's prohibition is the offense of "interfering with the operation of an aircraft with a laser," a felony of the second degree. (R.C. 2909.081(A) and (B).)

Inclusion as "specified offense" for purposes of anti-terrorism laws

Formerly. Preexisting law contains a series of anti-terrorism offenses and related provisions, none of which are in the act. The offenses include: (1) "soliciting or providing support for an act of terrorism" (R.C. 2909.22), which prohibits a person from raising, soliciting, collecting, or providing, etc., material support or resources with the purpose that the support or resources will be used in a specified manner related to an act of terrorism (see below), (2) "making a terroristic threat" (R.C. 2909.23), which prohibits a person from threatening to commit or threatening to cause to be committed a specified offense (see below) when the threat is made with a specified terroristic purpose and when it results in a reasonable expectation or fear of the imminent commission of the offense, and (3) "terrorism" (R.C. 2909.24), which prohibits a person from committing a specified offense (see below) with a specified terroristic purpose. The related provisions include R.C. 2921.32, which provides increased penalties for the offense of "obstructing justice" when the crime or act committed by the person aided by the offender is an act of terrorism (see below), and R.C. 2909.25, which authorizes a court to order reimbursement of the costs of investigation and prosecution to be paid by a person convicted of a violation of R.C. 2909.22, 2909.23, or 2909.24, or of R.C. 2921.32 when the crime or act committed by the person aided by the offender is an act of terrorism (see below), and to order reimbursements of

government response costs to be paid by a person convicted of a violation of R.C. 2909.23 or 2909.24.

Formerly, "specified offense" was defined for purposes of the Antiterrorism Law as any felony offense of violence, the offense of "disrupting public services," "soliciting or providing support for an act of terrorism," "making a terroristic threat," "terrorism," "criminal possession of a chemical weapon, biological weapon, radiological or nuclear weapon, or explosive device," "criminal use of a chemical weapon, biological weapon, radiological or nuclear weapon, or explosive device," "illegal assembly or possession of chemicals or substances for the manufacture of a chemical weapon, biological weapon, radiological or nuclear weapon, or explosive device," "money laundering in support of terrorism," "contaminating a substance for human consumption or use or contamination with a hazardous chemical, biological, or radioactive substance," or "spreading a false report of contamination," or a felony of the first degree that is not a violation of any provision in R.C. Chapter 2925. or 3719. (R.C. 2909.21(N).)

Preexisting law, not changed by the act, specifies that, for purposes of the Anti-terrorism Law, "act of terrorism" means an act that is committed within or outside the territorial jurisdiction of Ohio or the United States, that constitutes a *specified offense* if committed in Ohio or constitutes an offense in any jurisdiction within or outside the territorial jurisdiction of the United States containing all of the essential elements of a *specified offense*, and that is intended to do one or more of the following: (1) intimidate or coerce a civilian population, (2) influence the policy of any government by intimidation or coercion, or (3) affect the conduct of any government by the act that constitutes the offense. (R.C. 2909.21(A).)

Operation of the act. The act adds the offense of "interfering with the operation of an aircraft with a laser" that it creates to the list of offenses that are designated as "specified offenses" for purposes of the state's Anti-terrorism Law (R.C. 2909.21(N)). It does not otherwise change any of those laws. As a result of this change:

- (1) The preexisting offenses of "making a terroristic threat" and "terrorism" apply regarding "interfering with the operation of an aircraft with a laser," and, thus, respectively prohibit a person from: (a) threatening to commit or threatening to cause to be committed "interfering with the operation of an aircraft with a laser" when the threat is made with a specified terroristic purpose and when it results in a reasonable expectation or fear of the imminent commission of the offense, and (b) committing "interfering with the operation of an aircraft with a laser" with a specified terroristic purpose. (R.C. 2909.23 and 2909.24, not in the act.)
- (2) "Interfering with the operation of an aircraft with a laser" is an act of terrorism if it is committed in the circumstances described above in "Formerly"

under the definition of "act of terrorism." If the offense is an act of terrorism: (a) the preexisting offense of "soliciting or providing support for an act of terrorism" applies, and, thus, prohibits a person from raising, soliciting, collecting, or providing, etc., material support or resources with the purpose that it will be used in a specified manner related to "interfering with the operation of an aircraft with a laser" as an act of terrorism, and (b) preexisting law's increased penalties for the offense of "obstructing justice" apply when the crime or act committed by the person aided by the offender is "interfering with the operation of an aircraft with a laser" as an act of terrorism. (R.C. 2909.22 and R.C. 2921.32, not in the act.)

(3) The preexisting provisions regarding court-ordered reimbursement of the costs of investigation and prosecution, and of government response costs, apply regarding persons convicted of a violation of R.C. 2909.22, 2909.23, 2909.24, or 2921.32, when the conviction is based on or related to "interfering with the operation of an aircraft with a laser" (R.C. 2909.25, not in the act).

Laser defined

Under the act, "laser" means both of the following:

- (1) Any device that utilizes the natural oscillations of atoms or molecules between energy levels for generating coherent electromagnetic radiation in the ultraviolet, visible, or infrared region of the spectrum and when discharged exceeds one milliwatt continuous wave;
- (2) Any device designed or used to amplify electromagnetic radiation by simulated emission that is visible to the human eye. (R.C. 2909.081(C).)

Restrictions against state licensing, state or political subdivision doing business or providing funding, and public employment--persons or companies that provide material assistance to terrorist organization

Restrictions in general

Preexisting law, unchanged by the act except for the definitional change described below, requires the Director of Public Safety to prepare a document to serve as a Declaration of Material Assistance/Nonassistance for specified government entities to use to identify whether specified persons or entities desiring to engage in any of three types of relationships with the government entity has provided "material assistance" to an organization listed in the "United States Department of State Terrorist Exclusion List" (hereafter, the U.S. Terrorist Exclusion List) (see "Material assistance, material support or resources, and Terrorist Exclusion List definitions," below). Preexisting law then imposes restrictions upon three types of relationships with governmental entities that apply

when a person or entity has provided material assistance to an organization listed in the U.S. Terrorist Exclusion List. (R.C. 2909.21, 2909.32, 2909.33, and 2909.34.) Generally, regarding these three types of relationships, preexisting law provides as follows:

- (1) **State license issuance restriction**. Any agency that issues a license the Director of Public Safety identifies as being a license the state issues for which a holder with a connection to a terrorist organization would present a potential risk to Ohio's residents (renewable driver's licenses or permits cannot be so identified if the applicant is an Ohio resident) must include with the agency's application form a copy of the Declaration and a then-current copy of the U.S Terrorist Exclusion List. The agency must inform applicants that they must truthfully answer each question. Any person provided a Declaration must answer each question and attach the completed Declaration to the application. Any answer of "yes" to any question, or the failure to answer "no" to any question, on the Declaration serves as a disclosure that the applicant has provided "material assistance" to an organization listed on the U.S Terrorist Exclusion List. Any person who discloses the provision of material assistance to any organization on the List must be denied the license or the renewal of the license unless the Department of Public Safety reinstates the application. Preexisting law provides for an appeal, a procedure for reinstatement of an application, and a procedure for revocation of a previously issued license. (R.C. 2909.32.)
- (2) Restriction against the state or a political subdivision doing business or providing funding. Prior to entering into a contract to conduct business or receive funding, any person, company, affiliated group, or organization, and any person who holds, owns, or otherwise has a controlling interest in any such entity that conducts any business with or receives funding in an aggregate amount greater than \$100,000 annually from the state, any state instrumentality, and any Ohio political subdivision, excluding the amount of any "personal benefit" (defined by law), must certify, by completing the Declaration, that it does not provide material assistance to any organization on the U.S. Terrorist Exclusion List. Any person provided a Declaration must complete it. Any answer of "yes" to any question, or the failure to answer "no" to any question, on the Declaration serves as a disclosure of the provision of material assistance to an organization listed on the U.S. Terrorist Exclusion List. The state, a state instrumentality, or an Ohio political subdivision is prohibited from conducting business with or providing any funding to any person, company, affiliated group or organization, or any person who has a controlling interest in any such entity unless that person, company, affiliated group, or organization certifies by completing the Declaration that it does not provide material assistance to any organization on the U.S. Terrorist Exclusion List or it is certified under an alternative "precertification" procedure a state agency, instrumentality, or political subdivision may adopt. The

state, instrumentality, or subdivision must provide the Declaration, along with a then-current copy of the U.S. Terrorist Exclusion List, to any person, company, affiliated group, or organization that is not precertified and for which certification is required. A person, company, affiliated group or organization, or a person who holds, owns, or otherwise has a controlling interest in any such entity is prohibited from entering into a contract to conduct business with or receive funding from the state, a state instrumentality, or an Ohio political subdivision unless it is so certified. Preexisting law provides for an appeal of the application of these prohibitions, and exempts certain types of transactions from their application. (R.C. 2909.33.)

(3) **Public employment restriction**. The state, a state instrumentality, or an Ohio political subdivision must provide each person under final consideration for a category of employment not exempt from this provision (see below) with a copy of the Declaration and a then-current copy of the U.S. Terrorist Exclusion List. Any person under final consideration for employment who is provided a Declaration must complete it prior to being employed. Any answer of "yes" to any question, or the failure to answer "no" to any question, serves as a disclosure of the provision of material assistance to an organization listed on the U.S. Terrorist The state, instrumentality, or subdivision is prohibited from employing any person who discloses the provision of material assistance to an organization that is listed on the List. The Director of Public Safety may adopt rules that establish categories of employment that are exempt from the disclosure requirements of this provision. Preexisting law provides for an appeal of a denial of employment under this provision, and a procedure for termination of an employee. (R.C. 2909.34.)

Material assistance, material support or resources, and Terrorist Exclusion List definitions

Formerly, as used in the Anti-terrorism Law, "United States Department of State Terrorist Exclusion List" and "Terrorist Exclusion List," meant the list compiled by the U.S. Secretary of State, in consultation with or upon the request of the U.S. Attorney General, that designates terrorist organizations for immigration purposes, as authorized by the "Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA Patriot Act) Act of 2001," Pub. L. No. 107-056, 115 Stat. 272, as amended (R.C. 2909.21(P)).

Operation of the act. The act expands the definition of "United States Department of State Terrorist Exclusion List" and "Terrorist Exclusion List" so that it includes lists prepared by specified officials of state government or the federal government that formerly were not included within the definition. Under the act, the terms mean the list compiled by the U.S. Secretary of State, in consultation with or upon the request of the U.S. Attorney General, that designates terrorist organizations for immigration purposes, and also mean (added by the act) the list of terrorist organizations the Director of Public Safety prepares by rule that is comprised of lists of organizations officials of the U.S. government designate as terrorist, including the U.S. Secretary of State's terrorist exclusion list for immigration purposes previously included in the definition, the list of Foreign Terrorist Organizations the U.S. Secretary of State prepares in consultation with the U.S. Attorney General and the U.S. Secretary of the Treasury, and the list of charities that support terrorist activities, known as Designated Charities, that the U.S. Department of the Treasury compiles. (R.C. 2909.21(P).)

HISTORY	
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