As Introduced

133rd General Assembly Regular Session

2019-2020

S. B. No. 64

Senator Thomas

Cosponsors: Senators Fedor, Yuko, Antonio, Craig

A BILL

То	amend sections 2151.022, 2152.02, 2152.16,	1
	2923.21, and 2923.211 of the Revised Code to	2
	raise the minimum age to purchase a firearm to	3
	age 21 and to increase the penalty for	4
	improperly furnishing firearms to an underage	5
	person.	6

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

Section 1. That sections 2151.022, 2152.02, 2152.16,	7
2923.21, and 2923.211 of the Revised Code be amended to read as	8
follows:	9
Sec. 2151.022. As used in this chapter, "unruly child"	10
includes any of the following:	11
(A) Any child who does not submit to the reasonable	12
control of the child's parents, teachers, guardian, or	13
custodian, by reason of being wayward or habitually disobedient;	14
(B) Any child who is an habitual truant from school;	15
(C) Any child who behaves in a manner as to injure or	16
endanger the child's own health or morals or the health or	17

morals of others;	18
(D) Any child who violates a law, other than division (C)	19
of section 2907.39, division (A) of section 2923.211, division	20
(C)(1) or (D) of section 2925.55, or section 2151.87 or 2923.211	21
of the Revised Code, that is applicable only to a child.	22
Sec. 2152.02. As used in this chapter:	23
(A) "Act charged" means the act that is identified in a	24
complaint, indictment, or information alleging that a child is a	25
delinquent child.	26
(B) "Admitted to a department of youth services facility"	27
includes admission to a facility operated, or contracted for, by	28
the department and admission to a comparable facility outside	29
this state by another state or the United States.	30
(C)(1) "Child" means a person who is under eighteen years	31
of age, except as otherwise provided in divisions (C)(2) to (8)	32
of this section.	33
(2) Subject to division (C)(3) of this section, any person	34
who violates a federal or state law or a municipal ordinance	35
prior to attaining eighteen years of age shall be deemed a	36
"child" irrespective of that person's age at the time the	37
complaint with respect to that violation is filed or the hearing	38
on the complaint is held.	39
(3) Any person who, while under eighteen years of age,	40
commits an act that would be a felony if committed by an adult	41
and who is not taken into custody or apprehended for that act	42
until after the person attains twenty-one years of age is not a	43
child in relation to that act.	44
(4) Except as otherwise provided in divisions (C)(5) and	45

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(7) of this section, any person whose case is transferred for 46 criminal prosecution pursuant to section 2152.12 of the Revised 47 Code shall be deemed after the transfer not to be a child in the transferred case.

6.5

- (5) Any person whose case is transferred for criminal prosecution pursuant to section 2152.12 of the Revised Code and who subsequently is convicted of or pleads guilty to a felony in that case, unless a serious youthful offender dispositional sentence is imposed on the child for that offense under division (B)(2) or (3) of section 2152.121 of the Revised Code and the adult portion of that sentence is not invoked pursuant to section 2152.14 of the Revised Code, and any person who is adjudicated a delinquent child for the commission of an act, who has a serious youthful offender dispositional sentence imposed for the act pursuant to section 2152.13 of the Revised Code, and whose adult portion of the dispositional sentence is invoked pursuant to section 2152.14 of the Revised Code, shall be deemed after the conviction, plea, or invocation not to be a child in any case in which a complaint is filed against the person.
- (6) The juvenile court has jurisdiction over a person who is adjudicated a delinquent child or juvenile traffic offender prior to attaining eighteen years of age until the person attains twenty-one years of age, and, for purposes of that jurisdiction related to that adjudication, except as otherwise provided in this division, a person who is so adjudicated a delinquent child or juvenile traffic offender shall be deemed a "child" until the person attains twenty-one years of age. If a person is so adjudicated a delinquent child or juvenile traffic offender and the court makes a disposition of the person under this chapter, at any time after the person may be held under

that disposition are not limited to places authorized under this	77
chapter solely for confinement of children, and the person may	78
be confined under that disposition, in accordance with division	79
(F)(2) of section 2152.26 of the Revised Code, in places other	80
than those authorized under this chapter solely for confinement	81
of children.	82
(7) The juvenile court has jurisdiction over any person	83
whose case is transferred for criminal prosecution solely for	84
the purpose of detaining the person as authorized in division	85
(F)(1) or (4) of section 2152.26 of the Revised Code unless the	86
person is convicted of or pleads guilty to a felony in the adult	87
court.	88
(8) Any person who, while eighteen years of age, violates	89
division (A)(1) or (2) of section 2919.27 of the Revised Code by	90
violating a protection order issued or consent agreement	91
approved under section 2151.34 or 3113.31 of the Revised Code	92
shall be considered a child for the purposes of that violation	93
of section 2919.27 of the Revised Code.	94
(D) "Community corrections facility," "public safety	95
beds," "release authority," and "supervised release" have the	96
same meanings as in section 5139.01 of the Revised Code.	97
(E) "Delinquent child" includes any of the following:	98
(1) Any child, except a juvenile traffic offender, who	99
violates any law of this state or the United States, or any	100
ordinance of a political subdivision of the state, that would be	101
an offense if committed by an adult;	102
(2) Any child who violates any lawful order of the court	103
made under this chapter, including a child who violates a court	104
order regarding the child's prior adjudication as an unruly	105

child for being an habitual truant;	106
(3) Any child who violates any lawful order of the court	107
made under Chapter 2151. of the Revised Code other than an order	108
issued under section 2151.87 of the Revised Code;	109
(4) Any child who violates division (C) of section	110
2907.39, $\frac{\text{division (A) of section 2923.211, or}}{\text{division (C) (1) or}}$	111
(D) of section 2925.55, or section 2923.211 of the Revised Code.	112
(F) "Discretionary serious youthful offender" means a	113
person who is eligible for a discretionary SYO and who is not	114
transferred to adult court under a mandatory or discretionary	115
transfer.	116
(G) "Discretionary SYO" means a case in which the juvenile	117
court, in the juvenile court's discretion, may impose a serious	118
youthful offender disposition under section 2152.13 of the	119
Revised Code.	120
(H) "Discretionary transfer" means that the juvenile court	121
has discretion to transfer a case for criminal prosecution under	122
division (B) of section 2152.12 of the Revised Code.	123
(I) "Drug abuse offense," "felony drug abuse offense," and	124
"minor drug possession offense" have the same meanings as in	125
section 2925.01 of the Revised Code.	126
(J) "Electronic monitoring" and "electronic monitoring	127
device" have the same meanings as in section 2929.01 of the	128
Revised Code.	129
(K) "Economic loss" means any economic detriment suffered	130
by a victim of a delinquent act or juvenile traffic offense as a	131
direct and proximate result of the delinquent act or juvenile	132
traffic offense and includes any loss of income due to lost time	133

at work because of any injury caused to the victim and any	134
property loss, medical cost, or funeral expense incurred as a	135
result of the delinquent act or juvenile traffic offense.	136
"Economic loss" does not include non-economic loss or any	137
punitive or exemplary damages.	138
(L) "Firearm" has the same meaning as in section 2923.11	139
of the Revised Code.	140
(M) "Intellectual disability" has the same meaning as in	141
section 5123.01 of the Revised Code.	142
(N) "Juvenile traffic offender" means any child who	143
violates any traffic law, traffic ordinance, or traffic	144
regulation of this state, the United States, or any political	145
subdivision of this state, other than a resolution, ordinance,	146
or regulation of a political subdivision of this state the	147
violation of which is required to be handled by a parking	148
violations bureau or a joint parking violations bureau pursuant	149
to Chapter 4521. of the Revised Code.	150
(O) A "legitimate excuse for absence from the public	151
school the child is supposed to attend" has the same meaning as	152
in section 2151.011 of the Revised Code.	153
(P) "Mandatory serious youthful offender" means a person	154
who is eligible for a mandatory SYO and who is not transferred	155
to adult court under a mandatory or discretionary transfer and	156
also includes, for purposes of imposition of a mandatory serious	157
youthful dispositional sentence under section 2152.13 of the	158
Revised Code, a person upon whom a juvenile court is required to	159
impose such a sentence under division (B)(3) of section 2152.121	160
of the Revised Code.	161
(Q) "Mandatory SYO" means a case in which the juvenile	162

court is required to impose a mandatory serious youthful	163
offender disposition under section 2152.13 of the Revised Code.	164
(R) "Mandatory transfer" means that a case is required to	165
be transferred for criminal prosecution under division (A) of	166
section 2152.12 of the Revised Code.	167
(S) "Mental illness" has the same meaning as in section	168
5122.01 of the Revised Code.	169
(T) "Monitored time" and "repeat violent offender" have	170
the same meanings as in section 2929.01 of the Revised Code.	171
(U) "Of compulsory school age" has the same meaning as in	172
section 3321.01 of the Revised Code.	173
(V) "Public record" has the same meaning as in section	174
149.43 of the Revised Code.	175
(W) "Serious youthful offender" means a person who is	176
eligible for a mandatory SYO or discretionary SYO but who is not	177
transferred to adult court under a mandatory or discretionary	178
transfer and also includes, for purposes of imposition of a	179
mandatory serious youthful dispositional sentence under section	180
2152.13 of the Revised Code, a person upon whom a juvenile court	181
is required to impose such a sentence under division (B)(3) of	182
section 2152.121 of the Revised Code.	183
(X) "Sexually oriented offense," "juvenile offender	184
registrant," "child-victim oriented offense," "tier I sex	185
offender/child-victim offender," "tier II sex offender/child-	186
victim offender," "tier III sex offender/child-victim offender,"	187
and "public registry-qualified juvenile offender registrant"	188
have the same meanings as in section 2950.01 of the Revised	189
Code.	190

(Y) "Traditional juvenile" means a case that is not	191
transferred to adult court under a mandatory or discretionary	192
transfer, that is eligible for a disposition under sections	193
2152.16, 2152.17, 2152.19, and 2152.20 of the Revised Code, and	194
that is not eligible for a disposition under section 2152.13 of	195
the Revised Code.	196
(Z) "Transfer" means the transfer for criminal prosecution	197
of a case involving the alleged commission by a child of an act	198
that would be an offense if committed by an adult from the	199
juvenile court to the appropriate court that has jurisdiction of	200
the offense.	201
(AA) "Category one offense" means any of the following:	202
(1) A violation of section 2903.01 or 2903.02 of the	203
Revised Code;	204
(2) A violation of section 2923.02 of the Revised Code	205
involving an attempt to commit aggravated murder or murder.	206
(BB) "Category two offense" means any of the following:	207
(1) A violation of section 2903.03, 2905.01, 2907.02,	208
2909.02, 2911.01, or 2911.11 of the Revised Code;	209
(2) A violation of section 2903.04 of the Revised Code	210
that is a felony of the first degree;	211
(3) A violation of section 2907.12 of the Revised Code as	212
it existed prior to September 3, 1996.	213
(CC) "Non-economic loss" means nonpecuniary harm suffered	214
by a victim of a delinquent act or juvenile traffic offense as a	215
result of or related to the delinquent act or juvenile traffic	216
offense, including, but not limited to, pain and suffering; loss	217
of society, consortium, companionship, care, assistance,	218

attention, protection, advice, guidance, counsel, instruction,	219
training, or education; mental anguish; and any other intangible	220
loss.	221
Sec. 2152.16. (A) (1) If a child is adjudicated a	222
delinquent child for committing an act that would be a felony if	223
committed by an adult, the juvenile court may commit the child	224
to the legal custody of the department of youth services for	225
secure confinement as follows:	226
(a) For an act that would be aggravated murder or murder	227
if committed by an adult, until the offender attains twenty-one	228
years of age;	229
(b) For a violation of section 2923.02 of the Revised Code	230
that involves an attempt to commit an act that would be	231
aggravated murder or murder if committed by an adult, a minimum	232
period of six to seven years as prescribed by the court and a	233
maximum period not to exceed the child's attainment of twenty-	234
one years of age;	235
(c) For a violation of section 2903.03, 2905.01, 2909.02,	236
or 2911.01 or division (A) of section 2903.04 of the Revised	237
Code or for a violation of any provision of section 2907.02 of	238
the Revised Code other than division (A)(1)(b) of that section	239
when the sexual conduct or insertion involved was consensual and	240
when the victim of the violation of division (A)(1)(b) of that	241
section was older than the delinquent child, was the same age as	242
the delinquent child, or was less than three years younger than	243
the delinquent child, for an indefinite term consisting of a	244
minimum period of one to three years, as prescribed by the	245
court, and a maximum period not to exceed the child's attainment	246
of twenty-one years of age;	247

(d) If the child is adjudicated a delinquent child for	248
committing an act that is not described in division (A)(1)(b) or	249
(c) of this section and that would be a felony of the first or	250
second degree if committed by an adult, for an indefinite term	251
consisting of a minimum period of one year and a maximum period	252
not to exceed the child's attainment of twenty-one years of age.	253
(e) For committing an act that would be a felony of the	254
third, fourth, or fifth degree if committed by an adult or for a	255
violation of division (A) of section 2923.211 of the Revised	256
Code, for an indefinite term consisting of a minimum period of	257
six months and a maximum period not to exceed the child's	258
attainment of twenty-one years of age.	259
(2) In each case in which a court makes a disposition	260
under this section, the court retains control over the	261
commitment for the minimum period specified by the court in	262
divisions (A)(1)(a) to (e) of this section. During the minimum	263
period, the department of youth services shall not move the	264
child to a nonsecure setting without the permission of the court	265
that imposed the disposition.	266
(B)(1) Subject to division (B)(2) of this section, if a	267
delinquent child is committed to the department of youth	268
services under this section, the department may release the	269
child at any time after the minimum period specified by the	270
court in division (A)(1) of this section ends.	271
(2) A commitment under this section is subject to a	272
supervised release or to a discharge of the child from the	273
custody of the department for medical reasons pursuant to	274
section 5139.54 of the Revised Code, but, during the minimum	275
period specified by the court in division (A)(1) of this	276

277

section, the department shall obtain court approval of a

supervised release or discharge under that section.	278
(C) If a child is adjudicated a delinquent child, at the	279
dispositional hearing and prior to making any disposition	280
pursuant to this section, the court shall determine whether the	281
delinquent child previously has been adjudicated a delinquent	282
child for a violation of a law or ordinance. If the delinquent	283
child previously has been adjudicated a delinquent child for a	284
violation of a law or ordinance, the court, for purposes of	285
entering an order of disposition of the delinquent child under	286
this section, shall consider the previous delinquent child	287
adjudication as a conviction of a violation of the law or	288
ordinance in determining the degree of the offense the current	289
act would be had it been committed by an adult. This division	290
also shall apply in relation to the imposition of any financial	291
sanction under section 2152.19 of the Revised Code.	292
Sec. 2923.21. (A) No person shall do any of the following:	202
bee. Lyly.ll. (ii) no person sharr do dhy or the rorrowing.	293
(1) Sell any firearm to a person who is under eighteen	293
(1) Sell any firearm to a person who is under eighteen	294
(1) Sell any firearm to a person who is under eighteen years of age;	294 295
(1) Sell any firearm to a person who is under eighteen years of age; (2)—Subject to division (B) of this section, sell any	294 295 296
(1) Sell any firearm to a person who is under eighteen years of age; (2)—Subject to division (B) of this section, sell any handgun—firearm to a person who is under twenty-one years of	294 295 296 297
(1) Sell any firearm to a person who is under eighteen years of age; (2)—Subject to division (B) of this section, sell any handgun—firearm to a person who is under twenty-one years of age;	294 295 296 297 298
(1) Sell any firearm to a person who is under eighteen years of age; (2)—Subject to division (B) of this section, sell any handgun—firearm to a person who is under twenty—one years of age; (3) Furnish any firearm to a person who is under eighteen	294 295 296 297 298
(1) Sell any firearm to a person who is under eighteen years of age; (2)—Subject to division (B) of this section, sell any handgun—firearm to a person who is under twenty—one years of age; (3) Furnish any firearm to a person who is under eighteen years of age or, subject—(2) Subject to division (B) of this	294 295 296 297 298 299 300
(1) Sell any firearm to a person who is under eighteen years of age; (2)—Subject to division (B) of this section, sell any handgun—firearm to a person who is under twenty—one years of age; (3) Furnish any firearm to a person who is under eighteen years of age or, subject—(2) Subject to division (B) of this section, furnish any handgun—firearm to a person who is under	294 295 296 297 298 299 300 301
(1) Sell any firearm to a person who is under eighteen years of age; (2)—Subject to division (B) of this section, sell any handgun—firearm to a person who is under twenty—one years of age; (3) Furnish any firearm to a person who is under eighteen years of age or, subject—(2) Subject to division (B) of this section, furnish any handgun—firearm to a person who is under twenty—one years of age, except for lawful hunting, sporting, or	294 295 296 297 298 299 300 301 302
(1) Sell any firearm to a person who is under eighteen years of age; (2)—Subject to division (B) of this section, sell any handgun—firearm to a person who is under twenty-one years of age; (3) Furnish any firearm to a person who is under eighteen years of age or, subject—(2) Subject to division (B) of this section, furnish any handgun—firearm to a person who is under twenty-one years of age, except for lawful hunting, sporting, or educational purposes, including, but not limited to, instruction	294 295 296 297 298 299 300 301 302 303

years of age or older if the seller or furnisher knows, or has	307
reason to know, that the person is purchasing or receiving the	308
firearm for the purpose of selling the firearm in violation of	309
division (A) (1) of this section to a person who is under-	310
eighteen years of age or for the purpose of furnishing the	311
firearm in violation of division (A)(3) of this section to a	312
person who is under eighteen years of age;	313
(5) Sell or furnish a handgun firearm to a person who	314
is twenty-one years of age or older if the seller or furnisher	315
knows, or has reason to know, that the person is purchasing or	316
receiving the handgun-firearm for the purpose of selling the	317
$\frac{\text{handgun-firearm}}{\text{firearm}}$ in violation of division (A) $\frac{\text{(2)}}{\text{(1)}}$ of this	318
section to a person who is under twenty-one years of age or for	319
the purpose of furnishing the handgun-firearm in violation of	320
division (A) $\frac{(3)}{(2)}$ of this section to a person who is under	321
twenty-one years of age;	322
(6) Purchase or attempt to purchase any firearm with the	323
intent to sell the firearm in violation of division (A)(1) of	324
this section to a person who is under eighteen years of age or-	325
with the intent to furnish the firearm in violation of division-	326
(A) (3) of this section to a person who is under eighteen years-	327
of age;	328
(7)—(4) Purchase or attempt to purchase any handgun—	329
<u>firearm</u> with the intent to sell the <u>handgun-firearm</u> in violation	330
of division (A) $\frac{(2)}{(1)}$ of this section to a person who is under	331
twenty-one years of age or with the intent to furnish the	332
$\frac{\text{handgun-firearm}}{\text{firearm}}$ in violation of division (A) $\frac{\text{(3)}}{\text{(2)}}$ of this	333
section to a person who is under twenty-one years of age.	334
(B) Divisions (A)(1) and (2) of this section do not apply	335
to the sale or furnishing of a handgun firearm to a person	336

eighteen years of age or older and under twenty-one years of age	337
if the person eighteen years of age or older and under twenty-	338
one years of age is a law enforcement officer who is properly	339
appointed or employed as a law enforcement officer and has	340
received firearms training approved by the Ohio peace officer	341
training council or equivalent firearms training. Divisions (A)	342
(1) and (2) of this section do not apply to the sale or	343
furnishing of a handgun-firearm to an active duty member of the	344
armed forces of the United States who has received firearms	345
training that meets or exceeds the training requirements	346
described in division (G)(1) of section 2923.125 of the Revised	347
Code.	348
(C) Whoever violates this section is guilty of improperly	349
furnishing firearms to a minor an underage person, a felony of	350
the <u>fifth_third_degree</u> .	351
Sec. 2923.211. (A) No person under eighteen twenty-one	352
Sec. 2923.211. (A) No person under <u>eighteen_twenty-one</u> years of age shall purchase or attempt to purchase a firearm.	352 353
years of age shall purchase or attempt to purchase a firearm.	353
years of age shall purchase or attempt to purchase a firearm. (B) No person under twenty-one years of age shall purchase	353 354
years of age shall purchase or attempt to purchase a firearm. (B) No person under twenty-one years of age shall purchase or attempt to purchase a handgun, provided that this division	353 354 355
years of age shall purchase or attempt to purchase a firearm. (B) No person under twenty-one years of age shall purchase or attempt to purchase a handgun, provided that this division does not apply to the purchase or attempted purchase of a	353 354 355 356
years of age shall purchase or attempt to purchase a firearm. (B) No person under twenty-one years of age shall purchase or attempt to purchase a handgum, provided that this division does not apply to the purchase or attempted purchase of a handgum—firearm by a person eighteen years of age or older and	353 354 355 356 357
years of age shall purchase or attempt to purchase a firearm. (B) No person under twenty-one years of age shall purchase or attempt to purchase a handgun, provided that this division does not apply to the purchase or attempted purchase of a handgun-firearm by a person eighteen years of age or older and under twenty-one years of age if either of the following apply:	353 354 355 356 357 358
years of age shall purchase or attempt to purchase a firearm. (B) No person under twenty-one years of age shall purchase or attempt to purchase a handgun, provided that this division does not apply to the purchase or attempted purchase of a handgun-firearm by a person eighteen years of age or older and under twenty-one years of age if either of the following apply: (1) The person is a law enforcement officer who is	353 354 355 356 357 358
years of age shall purchase or attempt to purchase a firearm. (B) No person under twenty-one years of age shall purchase or attempt to purchase a handgun, provided that this division does not apply to the purchase or attempted purchase of a handgun-firearm by a person eighteen years of age or older and under twenty-one years of age if either of the following apply: (1) The person is a law enforcement officer who is properly appointed or employed as a law enforcement officer and	353 354 355 356 357 358 359 360
years of age shall purchase or attempt to purchase a firearm. (B) No person under twenty-one years of age shall purchase or attempt to purchase a handgun, provided that this division does not apply to the purchase or attempted purchase of a handgun-firearm by a person eighteen years of age or older and under twenty-one years of age if either of the following apply: (1) The person is a law enforcement officer who is properly appointed or employed as a law enforcement officer and has received firearms training approved by the Ohio peace	353 354 355 356 357 358 359 360 361
years of age shall purchase or attempt to purchase a firearm. (B) No person under twenty-one years of age shall purchase or attempt to purchase a handgun, provided that this division does not apply to the purchase or attempted purchase of a handgun-firearm by a person eighteen years of age or older and under twenty-one years of age if either of the following apply: (1) The person is a law enforcement officer who is properly appointed or employed as a law enforcement officer and has received firearms training approved by the Ohio peace officer training council or equivalent firearms training.	353 354 355 356 357 358 359 360 361 362

reserve armed services of the United States or the Ohio national	366
guard, and the person has received firearms training from the	367
armed services or the national guard or equivalent firearms	368
training.	369
(C) (B) Whoever violates division (A) of this section is	370
guilty of underage purchase of a firearm $_{7}$. If the offender is	371
under eighteen years of age, underage purchase of a firearm is a	372
delinquent act that would be a felony of the fourth degree if it	373
could be committed by an adult. Whoever violates division (B) of	374
this section is guilty of If the offender is eighteen years of	375
age or older but under twenty-one years of age, underage	376
purchase of a handgun, firearm is a misdemeanor of the second	377
degree.	378
Section 2. That existing sections 2151.022, 2152.02,	379
2152.16, 2923.21, and 2923.211 of the Revised Code are hereby	380
repealed.	381