As Reported by the House Judiciary Committee

131st General Assembly

Regular Session 2015-2016

H. B. No. 284

Representatives Dovilla, Anielski
Cosponsors: Representatives Baker, Becker, Buchy, Derickson, DeVitis, Ginter,
Green, Grossman, Hall, Johnson, T., Manning, Patmon, Pelanda, Romanchuk,
Ruhl, Sears, Thompson

A BILL

То	amend sections 145.27, 145.572, 145.573, 742.41,	1
	742.463, 742.464, 2329.66, 2901.43, 2929.192,	2
	2929.193, 3305.08, 3305.11, 3305.12, 3305.20,	3
	3307.20, 3307.372, 3307.373, 3309.22, 3309.672,	4
	3309.673, 5505.04, 5505.262, and 5505.263 and to	5
	enact sections 2901.432, 2901.433, 2901.434, and	6
	2927.28 of the Revised Code to add extortion and	7
	perjury and certain federal offenses to the	8
	offenses that may result in forfeiture or	9
	termination of public retirement system	10
	benefits.	11

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

Section 1. That sections 145.27, 145.572, 145.573, 742.41,	12
742.463, 742.464, 2329.66, 2901.43, 2929.192, 2929.193, 3305.08,	13
3305.11, 3305.12, 3305.20, 3307.20, 3307.372, 3307.373, 3309.22,	14
3309.672, 3309.673, 5505.04, 5505.262, and 5505.263 be amended	15
and sections 2901.432, 2901.433, 2901.434, and 2927.28 of the	16
Revised Code be enacted to read as follows:	17

Sec. 145.27. (A)(1) As used in this division, "personal	18
history record" means information maintained by the public	19
employees retirement board on an individual who is a member,	20
former member, contributor, former contributor, retirant, or	21
beneficiary that includes the address, telephone number, social	22
security number, record of contributions, correspondence with	23
the public employees retirement system, or other information the	24
board determines to be confidential.	25
(2) The records of the board shall be open to public	26
inspection and may be made available in printed or electronic	27
format, except that the following shall be excluded, except with	28
the written authorization of the individual concerned:	29
(a) The individual's statement of previous service and	30
other information as provided for in section 145.16 of the	31
Revised Code;	32
(b) The amount of a monthly allowance or benefit paid to	33
the individual;	34
(c) The individual's personal history record.	35
(B) All medical reports and recommendations required by	36
this chapter are privileged, except as follows:	37
(1) Copies of medical reports or recommendations shall be	38
made available to the personal physician, attorney, or	39
authorized agent of the individual concerned upon written	40
release from the individual or the individual's agent, or when	41
necessary for the proper administration of the fund, to the	42
board assigned physician.	43
(2) Documentation required by section 2901.434 or 2929.193	44
of the Revised Code shall be provided to a court holding a	45
hearing under that section.	46

- (C) Any person who is a member or contributor of the system shall be furnished with a statement of the amount to the credit of the individual's account upon written request. The board is not required to answer more than one such request of a person in any one year. The board may issue annual statements of accounts to members and contributors.
- (D) Notwithstanding the exceptions to public inspection in division (A)(2) of this section, the board may furnish the following information:
- (1) If a member, former member, contributor, former contributor, or retirant is subject to an order issued under section 2907.15 of the Revised Code or an order issued under division (A) or (B) of section 2929.192 of the Revised Code or is convicted of or pleads guilty to a violation of section 2921.41 of the Revised Code, on written request of a prosecutor as defined in section 2935.01 of the Revised Code, the board shall furnish to the prosecutor the information requested from the individual's personal history record.
- (2) Pursuant to a court or administrative order issued pursuant to Chapter 3119., 3121., 3123., or 3125. of the Revised Code, the board shall furnish to a court or child support enforcement agency the information required under that section.
- (3) At the written request of any person, the board shall
 provide to the person a list of the names and addresses of
 members, former members, contributors, former contributors,
 retirants, or beneficiaries. The costs of compiling, copying,
 and mailing the list shall be paid by such person.

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- (4) Within fourteen days after receiving from the director 74 of job and family services a list of the names and social 75

security numbers of recipients of public assistance pursuant to	76
section 5101.181 of the Revised Code, the board shall inform the	77
auditor of state of the name, current or most recent employer	78
address, and social security number of each member whose name	79
and social security number are the same as that of a person	80
whose name or social security number was submitted by the	81
director. The board and its employees shall, except for purposes	82
of furnishing the auditor of state with information required by	83
this section, preserve the confidentiality of recipients of	84
public assistance in compliance with section 5101.181 of the	85
Revised Code.	86

(5) The system shall comply with orders issued under section 3105.87 of the Revised Code.

On the written request of an alternate payee, as defined in section 3105.80 of the Revised Code, the system shall furnish to the alternate payee information on the amount and status of any amounts payable to the alternate payee under an order issued under section 3105.171 or 3105.65 of the Revised Code.

- (6) At the request of any person, the board shall make available to the person copies of all documents, including resumes, in the board's possession regarding filling a vacancy of an employee member or retirant member of the board. The person who made the request shall pay the cost of compiling, copying, and mailing the documents. The information described in division (D)(6) of this section is a public record.
- (7) The system shall provide the notice required by

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 section 145.573 of the Revised Code to the prosecutor assigned

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 to the case.
 - (8) The system may provide information requested by the

United States social security administration, United States	105
centers for medicare and medicaid, Ohio public employees	106
deferred compensation program, Ohio police and fire pension	107
fund, school employees retirement system, state teachers	108
retirement system, state highway patrol retirement system, or	109
Cincinnati retirement system.	110
(E) A statement that contains information obtained from	111
the system's records that is signed by the executive director or	112
an officer of the system and to which the system's official seal	113
is affixed, or copies of the system's records to which the	114
signature and seal are attached, shall be received as true	115
copies of the system's records in any court or before any	116
officer of this state.	117
(F) For purposes of this section, the board may maintain	118
records in printed or electronic format.	119
Sec. 145.572. (A) (1) Notwithstanding any other provision	120
of this chapter, the following shall be subject to a forfeiture	121
ordered under division (A) or (B) of section 2901.433 or	122
2929.192 of the Revised Code:	123
(a) The right of a member to receive any payment under a	124
pension, annuity, allowance, or other type of benefit under this	125
chapter, other than a payment of the accumulated contributions	126
standing to the person's credit under this chapter;	127
(b) The right of a contributor to receive a benefit under	128
division (B) of section 145.384 of the Revised Code, other than	129
a payment of the person's contributions made under section	130
145.38 or 145.383 of the Revised Code.	131
(2) The public employees retirement system shall comply	132

with a forfeiture order issued under division (A) or (B) of

section 2901.433 or 2929.192 of the Revised Code at the time the	134
member or contributor applies for payment of the person's	135
accumulated contributions. Upon payment of the person's	136
contributions and cancellation of any corresponding service	137
credit, a person who is subject to the forfeiture order	138
described in this division may not restore any canceled service	139
credit under this chapter or the provisions of Chapter 742.,	140
3305., 3307., 3309., or 5505. of the Revised Code.	141
(B) Notwithstanding any other provision of this chapter,	142
if the system receives notice pursuant to section 2901.43 <u>or</u>	143
division (C) of section 2901.432 of the Revised Code that a	144
person who has accumulated contributions standing to the	145
person's credit pursuant to this chapter is charged with any	146
offense or violation listed or described in divisions <u>division</u>	147
(B) (1) of section 2901.432 or division (D) (1) to (3) of section	148
2929.192 of the Revised Code that is a felony in under the	149
circumstances specified in the particular division those	150
sections, all of the following apply:	151
(1) No payment of those accumulated contributions or of	152
any other amount or amounts to be paid to a person who is a	153
<pre>member or contributor under this chapter upon the person's</pre>	154
withdrawal of contributions pursuant to this chapter shall be	155
made prior to whichever of the following is applicable:	156
(a) If the person is convicted of or pleads guilty to the	157
charge and forfeiture is ordered under division (A) or (B) of	158
section either of the following:	159
(i) Section 2929.192 of the Revised Code, the day on which	160
the system receives from the court a copy of the journal entry	161
of the offender's sentence under that section;	162

(ii) Section 2901.433 of the Revised Code, the day on	163
which the system receives from the court a copy of the journal	164
entry imposing the forfeiture order under that section.	165
(b) If the charge against the person is dismissed, the	166
person is found not guilty of the charge, or the person is found	167
not guilty by reason of insanity of the charge, the day on which	168
the system receives notice of the final disposition of the	169
charge.	170
(2) The system shall not process any application for	171
payment under this chapter from the person prior to the final	172
disposition of the charge.	173
Sec. 145.573. Notwithstanding any other provision of this	174
chapter, a disability benefit granted under this chapter is	175
subject to an order issued under section 2901.434 or 2929.193 of	176
the Revised Code. The public employees retirement board shall	177
comply with the order.	178
On receipt of notice under section 2901.43 of the Revised	179
Code that a public employees retirement system member is charged	180
with an offense listed in division (D) of section 2929.192 of	181
the Revised Code under the circumstances specified in	182
that division <u>section</u>, the system shall determine whether the	183
member has been granted a disability benefit. If so, the system	184
shall send written notice to the prosecutor assigned to the case	185
that the member has been granted a disability benefit under this	186
chapter and may be subject to section 2929.193 of the Revised	187
Code.	188
On receipt of notice under division (D) of section	189
2901.432 of the Revised Code that a public employees retirement	190
system member has been convicted of or pleaded guilty to an	191

offense listed in division (B)(1) of that section under the	192
circumstances specified in that section, the system shall	193
determine whether the member has been granted a disability	194
benefit. If so, the system shall send written notice to the	195
attorney general that the member has been granted a disability	196
benefit under this chapter and may be subject to section	197
2901.434 of the Revised Code.	198
Sec. 742.41. (A) As used in this section:	199
(1) "Other system retirant" has the same meaning as in	200
section 742.26 of the Revised Code.	201
(2) "Personal history record" includes a member's, former	202
member's, or other system retirant's name, address, telephone	203
number, social security number, record of contributions,	204
correspondence with the Ohio police and fire pension fund,	205
status of any application for benefits, and any other	206
information deemed confidential by the trustees of the fund.	207
(B) The treasurer of state shall furnish annually to the	208
board of trustees of the fund a sworn statement of the amount of	209
the funds in the treasurer of state's custody belonging to the	210
Ohio police and fire pension fund. The records of the fund shall	211
be open for public inspection except for the following, which	212
shall be excluded, except with the written authorization of the	213
<pre>individual concerned:</pre>	214
(1) The individual's personal history record;	215
(2) Any information identifying, by name and address, the	216
amount of a monthly allowance or benefit paid to the individual.	217
(C) All medical reports and recommendations required are	218
privileged, except as follows:	219

(1) Copies of medical reports or recommendations shall be 220 221 made available to the personal physician, attorney, or authorized agent of the individual concerned upon written 222 release received from the individual or the individual's agent 223 or, when necessary for the proper administration of the fund, to 224 the board-assigned physician. 225 (2) Documentation required by section 2901.434 or 2929.193 226 of the Revised Code shall be provided to a court holding a 227 hearing under that section. 228 (D) Any person who is a member of the fund or an other 229 system retirant shall be furnished with a statement of the 230 amount to the credit of the person's individual account upon the 231 person's written request. The fund need not answer more than one 232 such request of a person in any one year. 233 (E) Notwithstanding the exceptions to public inspection in 234 division (B) of this section, the fund may furnish the following 235 information: 236 (1) If a member, former member, or other system retirant 237 is subject to an order issued under section 2907.15 of the 238 Revised Code or an order issued under division (A) or (B) of 239 section 2929.192 of the Revised Code or is convicted of or 240 pleads guilty to a violation of section 2921.41 of the Revised 241 Code, on written request of a prosecutor as defined in section 242 2935.01 of the Revised Code, the fund shall furnish to the 243 prosecutor the information requested from the individual's 244 personal history record. 245 (2) Pursuant to a court order issued pursuant to Chapter 246 3119., 3121., 3123., or 3125. of the Revised Code, the fund 247

shall furnish to a court or child support enforcement agency the

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information	reallired	under	that	section
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- (3) At the request of any organization or association of 250 members of the fund, the fund shall provide a list of the names 251 and addresses of members of the fund and other system retirants. 252 The fund shall comply with the request of such organization or 253 association at least once a year and may impose a reasonable 254 charge for the list.
- (4) Within fourteen days after receiving from the director 256 of job and family services a list of the names and social 257 security numbers of recipients of public assistance pursuant to 258 section 5101.181 of the Revised Code, the fund shall inform the 259 auditor of state of the name, current or most recent employer 260 address, and social security number of each member or other 261 system retirant whose name and social security number are the 262 same as that of a person whose name or social security number 263 was submitted by the director. The fund and its employees shall, 264 except for purposes of furnishing the auditor of state with 265 information required by this section, preserve the 266 confidentiality of recipients of public assistance in compliance 267 with section 5101.181 of the Revised Code. 268
- (5) The fund shall comply with orders issued under section 269 3105.87 of the Revised Code. 270

On the written request of an alternate payee, as defined 271 in section 3105.80 of the Revised Code, the fund shall furnish 272 to the alternate payee information on the amount and status of 273 any amounts payable to the alternate payee under an order issued 274 under section 3105.171 or 3105.65 of the Revised Code. 275

(6) At the request of any person, the fund shall make 276 available to the person copies of all documents, including 277

resumes, in the fund's possession regarding filling a vacancy of	278
a police officer employee member, firefighter employee member,	279
police retirant member, or firefighter retirant member of the	280
board of trustees. The person who made the request shall pay the	281
cost of compiling, copying, and mailing the documents. The	282
information described in this division is a public record.	283

- (7) The fund shall provide the notice required by section 284
 742.464 of the Revised Code to the prosecutor assigned to the 285
 case.
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- (F) A statement that contains information obtained from

 the fund's records that is signed by the secretary of the board

 of trustees of the Ohio police and fire pension fund and to

 which the board's official seal is affixed, or copies of the

 fund's records to which the signature and seal are attached,

 shall be received as true copies of the fund's records in any

 court or before any officer of this state.

Sec. 742.463. (A) Notwithstanding any other provision of 294 this chapter, any payment of accumulated contributions standing 295 to a person's credit under this chapter and any other amount or 296 amounts to be paid to a person who is a member or contributor 297 under this chapter upon the person's withdrawal of contributions 298 pursuant to this chapter shall be subject to any forfeiture 299 ordered under division (A) or (B) of section 2901.433 or 300 2929.192 of the Revised Code, and the Ohio police and fire 301 pension fund shall comply with that order in making the payment. 302 Upon payment of the person's accumulated contributions and 303 cancellation of the corresponding service credit, a person who 304 is subject to the forfeiture described in this division may not 305 restore the canceled service credit under this chapter or under 306 Chapter 145., 3305., 3307., 3309., or 5505. of the Revised Code. 307

(B) Notwithstanding any other provision of this chapter,	308
if the fund receives notice pursuant to section 2901.43 or	309
division (C) of section 2901.432 of the Revised Code that a	310
person who has accumulated contributions standing to the	311
person's credit pursuant to this chapter is charged with any	312
offense or violation listed or described in divisions <u>division</u>	313
(B) (1) of section 2901.432 or division (D) (1) to (3) of section	314
2929.192 of the Revised Code that is a felony in under the	315
circumstances specified in the particular division those	316
sections, all of the following apply:	317
(1) No payment of those accumulated contributions or of	318
any other amount or amounts to be paid to a person who is a	319
<pre>member or contributor under this chapter upon the person's</pre>	320
withdrawal of contributions pursuant to this chapter shall be	321
made prior to whichever of the following is applicable:	322
(a) If the person is convicted of or pleads guilty to the	323
charge and forfeiture is ordered under division (A) or (B) of	324
section either of the following:	325
(i) Section 2929.192 of the Revised Code, the day on which	326
the fund receives from the court a copy of the journal entry of	327
the offender's sentence under that section;	328
(ii) Section 2901.433 of the Revised Code, the day on	329
which the fund receives from the court a copy of the journal	330
entry imposing the forfeiture order under that section.	331
(b) If the charge against the person is dismissed, the	332
person is found not guilty of the charge, or the person is found	333
not guilty by reason of insanity of the charge, the day on which	334
the fund receives notice of the final disposition of the charge.	335
(2) The fund shall not process any application for payment	336

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(1)(a) In the case of a judgment or order regarding money	367
owed for health care services rendered or health care supplies	368
provided to the person or a dependent of the person, one parcel	369
or item of real or personal property that the person or a	370
dependent of the person uses as a residence. Division (A)(1)(a)	371
of this section does not preclude, affect, or invalidate the	372
creation under this chapter of a judgment lien upon the exempted	373
property but only delays the enforcement of the lien until the	374
property is sold or otherwise transferred by the owner or in	375
accordance with other applicable laws to a person or entity	376
other than the surviving spouse or surviving minor children of	377
the judgment debtor. Every person who is domiciled in this state	378
may hold exempt from a judgment lien created pursuant to	379
division (A)(1)(a) of this section the person's interest, not to	380
exceed one hundred twenty-five thousand dollars, in the exempted	381
property.	382

- (b) In the case of all other judgments and orders, the person's interest, not to exceed one hundred twenty-five thousand dollars, in one parcel or item of real or personal property that the person or a dependent of the person uses as a residence.
- (c) For purposes of divisions (A)(1)(a) and (b) of this section, "parcel" means a tract of real property as identified on the records of the auditor of the county in which the real property is located.
- (2) The person's interest, not to exceed three thousand
 two hundred twenty-five dollars, in one motor vehicle;
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- (3) The person's interest, not to exceed four hundred 394 dollars, in cash on hand, money due and payable, money to become 395 due within ninety days, tax refunds, and money on deposit with a 396

bank, savings and loan association, credit union, public	397
utility, landlord, or other person, other than personal	398
earnings.	399
(4)(a) The person's interest, not to exceed five hundred	400
twenty-five dollars in any particular item or ten thousand seven	401
hundred seventy-five dollars in aggregate value, in household	402
furnishings, household goods, wearing apparel, appliances,	403
books, animals, crops, musical instruments, firearms, and	404
hunting and fishing equipment that are held primarily for the	405
personal, family, or household use of the person;	406
(b) The person's aggregate interest in one or more items	407
of jewelry, not to exceed one thousand three hundred fifty	408
dollars, held primarily for the personal, family, or household	409
use of the person or any of the person's dependents.	410
(5) The person's interest, not to exceed an aggregate of	411
two thousand twenty-five dollars, in all implements,	412
professional books, or tools of the person's profession, trade,	413
or business, including agriculture;	414
(6)(a) The person's interest in a beneficiary fund set	415
apart, appropriated, or paid by a benevolent association or	416
society, as exempted by section 2329.63 of the Revised Code;	417
(b) The person's interest in contracts of life or	418
endowment insurance or annuities, as exempted by section 3911.10	419
of the Revised Code;	420
(c) The person's interest in a policy of group insurance	421
or the proceeds of a policy of group insurance, as exempted by	422
section 3917.05 of the Revised Code;	423
(d) The person's interest in money, benefits, charity,	424
relief, or aid to be paid, provided, or rendered by a fraternal	425

(10)(a) Except in cases in which the person was convicted	453
of or pleaded guilty to a violation of section 2921.41 of the	454
Revised Code and in which an order for the withholding of	455
restitution from payments was issued under division (C)(2)(b) of	456
that section, in cases in which an order for withholding was	457
issued under section 2907.15 of the Revised Code, in cases in	458
which an order for forfeiture was issued under <u>division (B) or</u>	459
(C) of section 2901.433 or division (A) or (B) of section	460
2929.192 of the Revised Code, and in cases in which an order was	461
issued under section <u>2901.434,</u> 2929.193, or 2929.194 of the	462
Revised Code, and only to the extent provided in the order, and	463
except as provided in sections 3105.171, 3105.63, 3119.80,	464
3119.81, 3121.02, 3121.03, and 3123.06 of the Revised Code, the	465
person's rights to or interests in a pension, benefit, annuity,	466
retirement allowance, or accumulated contributions, the person's	467
rights to or interests in a participant account in any deferred	468
compensation program offered by the Ohio public employees	469
deferred compensation board, a government unit, or a municipal	470
corporation, or the person's other accrued or accruing rights or	471
interests, as exempted by section 145.56, 146.13, 148.09,	472
742.47, 3307.41, 3309.66, or 5505.22 of the Revised Code, and	473
the person's rights to or interests in benefits from the Ohio	474
public safety officers death benefit fund;	475
(b) Except as provided in sections 3119.80, 3119.81,	476
3121.02, 3121.03, and 3123.06 of the Revised Code, the person's	477
rights to receive or interests in receiving a payment or other	478
benefits under any pension, annuity, or similar plan or	479
contract, not including a payment or benefit from a stock bonus	480
or profit-sharing plan or a payment included in division (A)(6)	481
(b) or (10)(a) of this section, on account of illness,	482
disability, death, age, or length of service, to the extent	483

reasonably necessary for the support of the person and any of	484
the person's dependents, except if all the following apply:	485
(i) The plan or contract was established by or under the	486
auspices of an insider that employed the person at the time the	487
person's rights or interests under the plan or contract arose.	488
(ii) The payment is on account of age or length of	489
service.	490
(iii) The plan or contract is not qualified under the	491
"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as	492
amended.	493
(c) Except for any portion of the assets that were	494
deposited for the purpose of evading the payment of any debt and	495
except as provided in sections 3119.80, 3119.81, 3121.02,	496
3121.03, and 3123.06 of the Revised Code, the person's rights or	497
interests in the assets held in, or to directly or indirectly	498
receive any payment or benefit under, any individual retirement	499
account, individual retirement annuity, "Roth IRA," "529 plan,"	500
or education individual retirement account that provides	501
payments or benefits by reason of illness, disability, death,	502
retirement, or age or provides payments or benefits for purposes	503
of education, to the extent that the assets, payments, or	504
benefits described in division (A)(10)(c) of this section are	505
attributable to or derived from any of the following or from any	506
earnings, dividends, interest, appreciation, or gains on any of	507
the following:	508
(i) Contributions of the person that were less than or	509
equal to the applicable limits on deductible contributions to an	510
individual retirement account or individual retirement annuity	511
in the year that the contributions were made, whether or not the	512

person was eligible to deduct the contributions on the person's	513
federal tax return for the year in which the contributions were	514
made;	515
(ii) Contributions of the person that were less than or	516
equal to the applicable limits on contributions to a Roth IRA or	517
education individual retirement account in the year that the	518
contributions were made;	519
(iii) Contributions of the person that are within the	520
applicable limits on rollover contributions under subsections	521
219, 402(c), 403(a)(4), 403(b)(8), 408(b), 408(d)(3), 408A(c)(3)	522
(B), 408A(d)(3), and 530(d)(5) of the "Internal Revenue Code of	523
1986," 100 Stat. 2085, 26 U.S.C.A. 1, as amended;	524
(iv) Contributions by any person into any plan, fund, or	525
account that is formed, created, or administered pursuant to, or	526
is otherwise subject to, section 529 of the "Internal Revenue	527
Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as amended.	528
(d) Except for any portion of the assets that were	529
deposited for the purpose of evading the payment of any debt and	530
except as provided in sections 3119.80, 3119.81, 3121.02,	531
3121.03, and 3123.06 of the Revised Code, the person's rights or	532
interests in the assets held in, or to receive any payment	533
under, any Keogh or "H.R. 10" plan that provides benefits by	534
reason of illness, disability, death, retirement, or age, to the	535
extent reasonably necessary for the support of the person and	536
any of the person's dependents.	537
(e) The person's rights to or interests in any assets held	538
in, or to directly or indirectly receive any payment or benefit	539
under, any individual retirement account, individual retirement	540
annuity, "Roth IRA," "529 plan," or education individual	541

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retirement account that a decedent, upon or by reason of the	542
decedent's death, directly or indirectly left to or for the	543
benefit of the person, either outright or in trust or otherwise,	544
including, but not limited to, any of those rights or interests	545
in assets or to receive payments or benefits that were	546
transferred, conveyed, or otherwise transmitted by the decedent	547
by means of a will, trust, exercise of a power of appointment,	548
beneficiary designation, transfer or payment on death	549
designation, or any other method or procedure.	550
(f) The exemptions under divisions (A)(10)(a) to (e) of	551
this section also shall apply or otherwise be available to an	552
alternate payee under a qualified domestic relations order	553
(QDRO) or other similar court order.	554
(g) A person's interest in any plan, program, instrument,	555
or device described in divisions (A)(10)(a) to (e) of this	556
section shall be considered an exempt interest even if the plan,	557
program, instrument, or device in question, due to an error made	558
in good faith, failed to satisfy any criteria applicable to that	559
plan, program, instrument, or device under the "Internal Revenue	560
Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as amended.	561
(11) The person's right to receive spousal support, child	562
support, an allowance, or other maintenance to the extent	563
reasonably necessary for the support of the person and any of	564
the person's dependents;	565
(12) The person's right to receive, or moneys received	566
during the preceding twelve calendar months from, any of the	567
following:	568

(a) An award of reparations under sections 2743.51 to

2743.72 of the Revised Code, to the extent exempted by division

(D) of section 2743.66 of the Revised Code;	571
(b) A payment on account of the wrongful death of an	572
individual of whom the person was a dependent on the date of the	573
individual's death, to the extent reasonably necessary for the	574
support of the person and any of the person's dependents;	575
(c) Except in cases in which the person who receives the	576
payment is an inmate, as defined in section 2969.21 of the	577
Revised Code, and in which the payment resulted from a civil	578
action or appeal against a government entity or employee, as	579
defined in section 2969.21 of the Revised Code, a payment, not	580
to exceed twenty thousand two hundred dollars, on account of	581
personal bodily injury, not including pain and suffering or	582
compensation for actual pecuniary loss, of the person or an	583
individual for whom the person is a dependent;	584
(d) A payment in compensation for loss of future earnings	585
of the person or an individual of whom the person is or was a	586
dependent, to the extent reasonably necessary for the support of	587
the debtor and any of the debtor's dependents.	588
(13) Except as provided in sections 3119.80, 3119.81,	
	589
3121.02, 3121.03, and 3123.06 of the Revised Code, personal	589 590
3121.02, 3121.03, and 3123.06 of the Revised Code, personal earnings of the person owed to the person for services in an	
	590
earnings of the person owed to the person for services in an	590 591
earnings of the person owed to the person for services in an amount equal to the greater of the following amounts:	590 591 592
earnings of the person owed to the person for services in an amount equal to the greater of the following amounts: (a) If paid weekly, thirty times the current federal	590591592593
earnings of the person owed to the person for services in an amount equal to the greater of the following amounts: (a) If paid weekly, thirty times the current federal minimum hourly wage; if paid biweekly, sixty times the current	590591592593594
earnings of the person owed to the person for services in an amount equal to the greater of the following amounts: (a) If paid weekly, thirty times the current federal minimum hourly wage; if paid biweekly, sixty times the current federal minimum hourly wage; if paid semimonthly, sixty-five	590591592593594595

payable, as prescribed by the "Fair Labor Standards Act of

1938," 52 Stat. 1060, 29 U.S.C. 206(a)(1), as amended;	600
(b) Seventy-five per cent of the disposable earnings owed	601
to the person.	602
to the person.	002
(14) The person's right in specific partnership property,	603
as exempted by the person's rights in a partnership pursuant to	604
section 1776.50 of the Revised Code, except as otherwise set	605
forth in section 1776.50 of the Revised Code;	606
(15) A seal and official register of a notary public, as	607
exempted by section 147.04 of the Revised Code;	608
(16) The person's interest in a tuition unit or a payment	609
under section 3334.09 of the Revised Code pursuant to a tuition	610
payment contract, as exempted by section 3334.15 of the Revised	611
Code;	612
(17) Any other property that is specifically exempted from	613
execution, attachment, garnishment, or sale by federal statutes	614
other than the "Bankruptcy Reform Act of 1978," 92 Stat. 2549,	615
11 U.S.C.A. 101, as amended;	616
(18) The person's aggregate interest in any property, not	617
to exceed one thousand seventy-five dollars, except that	618
division (A)(18) of this section applies only in bankruptcy	619
proceedings.	620
(B) On April 1, 2010, and on the first day of April in	621
each third calendar year after 2010, the Ohio judicial	622
conference shall adjust each dollar amount set forth in this	623
section to reflect any increase in the consumer price index for	624
all urban consumers, as published by the United States	625
department of labor, or, if that index is no longer published, a	626
generally available comparable index, for the three-year period	627
ending on the thirty-first day of December of the preceding	628

year. Any adjustments required by this division shall be rounded	629
to the nearest twenty-five dollars.	630
The Ohio judicial conference shall prepare a memorandum	631
specifying the adjusted dollar amounts. The judicial conference	632
shall transmit the memorandum to the director of the legislative	633
service commission, and the director shall publish the	634
memorandum in the register of Ohio. (Publication of the	635
memorandum in the register of Ohio shall continue until the next	636
memorandum specifying an adjustment is so published.) The	637
judicial conference also may publish the memorandum in any other	638
manner it concludes will be reasonably likely to inform persons	639
who are affected by its adjustment of the dollar amounts.	640
(C) As used in this section:	641
(1) "Disposable earnings" means net earnings after the	642
garnishee has made deductions required by law, excluding the	643
deductions ordered pursuant to section 3119.80, 3119.81,	644
3121.02, 3121.03, or 3123.06 of the Revised Code.	645
(2) "Insider" means:	646
(a) If the person who claims an exemption is an	647
individual, a relative of the individual, a relative of a	648
general partner of the individual, a partnership in which the	649
individual is a general partner, a general partner of the	650
individual, or a corporation of which the individual is a	651
director, officer, or in control;	652
(b) If the person who claims an exemption is a	653
corporation, a director or officer of the corporation; a person	654
in control of the corporation; a partnership in which the	655
corporation is a general partner; a general partner of the	656

corporation; or a relative of a general partner, director,

officer, or person in control of the corporation;	658
(c) If the person who claims an exemption is a	659
partnership, a general partner in the partnership; a general	660
partner of the partnership; a person in control of the	661
partnership; a partnership in which the partnership is a general	662
partner; or a relative in, a general partner of, or a person in	663
control of the partnership;	664
(d) An entity or person to which or whom any of the	665
following applies:	666
(i) The entity directly or indirectly owns, controls, or	667
holds with power to vote, twenty per cent or more of the	668
outstanding voting securities of the person who claims an	669
exemption, unless the entity holds the securities in a fiduciary	670
or agency capacity without sole discretionary power to vote the	671
securities or holds the securities solely to secure to debt and	672
the entity has not in fact exercised the power to vote.	673
(ii) The entity is a corporation, twenty per cent or more	674
of whose outstanding voting securities are directly or	675
indirectly owned, controlled, or held with power to vote, by the	676
person who claims an exemption or by an entity to which division	677
(C)(2)(d)(i) of this section applies.	678
(iii) A person whose business is operated under a lease or	679
operating agreement by the person who claims an exemption, or a	680
person substantially all of whose business is operated under an	681
operating agreement with the person who claims an exemption.	682
(iv) The entity operates the business or all or	683
substantially all of the property of the person who claims an	684
exemption under a lease or operating agreement.	685

(e) An insider, as otherwise defined in this section, of a

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a both of the following apply:	714
$\underline{\text{(a)}}$ A violation of section 2923.32 of the Revised Code or	715
any other violation or offense that includes as an element a	716
course of conduct or the occurrence of multiple acts is	717
"committed on or after the effective date of this section May	718
13, 2008," if the course of conduct continues, one or more of	719
the multiple acts occurs, or the subject person's accountability	720
for the course of conduct or for one or more of the multiple	721
acts continues, on or after the effective date of this section	722
May 13, 2008;	723
(b) A violation of section 2923.32 of the Revised Code or	724
any other violation or offense that includes as an element a	725
course of conduct or the occurrence of multiple acts is	726
"committed on or after the effective date of this amendment" if	727
the course of conduct continues, one or more of the multiple	728
acts occurs, or the offender's accountability for the course of	729
conduct or for one or more of the multiple acts continues on or	730
after the effective date of this amendment.	731
(B) This section applies to a person to whom all of the	732
<pre>following apply:</pre>	733
(1) The person is charged with an offense described in	734
division (D) of section 2929.192 of the Revised Code that was	735
allegedly committed on or after the appropriate date specified	736
in that division.	737
(2) The offense was allegedly committed within the context	738
of the person's public employment in a position of honor, trust,	739
or profit.	740
(3) At the time of the alleged offense, the person was one	741
of the following:	742

(a) A member of a public retirement system;	743
(b) A contributor to a public retirement system receiving	744
or eliqible to receive a benefit under section 145.384, 742.26,	745
3307.352, or 3309.344 of the Revised Code;	746
(c) A participant in an alternative retirement plan.	747
(C) Upon the filing of charges against a person-alleging-	748
that the person committed on or after the effective date of this-	749
section any violation or offense specified in division (C) of	750
this section, if the person allegedly committed the violation or	751
offense while serving in a position of honor, trust, or profit	752
and if the person is an electing employee participating in an	753
alternative retirement plan or a member of a public retirement	754
system subject to this section, the prosecutor who is assigned	755
to the case shall send written notice that those charges have	756
been filed against that person to the alternative retirement	757
plan in which the person is a participant or the public	758
retirement system in which the person is a member or	759
contributor, whichever is applicable. The written notice shall	760
specifically identify the person charged.	761
(C) Division (B) of this section applies when a person is	762
charged with committing on or after the effective date of this	763
section any offense or violation listed or described in-	764
divisions (D)(1) to (3) of section 2929.192 of the Revised Code	765
that is a felony, in the circumstances specified in the	766
particular division.	767
Sec. 2901.432. (A) As used in this section:	768
(1) "Public retirement system" and "alternative retirement	769
plan" have the same meanings as in section 2907.15 of the	770
Revised Code.	771

(2) "Position of honor, trust, or profit" has the same	772
meaning as in division (F)(1)(b) of section 2929.192 of the	773
Revised Code.	774
(B) This section applies to a person to whom all of the	775
<pre>following apply:</pre>	776
(1) The person is charged with any of the following	777
offenses that were allegedly committed on or after the effective	778
date of this section:	779
(a) Section 901(a) of the "Organized Crime Control Act of	780
1970," 84 Stat. 941, 18 U.S.C. 1961 et seq., as amended;	781
(b) Section 1104 of the "Comprehensive Crime Control Act	782
of 1984," 98 Stat. 2143, 18 U.S.C. 666, as amended;	783
(c) Section 1951 of the "Hobbs Act," 62 Stat. 793, 18	784
U.S.C. 1951, as amended;	785
(d) Section 7603 of the "Anti-Drug Abuse Act of 1988," 102	786
Stat. 4508, 18 U.S.C. 1341, 1343, and 1346;	787
(e) A conspiracy to commit any offense described in	788
divisions (B)(1)(a), (b), (c), and (d) of this section, in	789
<u>violation of 62 Stat. 701, 18 U.S.C. 371.</u>	790
(2) The offense was allegedly committed within the context	791
of the person's public employment in a position of honor, trust,	792
or profit.	793
(3) At the time of the alleged offense, the person was one	794
of the following:	795
(a) A member of a public retirement system;	796
(b) A contributor to a public retirement system receiving	797
or eligible to receive a benefit under section 145.384, 742.26,	798

3307.352, or 3309.344 of the Revised Code;	799
(c) A participant in an alternative retirement plan.	800
(C) On the filing of charges against a person subject to	801
this section, the person shall send written notice to the public	802
retirement system or alternative retirement plan in which the	803
person is a member, contributor, or participant and to the	804
attorney general that charges have been filed against the	805
person. The notice shall specifically identify the person.	806
(D) On the conviction or guilty plea of a person subject	807
to this section, the person shall send written notice to the	808
public retirement system or alternative retirement plan in which	809
the person is a member, contributor, or participant and to the	810
attorney general of the person's conviction or guilty plea. The	811
notice shall specifically identify the person.	812
Sec. 2901.433. (A) As used in this section:	813
(1) "Public retirement system" and "alternative retirement	814
plan" have the same meanings as in section 2907.15 of the	815
Revised Code.	816
(2) "Position of honor, trust, or profit" has the same	817
meaning as in division (F)(1)(b) of section 2929.192 of the	818
Revised Code.	819
(3) "Accumulated contributions" has the same meaning as in	820
section 2929.192 of the Revised Code.	821
(B) (1) On receipt of notice under division (D) of section	822
2901.432 of the Revised Code, the attorney general shall	823
determine whether the federal court charged with sentencing the	824
offender who is subject to that section has issued an order of	825
forfeiture or writ of garnishment on the retirement allowance,	826

pension, disability benefit, or other right or benefit of the	827
offender from a public retirement system or alternative	828
retirement plan. If the federal court has not issued such an	829
order or writ, the attorney general shall bring an action in the	830
court of common pleas of Franklin county asking the court to	831
order a forfeiture to the public retirement system or	832
alternative retirement plan in which the offender was a member,	833
contributor, or participant of the offender's right to a	834
retirement allowance, pension, disability benefit, or other	835
right or benefit, other than payment of the offender's	836
accumulated contributions. The court shall notify the offender	837
of the action. Except as provided in division (C) of this	838
section, the court shall order the forfeiture if all of the	839
following apply:	840
(a) The offender has been convicted of or pleaded quilty	841
to an offense described in division (B) (1) of section 2901.432	842
of the Revised Code that was committed on or after the effective	843
date of this section.	844
(b) The offense was committed within the context of the	845
offender's public employment in a position of honor, trust, or	846
profit.	847
(c) At the time of the offense, the offender was one of	848
the following:	849
	0.5.0
(i) A member of a public retirement system;	850
(ii) A contributor to a public retirement system eligible	851
to receive a benefit under section 145.384, 742.26, 3307.352, or	852
3309.344 of the Revised Code;	853
(iii) A participant in an alternative retirement plan.	854
(2) The court of common pleas shall send a copy of the	855

journal entry imposing the forfeiture order under division (B)	856
(1) of this section to each public retirement system or	857
alternative retirement plan in which the offender is a member,	858
contributor, or participant.	859
(C) In any case in which the court may order forfeiture	860
under division (B) of this section, the offender may request a	861
hearing regarding the forfeiture by delivering a written request	862
for a hearing to the court not later than thirty days after	863
receipt of the notice described in that division. If a request	864
is made by the offender, the court shall conduct the hearing.	865
The court shall give notice of the hearing to the offender,	866
attorney general, United States attorney who handled the case in	867
which the offender was convicted of or pleaded guilty to the	868
offense, and each appropriate public retirement system or	869
alternative retirement plan provider.	870
A hearing conducted under this division shall be limited	871
to a consideration of whether there is good cause based on	872
evidence presented by the offender for the forfeiture order not	873
to be issued. If it determines that there is good cause, the	874
court shall not issue the forfeiture order. If the offender does	875
not request a hearing or the court conducts a hearing but does	876
not determine that there is good cause for the order not to be	877
issued, the court shall order the forfeiture and send a copy of	878
the journal entry imposing the forfeiture order to each	879
appropriate public retirement system or alternative retirement	880
plan.	881
(D) Each public retirement system or alternative	882
retirement plan that receives a copy of a journal entry under	883
division (B) or (C) of this section that contains an order of	884
forfeiture shall comply with the order.	885

(E) For purposes of division (B) of this section, a	886
violation or offense that includes as an element a course of	887
conduct or the occurrence of multiple acts is "committed on or	888
after the effective date of this section" if the course of	889
conduct continues, one or more of the multiple acts occurs, or	890
the subject person's accountability for the course of conduct or	891
for one or more of the multiple acts continues on or after the	892
effective date of this section.	893
Sec. 2901.434. (A) As used in this section:	894
(1) "Public retirement system" and "alternative retirement	895
plan" have the same meanings as in section 2907.15 of the	896
Revised Code.	897
(2) "Position of honor, trust, or profit" has the same	898
meaning as in division (F)(1)(b) of section 2929.192 of the	899
Revised Code.	900
(B) This section applies to an offender to whom all of the	901
following apply:	902
(1) The offender has been convicted of or pleaded guilty	903
to an offense listed in division (B)(1) of section 2901.432 of	904
the Revised Code that was committed on or after the effective	905
date of this section.	906
(2) The offense was committed within the context of the	907
offender's public employment in a position of honor, trust, or	908
profit.	909
(3) At the time of the offense, the offender was one of	910
the following:	911
(a) A member of a public retirement system;	912
(b) A contributor to a public retirement system receiving	913

or eligible to receive a benefit under section 145.384, 742.26,	914
3307.352, or 3309.344 of the Revised Code;	915
(c) A participant in an alternative retirement plan.	916
(4) Prior to the final disposition of the case, the	917
offender was granted a disability benefit by a public retirement	918
system or an alternative retirement plan provider.	919
(C) (1) On receipt of the notice under division (D) of	920
section 2901.432 of the Revised Code, the attorney general shall	921
determine whether the federal court charged with sentencing the	922
offender has issued an order of forfeiture of or writ of	923
garnishment on the disability benefit of the offender. If the	924
federal court has not issued such an order or writ, the attorney	925
general shall bring an action in the court of common pleas of	926
Franklin county asking the court to order termination of the	927
offender's disability benefit.	928
The court shall notify the offender of the action and	929
schedule a hearing regarding the condition for which the	930
offender was granted a disability benefit. Not later than ten	931
days prior to the scheduled date of the hearing, the court shall	932
give written notice of the hearing to the offender, the attorney	933
general, the United States attorney who handled the case in	934
which the offender was convicted of or pleaded guilty to the	935
offense for which the order will be imposed, and each	936
appropriate public retirement system or alternative retirement	937
plan provider. The hearing shall be limited to consideration of	938
whether the offender's disabling condition arose out of the	939
commission of the offense the offender was convicted of or	940
pleaded guilty to.	941

The system or provider shall submit to the court the

offender's disability benefit application and the related	943
medical reports and recommendations. If the court determines	944
based on those documents and the hearing that the disabling	945
condition arose out of the commission of the offense the	946
offender was convicted of or pleaded guilty to, the court shall	947
order the system or provider to terminate the disability	948
benefit.	949
(2) Any disability benefit paid the offender prior to its	950
termination may be recovered in accordance with section 145.563,	951
742.64, 3305.22, 3307.47, 3309.70, or 5505.34 of the Revised	952
Code.	953
(D) For purposes of division (B) of this section, a	954
violation or offense that includes as an element a course of	955
conduct or the occurrence of multiple acts is "committed on or	956
after the effective date of this section" if the course of	957
conduct continues, one or more of the multiple acts occurs, or	958
the offender's accountability for the course of conduct or for	959
one or more of the multiple acts continues on or after the	960
effective date of this section.	961
Sec. 2927.28. (A) No person shall knowingly fail to send a	962
notice required by division (C) or (D) of section 2901.432 of	963
the Revised Code.	964
(B) Whoever violates this section is guilty of failure to	965
report a charge or conviction to a public retirement system or	966
alternative retirement plan, a misdemeanor of the fourth degree.	967
Sec. 2929.192. (A) If an offender is being sentenced for	968
any felony offense listed in division (D) of this section that	969
was committed on or after May 13, 2008, if the offender	970
gommitted the offence while governe in a position of honor	971

trust, or profit, and if the offender, at the time of the	972
commission of the offense, was a member of any public retirement-	973
system or a participant in an alternative retirement plan, in <u>In</u>	974
addition to any other sanction <pre>it a court imposes under section</pre>	975
2929.14, 2929.15, 2929.16, 2929.17, or 2929.18 of the Revised	976
Code but subject to division (B) of this section, the court	977
shall order the forfeiture to the public retirement system or	978
alternative retirement plan in which the offender was a member	979
contributor, or participant of the offender's right to a	980
retirement allowance, pension, disability benefit, or other	981
right or benefit, other than payment of the offender's	982
accumulated contributions, earned by reason of the offender's	983
being a member of the public retirement system or alternative	984
retirement plan. A if all of the following apply:	985
(1) The offender is being sentenced for an offense	986
described in division (D) of this section that was committed on	987
or after the appropriate date specified in that division.	988
(2) The offense was committed within the context of the	989
offender's public employment in a position of honor, trust, or	990
<pre>profit.</pre>	991
(3) At the time of the offense, the offender was one of	992
<pre>the following:</pre>	993
(a) A member of a public retirement system;	994
(b) A contributor to a public retirement system receiving	995
or eligible to receive a benefit under section 145.384, 742.26,	996
3307.352, or 3309.344 of the Revised Code;	997
(c) A participant in an alternative retirement plan.	998
$\underline{\mathtt{A}}$ forfeiture ordered under this division is part of, and	999
shall be included in, the sentence of the offender. The court	1000

shall send a copy of the journal entry imposing sentence on the	1001
offender to the appropriate public retirement system or	1002
alternative retirement plan in which the offender was a member	1003
contributor, or participant.	1004

(B) In any case in which a sentencing court is required to 1005 order forfeiture of an offender's right to a retirement 1006 allowance, pension, disability benefit, or other right or 1007 benefit under division (A) of this section, the offender may 1008 request a hearing regarding the forfeiture by delivering to the 1009 court prior to sentencing a written request for a hearing. If a 1010 request for a hearing is made by the offender prior to 1011 sentencing, the court shall conduct the hearing before 1012 sentencing. The court shall notify the offender, the prosecutor 1013 who handled the case in which the offender was convicted of or 1014 pleaded guilty to the offense for which the forfeiture order was 1015 imposed, and the appropriate public retirement system, or 1016 alternative retirement plan provider, whichever is applicable, 1017 or, if more than one is specified in the motion, the applicable 1018 combination of these, of the hearing. A hearing scheduled under 1019 this division shall be limited to a consideration of whether 1020 there is good cause based on evidence presented by the offender 1021 for the forfeiture order not to be issued. If the court 1022 determines based on evidence presented by the offender that 1023 there is good cause for the forfeiture order not to be issued, 1024 the court shall not issue the forfeiture order. If the offender 1025 does not request a hearing prior to sentencing or if the court 1026 conducts a hearing but does not determine based on evidence 1027 presented by the offender that there is good cause for the 1028 forfeiture order not to be issued, the court shall order the 1029 forfeiture described in division (A) of this section in 1030 accordance with that division and shall send a copy of the 1031

journal entry imposing sentence on the offender to the	1032
appropriate public retirement system or alternative retirement	1033
plan in which the offender was a member, contributor, or	1034
participant.	1035
(C) Upon receipt of a copy of the journal entry imposing	1036
sentence on an offender under division (A) or (B) of this	1037
section that contains an order of forfeiture of a type described	1038
in that division, the public retirement system or alternative	1039
retirement plan in which the offender was a member, contributor,	1040
or participant shall comply with the forfeiture order on	1041
application for a refund of the accumulated contributions of the	1042
member, contributor, or participant.	1043
(D) (1) Division (A) of this section applies regarding to	1044
an offender who is convicted of or pleads guilty to any of the	1045
following offenses committed on or after May 13, 2008, that is a	1046
2 , , ,	
felony and who committed the offense while serving in a position	1047
felony and who committed the offense while serving in a position	1047
felony and who committed the offense while serving in a position of honor, trust, or profit:	1047 1048
felony and who committed the offense while serving in a position of honor, trust, or profit: (1) (a) A violation of section 2921.02 or 2923.32 of the	1047 1048 1049
felony and who committed the offense while serving in a position of honor, trust, or profit: (1)—(a) A violation of section 2921.02 or 2923.32 of the Revised Code that is a felony or a violation of section 2921.41	1047 1048 1049 1050
felony and who committed the offense while serving in a position of honor, trust, or profit: (1)—(a) A violation of section 2921.02 or 2923.32 of the Revised Code that is a felony or a violation of section 2921.41 of the Revised Code that is a felony of the third degree;	1047 1048 1049 1050 1051
felony and who committed the offense while serving in a position of honor, trust, or profit: (1)—(a) A violation of section 2921.02 or 2923.32 of the Revised Code that is a felony or a violation of section 2921.41 of the Revised Code that is a felony of the third degree; (2)—(b) A violation of an existing or former municipal	1047 1048 1049 1050 1051
felony and who committed the offense while serving in a position of honor, trust, or profit: (1)—(a) A violation of section 2921.02 or 2923.32 of the Revised Code that is a felony or a violation of section 2921.41 of the Revised Code that is a felony of the third degree; (2)—(b) A violation of an existing or former municipal ordinance or law of this or any other state or the United States	1047 1048 1049 1050 1051 1052 1053
felony and who committed the offense while serving in a position of honor, trust, or profit: (1)—(a) A violation of section 2921.02 or 2923.32 of the Revised Code that is a felony or a violation of section 2921.41 of the Revised Code that is a felony of the third degree; (2)—(b) A violation of an existing or former municipal ordinance or law of this or any other state or the United States that is substantially equivalent to any violation listed—	1047 1048 1049 1050 1051 1052 1053 1054
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offenses committed on or after the effective date of this amendment: (a) A violation of section 2905.11 or 2921.11 of the Revised Code that is a felony: (b) A violation of an existing or former municipal codinance or law of this or any other state or the United States that is substantially equivalent to a violation described in division (D)(2)(a) of this section: (c) A conspiracy to commit, attempt to commit, or complicity in committing a violation described in division (D) (E) For purposes of divisions (A) and division (D) of this section,—a both of the following apply: (1) A violation of section 2923.32 of the Revised Code or any other violation or offense that includes as an element a course of conduct or the occurrence of multiple acts is 1077 committed on or after May 13, 2008," if the course of conduct 1078 continues, one or more of the multiple acts occurs, or the 1079 cubject percents—offender's accountability for the course of 1080 conduct or for one or more of the multiple acts continues, on or 1081 after May 13, 2008; (2) A violation of section 2923.32 of the Revised Code or 1083 any other violation or offense that includes as an element a 1076 conduct or for one or more of the multiple acts continues, on or 1081 after May 13, 2008; (2) A violation of section 2923.32 of the Revised Code or 1083 any other violation or offense that includes as an element a 1084 course of conduct or the occurrence of multiple acts is 1085 "committed on or after the effective date of this amendment" if 1086 the course of conduct continues, one or more of the multiple acts occurs, or the offender's accountability for the course of 1088 acts occurs, or the offender's accountability for the course of 1088 acts occurs, or the offender's accountability for the course of 1088 acts occurs, or the offender's accountability for the course of 1088 acts occurs, or the offender's accountability for the course of 1088 acts occurs, or the offender's accountability for the course of 1088 acts occurs, or the offender's accountab	who is convicted of or pleads guilty to any of the following	1061
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(b) A violation of an existing or former municipal 1066 ordinance or law of this or any other state or the United States 1067 that is substantially equivalent to a violation described in 1068 division (D)(2)(a) of this section; 1069 (c) A conspiracy to commit, attempt to commit, or 1070 complicity in committing a violation described in division (D) 1071 (2)(a) or (b) of this section. 1072 (E) For purposes of divisions (A) and division (D) of this 1073 section, a both of the following apply: 1074 (1) A violation of section 2923.32 of the Revised Code or 1075 any other violation or offense that includes as an element a 1076 course of conduct or the occurrence of multiple acts is 1077 "committed on or after May 13, 2008," if the course of conduct 1078 continues, one or more of the multiple acts occurs, or the 1079 subject person's offender's accountability for the course of 1080 conduct or for one or more of the multiple acts continues, on or 1081 after May 13, 2008; 1082 (2) A violation of section 2923.32 of the Revised Code or 1083 any other violation or offense that includes as an element a 1084 course of conduct or the occurrence of multiple acts is 1085 "committed on or after the effective date of this amendment" if 1086 the course of conduct continues, one or more of the multiple acts is "committed on or after the effective date of this amendment" if 1086 the course of conduct continues, one or more of the multiple 1087	(a) A violation of section 2905.11 or 2921.11 of the	1064
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<pre>conduct or for one or more of the multiple acts continues on or</pre> 1089	conduct or for one or more of the multiple acts continues on or	1089

after the effective date of this amendment.	1090
(F) As used in this section:	1091
(1)(a) For the period beginning May 13, 2008, and ending	1092
the day before the effective date of this amendment July 29,	1093
2011, "position of honor, trust, or profit" means any of the	1094
following:	1095
(i) An elective office of the state or any political	1096
subdivision of the state;	1097
(ii) A position on any board or commission of the state	1098
that is appointed by the governor or the attorney general;	1099
(iii) A position as a public official or employee, as	1100
defined in section 102.01 of the Revised Code, who is required	1101
to file a disclosure statement under section 102.02 of the	1102
Revised Code;	1103
(iv) A position as a prosecutor, as defined in section	1104
2935.01 of the Revised Code;	1105
(v) A position as a peace officer, as defined in section	1106
2935.01 of the Revised Code, or as the superintendent or a	1107
trooper of the state highway patrol.	1108
(b) On and after the effective date of this amendment July	1109
29, 2011, "position of honor, trust, or profit" has the same	1110
meaning as in division (F)(1)(a) of this section, except that it	1111
also includes a position in which, in the course of public	1112
employment, an employee has control over the expenditure of	1113
public funds of one hundred thousand dollars or more annually.	1114
(2) "Public retirement system" and "alternative retirement	1115
plan" have the same meanings as in section 2907.15 of the	1116
Revised Code.	1117

(3) "Accumulated contributions" means whichever of the	1118
following is applicable:	1119
(a) Regarding an offender who is a member of, or	1120
contributor to, the public employees retirement system, except	1121
as otherwise provided in division (F)(3)(a) of this section,	1122
"accumulated contributions" has the same meaning as in section	1123
145.01 of the Revised Code. For a member participating in a PERS	1124
defined contribution plan, "accumulated contributions" means the	1125
contributions made under section 145.85 of the Revised Code and	1126
any earnings on those contributions. For a member participating	1127
in a PERS defined contribution plan that includes definitely	1128
determinable benefits, "accumulated contributions" means the	1129
contributions made under section 145.85 of the Revised Code, any	1130
earnings on those contributions, and additionally any amounts	1131
paid by the member to purchase service <u>credits</u> <u>credit</u> .	1132
(b) Regarding an offender who is or was a member of, or	1133
contributor to, the Ohio police and fire pension fund,	1134
"accumulated contributions" means the amount payable to a member	1135
under division (G) of section 742.37 of the Revised Code.	1136
(c) Regarding an offender who is a member of, or	1137
<pre>contributor to, the state teachers retirement system, except as</pre>	1138
otherwise provided in division (F)(3)(c) of this section,	
	1139
"accumulated contributions" has the same meaning as in section	1139
"accumulated contributions" has the same meaning as in section 3307.50 of the Revised Code. For a member participating in an	
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3307.50 of the Revised Code. For a member participating in an	1140 1141
3307.50 of the Revised Code. For a member participating in an STRS defined contribution plan, "accumulated contributions"	1140 1141 1142
3307.50 of the Revised Code. For a member participating in an STRS defined contribution plan, "accumulated contributions" means the contributions made under section 3307.26 of the	1140 1141 1142 1143
3307.50 of the Revised Code. For a member participating in an STRS defined contribution plan, "accumulated contributions" means the contributions made under section 3307.26 of the Revised Code to participate in a plan established under section	1140 1141 1142 1143 1144

benefits, "accumulated contributions" means the contributions	1148
made under section 3307.26 of the Revised Code to participate in	1149
a plan established under section 3307.81 of the Revised Code,	1150
any earnings on those contributions, and additionally any	1151
amounts paid by the member to purchase service-credits credit.	1152
(d) Regarding an offender who is or was a member of, or	1153
<pre>contributor to, the school employees retirement system,</pre>	1154
"accumulated contributions" has the same meaning as in section	1155
3309.01 of the Revised Code and also includes employee	1156
contributions made under section 3309.85 of the Revised Code and	1157
any earnings on those contributions.	1158
(e) Regarding an offender who is or was a member of the	1159
state highway patrol retirement system, "accumulated	1160
contributions" has the same meaning as in section 5505.01 of the	1161
Revised Code.	1162
(f) Regarding an offender who is or was participating in	1163
an alternative retirement plan, "accumulated contributions"	1164
means the amounts contributed to an alternative retirement plan	1165
participant's account by the plan participant pursuant to	1166
section 3305.06 of the Revised Code and any earnings on those	1167
contributions.	1168
Sec. 2929.193. (A) As used in this section:	1169
(1) "Position of honor, trust, or profit" has the same	1170
meaning as in division (F)(1)(b) of section 2929.192 of the	1171
Revised Code.	1172
(2) "Public retirement system," "alternative retirement	1173
plan," and "prosecutor" have the same meanings as in section	1174
2907.15 of the Revised Code.	1175
(B) This section applies to an offender to whom all of the	1176

following apply:	1177
(1) The offender is being sentenced for an either of the	1178
<pre>following:</pre>	1179
(a) An offense listed described in division (D) (1) of	1180
section 2929.192 of the Revised Code that is a felony and was	1181
committed on or after the effective date of this section July	1182
<u>29, 2011;</u>	1183
(b) An offense described in division (D) (2) of section	1184
2929.192 of the Revised Code that was committed on or after the	1185
effective date of this amendment.	1186
(2) The offense was committed while the offender was	1187
serving within the context of the offender's public employment	1188
in a position of honor, trust, or profit.	1189
(3) At the time of the offense, the offender was one of	1190
the following:	1191
(a) A member of a public retirement system;	1192
(b) A contributor to a public retirement system receiving	1193
or eligible to receive a benefit under section 145.384, 742.26,	1194
3307.352, or 3309.344 of the Revised Code;	1195
(c) A participant in an alternative retirement plan.	1196
(4) Prior to the final disposition of the case, the	1197
offender was granted a disability benefit by a public retirement	1198
system or an alternative retirement plan provider.	1199
(C)(1) Prior to sentencing an offender subject to this	1200
section, the court shall hold a hearing regarding the condition	1201
for which the offender was granted a disability benefit. Not	1202
later than ten days prior to the scheduled date of the hearing,	1203

29, 2011;

	1004
the court shall give written notice of the hearing to the	1204
offender, the prosecutor who handled the case, and the	1205
appropriate public retirement system, alternative retirement	1206
plan provider, or, if more than one is providing a disability	1207
benefit, the applicable combination of these. The hearing shall	1208
be limited to a consideration of whether the offender's	1209
disabling condition arose out of the commission of the offense	1210
the offender was convicted of or pleaded guilty to.	1211
The system or provider shall submit to the court the	1212
offender's medical reports and recommendations, and the	1213
offender's disability application. If the court determines based	1214
on those documents that the disabling condition arose out of the	1215
commission of the offense the offender was convicted of or	1216
pleaded guilty to, the court shall order the system or provider	1217
to terminate the disability benefit.	1218
(2) Any disability benefit paid the offender prior to its	1219
termination may be recovered in accordance with section 145.563,	1220
742.64, 3305.22, 3307.47, 3309.70, or 5505.34 of the Revised	1221
Code.	1222
(D) For purposes of this section, <u>a</u> both of the following	1223
<pre>apply:</pre>	1224
(1) A violation of section 2923.32 of the Revised Code or	1225
any other violation or offense that includes as an element a	1226
course of conduct or the occurrence of multiple acts is	1227
"committed on or after the effective date of this section July	1228
29, 2011," if the course of conduct continues, one or more of	1229
the multiple acts occurs, or the offender's accountability for	1230
the course of conduct or for one or more of the multiple acts	1231
continues on or after the effective date of this section July	1232

(2) A violation of section 2923.32 of the Revised Code or	1234
any other violation or offense that includes as an element a	1235
course of conduct or the occurrence of multiple acts is	1236
"committed on or after the effective date of this amendment" if	1237
the course of conduct continues, one or more of the multiple	1238
acts occurs, or the offender's accountability for the course of	1239
conduct or for one or more of the multiple acts continues on or	1240
after the effective date of this amendment.	1241
Sec. 3305.08. Any payment, benefit, or other right	1242
accruing to any electing employee under a contract entered into	1243
for purposes of an alternative retirement plan and all moneys,	1244
investments, and income of those contracts are exempt from any	1245
state tax, except the tax imposed by section 5747.02 of the	1246
Revised Code, are exempt from any county, municipal, or other	1247
local tax, except income taxes imposed pursuant to section	1248
5748.02, 5748.08, or 5748.09 of the Revised Code, and, except as	1249
provided in sections 3105.171, 3105.65, 3115.32, 3119.80,	1250
3119.81, 3121.02, 3121.03, 3123.06, 3305.09, and 3305.11, and	1251
3305.12 of the Revised Code, shall not be subject to execution,	1252
garnishment, attachment, the operation of bankruptcy or the	1253
insolvency law, or other process of law, and shall be	1254
unassignable except as specifically provided in this section and	1255
sections 3105.171, 3105.65, 3119.80, 3119.81, 3121.02, 3121.03,	1256
3115.32, and 3123.06 of the Revised Code or in any contract the	1257
electing employee has entered into for purposes of an	1258
alternative retirement plan.	1259
Sec. 3305.11. (A) Notwithstanding any other provision of	1260
this chapter, any payment of accumulated contributions standing	1261
to a person's credit under this chapter and any other amount or	1262
amounts to be paid to a person who is a contributor participant	1263
	400:

in an alternative retirement plan under this chapter upon the

person's withdrawar of contributions pursuant to this chapter	1200
shall be subject to any forfeiture ordered under division (A) or	1266
$\frac{\text{(B)} \text{ of}}{\text{section}}$ section $\frac{2901.433 \text{ or}}{\text{2929.192}}$ of the Revised Code, and the	1267
provider of an alternative retirement plan shall comply with	1268
that order in making the payment. Upon payment of the person's	1269
accumulated contributions and cancellation of the corresponding	1270
service credit, a person who is subject to the forfeiture	1271
described in this division may not restore the canceled service	1272
credit under this chapter or under Chapter 145., 742., 3307.,	1273
3309., or 5505. of the Revised Code.	1274
(B) Notwithstanding any other provision of this chapter,	1275
if the provider of an alternative retirement plan receives	1276
notice pursuant to section 2901.43 or division (C) of section	1277
2901.432 of the Revised Code that a person who has accumulated	1278
contributions standing to the person's credit pursuant to this	1279
chapter is charged with any offense or violation listed or	1280
described in divisions <u>division (B)(1) of section 2901.432 or</u>	1281
division (D) (1) to (3) of section 2929.192 of the Revised Code	1282
that is a felony in under the circumstances specified in the	1283
particular division those sections, all of the following apply:	1284
(1) No payment of those accumulated contributions or of	1285
any other amount or amounts to be paid to a person who is a	1286
contributor participant under this chapter upon the person's	1287
withdrawal of contributions pursuant to this chapter shall be	1288
made prior to whichever of the following is applicable:	1289
(a) If the person is convicted of or pleads guilty to the	1290
charge and forfeiture is ordered under division (A) or (B) of	1291
section either of the following:	1292
(i) Section 2929.192 of the Revised Code, the day on which	1293

the provider receives from the court a copy of the journal entry

of the offender's sentence under that section;	1295
(ii) Section 2901.433 of the Revised Code, the day on	1296
which the provider receives from the court a copy of the journal	1297
entry imposing the forfeiture order under that section.	1298
(b) If the charge against the person is dismissed, the	1299
person is found not guilty of the charge, or the person is found	1300
not guilty by reason of insanity of the charge, the day on which	1301
the provider receives notice of the final disposition of the	1302
charge.	1303
(2) The provider of an alternative retirement plan shall	1304
not process any application for payment under this chapter from	1305
the person prior to the final disposition of the charge.	1306
Sec. 3305.12. Notwithstanding any other provision of an	1307
alternative retirement plan provided under this chapter, a	1308
disability benefit granted under the alternative retirement plan	1309
is subject to an order issued under section 2901.434 or 2929.193	1310
of the Revised Code. The entity providing the alternative	1311
retirement plan shall comply with the order.	1312
On receipt of notice under section 2901.43 of the Revised	1313
Code that an alternative retirement plan participant is charged	1314
with an offense listed in division (D) of section 2929.192 of	1315
the Revised Code under the circumstances specified in	1316
that division_section, the entity shall determine whether the	1317
participant has been granted a disability benefit. If so, the	1318
entity shall send written notice to the prosecutor assigned to	1319
the case that the participant has been granted a disability	1320
benefit under an alternative retirement plan and may be subject	1321
to section 2929.193 of the Revised Code.	1322
On receipt of notice under division (D) of section	1323

2901.432 of the Revised Code that an alternative retirement plan	1324
participant has been convicted of or pleaded guilty to an	1325
offense listed in division (B)(1) of that section under the	1326
circumstances specified in that section, the entity shall	1327
determine whether the participant has been granted a disability	1328
benefit. If so, the entity shall send written notice to the	1329
attorney general that the participant has been granted a	1330
disability benefit under this chapter and may be subject to	1331
section 2901.434 of the Revised Code.	1332
Sec. 3305.20. As used in this section, "personal history	1333
record" means information maintained by the entity providing an	1334
alternative retirement plan on an individual who participates in	1335
the plan that includes the address, telephone number, social	1336
security number, record of contributions, correspondence with	1337
the plan, or other information the entity providing the plan	1338
determines to be confidential.	1339
The entity shall comply with orders issued under section	1340
3105.87 of the Revised Code requiring it to provide information	1341
from a participant's personal history record.	1342
The entity shall furnish information as follows:	1343
(A) On the written request of an alternate payee, as	1344
defined in section 3105.80 of the Revised Code, the entity	1345
providing the alternative retirement plan shall furnish to the	1346
alternate payee information on the amount and status of any	1347
amounts payable to the alternate payee under an order issued	1348
under section 3105.171 or 3105.65 of the Revised Code.	1349
(B) Documentation required by section 2901.434 or 2929.193	1350
of the Revised Code shall be provided to a court holding a	1351
hearing under that section.	1352

(C) The notice required by section 3305.12 of the Revised	1353
Code shall be provided to the prosecutor assigned to the case.	1354
Sec. 3307.20. (A) As used in this section:	1355
(1) "Personal history record" means information maintained	1356
by the state teachers retirement board on an individual who is a	1357
member, former member, contributor, former contributor,	1358
retirant, or beneficiary that includes the address, electronic	1359
mail address, telephone number, social security number, record	1360
of contributions, correspondence with the state teachers	1361
retirement system, or other information the board determines to	1362
be confidential.	1363
(2) "Retirant" has the same meaning as in section 3307.50	1364
of the Revised Code and includes any former member receiving a	1365
benefit under an STRS defined contribution plan.	1366
(B) The records of the board shall be open to public	1367
inspection, except for the following, which shall be excluded,	1368
except with the written authorization of the individual	1369
concerned:	1370
(1) The individual's personal records provided for in	1371
section 3307.23 of the Revised Code;	1372
(2) The individual's personal history record;	1373
(3) Any information identifying, by name and address, the	1374
amount of a monthly allowance or benefit paid to the individual.	1375
(C)(1) All medical reports and recommendations received by	1376
the board from a member, member's physician, board-assigned	1377
physician, or other entity providing medical reports and	1378
recommendations to the board under sections 3307.48, 3307.62,	1379
and 3307.66 of the Revised Code are privileged, except as	1380

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follows:	1381
(a) Copies of medical reports or recommendations shall be	1382
made available by the board to the personal physician, attorney,	1383
or authorized agent of the individual concerned upon written	1384
release received from the individual or the individual's agent,	1385
or, when necessary for the proper administration of the fund, to	1386
the board assigned physician.	1387
(b) Documentation required by section 2901.434 or 2929.193	1388
of the Revised Code shall be provided to a court holding a	1389
hearing under that section.	1390
(2) No medical report or recommendation received by the	1391
board under section 3307.48, 3307.62, or 3307.66 of the Revised	1392
Code shall be released to the individual concerned or considered	1393
a medical record generated and maintained by a health care	1394
provider in the process of establishing a therapeutic	1395
relationship.	1396
(D) Any person who is a member or contributor of the	1397
system shall be furnished, on written request, with a statement	1398
of the amount to the credit of the person's account. The board	1399
need not answer more than one request of a person in any one	1400
year.	1401
(E) Notwithstanding the exceptions to public inspection in	1402
division (B) of this section, the board may furnish the	1403
following information:	1404
(1) If a member, former member, retirant, contributor, or	1405
former contributor is subject to an order issued under section	1406
2907.15 of the Revised Code or an order issued under division	1407
(A) or (B) of section 2929.192 of the Revised Code or is	1408
convicted of or pleads guilty to a violation of section 2921.41	1409

section 3105.87 of the Revised Code.

of the Revised Code, on written request of a prosecutor as	1410
defined in section 2935.01 of the Revised Code, the board shall	1411
furnish to the prosecutor the information requested from the	1412
individual's personal history record.	1413
(2) Pursuant to a court or administrative order issued	1414
under section 3119.80, 3119.81, 3121.02, 3121.03, or 3123.06 of	1415
the Revised Code, the board shall furnish to a court or child	1416
support enforcement agency the information required under that	1417
section.	1418
(3) At the written request of any person, the board shall	1419
provide to the person a complete list of the names and addresses	1420
of members, retirants, contributors, or beneficiaries. The costs	1421
of compiling, copying, and mailing the list shall be paid by	1422
such person.	1423
(4) Within fourteen days after receiving from the director	1424
of job and family services a list of the names and social	1425
security numbers of recipients of public assistance pursuant to	1426
section 5101.181 of the Revised Code, the board shall inform the	1427
auditor of state of the name, current or most recent employer	1428
address, and social security number of each member whose name	1429
and social security number are the same as that of a person	1430
whose name or social security number was submitted by the	1431
director. The board and its employees shall, except for purposes	1432
of furnishing the auditor of state with information required by	1433
this section, preserve the confidentiality of recipients of	1434
public assistance in compliance with section 5101.181 of the	1435
Revised Code.	1436
(5) The system shall comply with orders issued under	1437

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On the written request of an alternate payee, as defined	1439
in section 3105.80 of the Revised Code, the system shall furnish	1440
to the alternate payee information on the amount and status of	1441
any amounts payable to the alternate payee under an order issued	1442
under section 3105.171 or 3105.65 of the Revised Code.	1443
(6) At the request of any person, the board shall make	1444

- (6) At the request of any person, the board shall make available to the person copies of all documents, including resumes, in the board's possession regarding filling a vacancy of a contributing member or retired teacher member of the board. The person who made the request shall pay the cost of compiling, copying, and mailing the documents. The information described in this division is a public record.
- (7) The system shall provide the notice required by 1451 section 3307.373 of the Revised Code to the prosecutor assigned 1452 to the case.
- (F) A statement that contains information obtained from

 the system's records that is signed by an officer of the

 retirement system and to which the system's official seal is

 affixed, or copies of the system's records to which the

 signature and seal are attached, shall be received as true

 copies of the system's records in any court or before any

 officer of this state.
- Sec. 3307.372. (A) Notwithstanding any other provision of 1461 this chapter, any payment of accumulated contributions standing 1462 to a person's credit under this chapter and any other amount or 1463 amounts to be paid to a person who is a member or contributor 1464 under this chapter upon the person's withdrawal of contributions 1465 pursuant to this chapter shall be subject to any forfeiture 1466 ordered under division (A) or (B) of section 2901.433 or 1467 2929.192 of the Revised Code, and the state teachers retirement 1468

system shall comply with that order in making the payment. Upon	1469
payment of the person's accumulated contributions and	1470
cancellation of the corresponding service credit, a person who	1471
is subject to the forfeiture described in this division may not	1472
restore the canceled service credit under this chapter or under	1473
Chapter 145., 742., 3305., 3309., or 5505. of the Revised Code.	1474
(B) Notwithstanding any other provision of this chapter,	1475
if the system receives notice pursuant to section 2901.43 or	1476
division (C) of section 2901.432 of the Revised Code that a	1477
person who has accumulated contributions standing to the	1478
person's credit pursuant to this chapter is charged with any	1479
offense or violation listed or described in divisions division	1480
(B) (1) of section 2901.432 or division (D) (1) to (3) of section	1481
2929.192 of the Revised Code that is a felony in under the	1482
circumstances specified in the particular division those	1483
sections, all of the following apply:	1484
(1) No payment of those accumulated contributions or of	1485
any other amount or amounts to be paid to a person who is a	1486
<pre>member or contributor under this chapter upon the person's</pre>	1487
withdrawal of contributions pursuant to this chapter shall be	1488
made prior to whichever of the following is applicable:	1489
(a) If the person is convicted of or pleads guilty to the	1490
charge and forfeiture is ordered under division (A) or (B) of	1491
section either of the following:	1492
(i) Section 2929.192 of the Revised Code, the day on which	1493
the system receives from the court a copy of the journal entry	1494
of the offender's sentence under that section;	1495
(ii) Section 2901.433 of the Revised Code, the day on	1496
which the system receives from the court a copy of the journal	1497

entry imposing the forfeiture order under that section.	1498
(b) If the charge against the person is dismissed, the	1499
person is found not guilty of the charge, or the person is found	1500
not guilty by reason of insanity of the charge, the day on which	1501
the system receives notice of the final disposition of the	1502
charge.	1503
(2) The system shall not process any application for	1504
payment under this chapter from the person prior to the final	1505
disposition of the charge.	1506
Sec. 3307.373. Notwithstanding any other provision of this	1507
chapter, a disability benefit granted under this chapter is	1508
subject to an order issued under section 2901.434 or 2929.193 of	1509
the Revised Code. The state teachers retirement board shall	1510
comply with the order.	1511
On receipt of notice under section 2901.43 of the Revised	1512
On receipt of notice under section 2901.43 of the Revised Code that a state teachers retirement system member is charged	1512 1513
·	
Code that a state teachers retirement system member is charged	1513
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of	1513 1514
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of the Revised Code under the circumstances specified in	1513 1514 1515
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of the Revised Code under the circumstances specified in that division section, the system shall determine whether the	1513 1514 1515 1516
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of the Revised Code under the circumstances specified in that division section, the system shall determine whether the member has been granted a disability benefit. If so, the system	1513 1514 1515 1516 1517
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of the Revised Code under the circumstances specified in that division section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the prosecutor assigned to the case	1513 1514 1515 1516 1517 1518
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of the Revised Code under the circumstances specified in that division section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the prosecutor assigned to the case that the member has been granted a disability benefit under this	1513 1514 1515 1516 1517 1518 1519
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of the Revised Code under the circumstances specified in that division section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the prosecutor assigned to the case that the member has been granted a disability benefit under this chapter and may be subject to section 2929.193 of the Revised	1513 1514 1515 1516 1517 1518 1519
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of the Revised Code under the circumstances specified in that division_section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the prosecutor assigned to the case that the member has been granted a disability benefit under this chapter and may be subject to section 2929.193 of the Revised Code.	1513 1514 1515 1516 1517 1518 1519 1520 1521
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of the Revised Code under the circumstances specified in that division section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the prosecutor assigned to the case that the member has been granted a disability benefit under this chapter and may be subject to section 2929.193 of the Revised Code. On receipt of notice under division (D) of section	1513 1514 1515 1516 1517 1518 1519 1520 1521
Code that a state teachers retirement system member is charged with an offense listed in division (D) of section 2929.192 of the Revised Code under the circumstances specified in that division section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the prosecutor assigned to the case that the member has been granted a disability benefit under this chapter and may be subject to section 2929.193 of the Revised Code. On receipt of notice under division (D) of section 2901.432 of the Revised Code that a state teachers retirement	1513 1514 1515 1516 1517 1518 1519 1520 1521 1522

determine whether the member has been granted a disability	1527
benefit. If so, the system shall send written notice to the	1528
attorney general that the member has been granted a disability	1529
benefit under this chapter and may be subject to section	1530
2901.434 of the Revised Code.	1531
Sec. 3309.22. (A)(1) As used in this division, "personal	1532
history record" means information maintained in any format by	1533
the board on an individual who is a member, former member,	1534
contributor, former contributor, retirant, or beneficiary that	1535
includes the address, electronic mail address, telephone number,	1536
social security number, record of contributions, correspondence	1537
with the system, and other information the board determines to	1538
be confidential.	1539
(2) The records of the board shall be open to public	1540
inspection and may be made available in printed or electronic	1541
format, except for the following, which shall be excluded,	1542
except with the written authorization of the individual	1543
concerned:	1544
(a) The individual's statement of previous service and	1545
other information as provided for in section 3309.28 of the	1546
Revised Code;	1547
(b) Any information identifying by name and address the	1548
amount of a monthly allowance or benefit paid to the individual;	1549
(c) The individual's personal history record.	1550
(B) All medical reports and recommendations required by	1551
the system are privileged except as follows:	1552
(1) Copies of medical reports or recommendations shall be	1553
made available to the following:	1554

(a) The individual concerned, on written request;	1555
(b) The personal physician, attorney, or authorized agent	1556
of the individual concerned on written release received from the	1557
individual or the individual's agent;	1558
(c) The board assigned physician.	1559
(2) Documentation required by section 2901.434 or 2929.193	1560
of the Revised Code shall be provided to a court holding a	1561
hearing under that section.	1562
(C) Any person who is a contributor of the system shall be	1563
furnished, on written request, with a statement of the amount to	1564
the credit of the person's account. The board need not answer	1565
more than one such request of a person in any one year.	1566
(D) Notwithstanding the exceptions to public inspection in	1567
division (A)(2) of this section, the board may furnish the	1568
following information:	1569
(1) If a member, former member, contributor, former	1570
contributor, or retirant is subject to an order issued under	1571
section 2907.15 of the Revised Code or an order issued under	1572
division (A) or (B) of section 2929.192 of the Revised Code or	1573
is convicted of or pleads guilty to a violation of section	1574
2921.41 of the Revised Code, on written request of a prosecutor	1575
as defined in section 2935.01 of the Revised Code, the board	1576
shall furnish to the prosecutor the information requested from	1577
the individual's personal history record.	1578
(2) Pursuant to a court or administrative order issued	1579
under section 3119.80, 3119.81, 3121.02, 3121.03, or 3123.06 of	1580
the Revised Code, the board shall furnish to a court or child	1581
support enforcement agency the information required under that	1582
section.	1583

- (3) At the written request of any person, the board shall
 provide to the person a list of the names and addresses of
 1585
 members, former members, retirants, contributors, former
 1586
 contributors, or beneficiaries. The costs of compiling, copying,
 1587
 and mailing the list shall be paid by such person.
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- (4) Within fourteen days after receiving from the director 1589 of job and family services a list of the names and social 1590 security numbers of recipients of public assistance pursuant to 1591 section 5101.181 of the Revised Code, the board shall inform the 1592 auditor of state of the name, current or most recent employer 1593 address, and social security number of each contributor whose 1594 name and social security number are the same as that of a person 1595 whose name or social security number was submitted by the 1596 director. The board and its employees shall, except for purposes 1597 of furnishing the auditor of state with information required by 1598 this section, preserve the confidentiality of recipients of 1599 public assistance in compliance with section 5101.181 of the 1600 Revised Code. 1601
- (5) The system shall comply with orders issued under 1602 section 3105.87 of the Revised Code. 1603

On the written request of an alternate payee, as defined 1604 in section 3105.80 of the Revised Code, the system shall furnish 1605 to the alternate payee information on the amount and status of 1606 any amounts payable to the alternate payee under an order issued 1607 under section 3105.171 or 3105.65 of the Revised Code. 1608

(6) At the request of any person, the board shall make

available to the person copies of all documents, including

resumes, in the board's possession regarding filling a vacancy

of an employee member or retirant member of the board. The

person who made the request shall pay the cost of compiling,

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copying, and mailing the documents. The information described in	1614
this division is a public record.	1615
(7) The system shall provide the notice required by	1616
section 3309.673 of the Revised Code to the prosecutor assigned	1617
to the case.	1618
(E) A statement that contains information obtained from	1619
the system's records that is signed by an officer of the	1620
retirement system and to which the system's official seal is	1621
affixed, or copies of the system's records to which the	1622
signature and seal are attached, shall be received as true	1623
copies of the system's records in any court or before any	1624
officer of this state.	1625
Sec. 3309.672. (A) Notwithstanding any other provision of	1626
this chapter, any payment of accumulated contributions standing	1627
to a person's credit under this chapter and any other amount or	1628
amounts to be paid to a person who is a <pre>member or contributor</pre>	1629
under this chapter upon the person's withdrawal of contributions	1630
pursuant to this chapter shall be subject to any forfeiture	1631
ordered under division (A) or (B) of section 2901.433 or	1632
2929.192 of the Revised Code, and the school employees	1633
retirement system shall comply with that order in making the	1634
payment. Upon payment of the person's accumulated contributions	1635
and cancellation of the corresponding service credit, a person	1636
who is subject to the forfeiture described in this division may	1637
not restore the canceled service credit under this chapter or	1638
under Chapter 145., 742., 3305., 3307., or 5505. of the Revised	1639
Code.	1640
(B) Notwithstanding any other provision of this chapter,	1641
if the system receives notice pursuant to section 2901.43 or	1642
division (C) of section 2901.432 of the Revised Code that a	1643

person who has accumulated contributions standing to the	1644
person's credit pursuant to this chapter is charged with any	1645
offense or violation listed or described in divisions <u>division</u>	1646
(B) (1) of section 2901.432 or division (D) (1) to (3) of section	1647
2929.192 of the Revised Code that is a felony in under the	1648
circumstances specified in the particular division those	1649
sections, all of the following apply:	1650
(1) No payment of those accumulated contributions or of	1651
any other amount or amounts to be paid to a person who is a	1652
<pre>member or contributor under this chapter upon the person's</pre>	1653
withdrawal of contributions pursuant to this chapter shall be	1654
made prior to whichever of the following is applicable:	1655
(a) If the person is convicted of or pleads guilty to the	1656
charge and forfeiture is ordered under division (A) or (B) of	1657
section either of the following:	1658
(i) Section 2929.192 of the Revised Code, the day on which	1659
the system receives from the court a copy of the journal entry	1660
of the offender's sentence under that section;	1661
(ii) Section 2901.433 of the Revised Code, the day on	1662
which the system receives from the court a copy of the journal	1663
entry imposing the forfeiture order under that section.	1664
(b) If the charge against the person is dismissed, the	1665
person is found not guilty of the charge, or the person is found	1666
not guilty by reason of insanity of the charge, the day on which	1667
the system receives notice of the final disposition of the	1668
charge.	1669
(2) The system shall not process any application for	1670
payment under this chapter from the person prior to the final	1671
disposition of the charge.	1672

Sec. 3309.673. Notwithstanding any other provision of this	1673
chapter, a disability benefit granted under this chapter is	1674
subject to an order issued under section 2901.434 or 2929.193 of	1675
the Revised Code. The school employees retirement board shall	1676
comply with the order.	1677
On receipt of notice under section 2901.43 of the Revised	1678
Code that a school employees retirement system member is charged	1679
with an offense listed in division (D) of section 2929.192 of	1680
the Revised Code under the circumstances specified in	1681
that division section, the system shall determine whether the	1682
member has been granted a disability benefit. If so, the system	1683
shall send written notice to the prosecutor assigned to the case	1684
that the member has been granted a disability benefit under this	1685
chapter and may be subject to section 2929.193 of the Revised	1686
Code.	1687
On receipt of notice under division (D) of section	1688
On receipt of notice under division (D) of section 2901.432 of the Revised Code that a school employees retirement	1688 1689
2901.432 of the Revised Code that a school employees retirement	1689
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded guilty to an	1689 1690
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded guilty to an offense listed in division (B) (1) of that section under the	1689 1690 1691
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded guilty to an offense listed in division (B)(1) of that section under the circumstances specified in that section, the system shall	1689 1690 1691 1692
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded quilty to an offense listed in division (B)(1) of that section under the circumstances specified in that section, the system shall determine whether the member has been granted a disability	1689 1690 1691 1692 1693
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded quilty to an offense listed in division (B)(1) of that section under the circumstances specified in that section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the	1689 1690 1691 1692 1693 1694
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded quilty to an offense listed in division (B)(1) of that section under the circumstances specified in that section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the attorney general that the member has been granted a disability	1689 1690 1691 1692 1693 1694 1695
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded quilty to an offense listed in division (B)(1) of that section under the circumstances specified in that section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the attorney general that the member has been granted a disability benefit under this chapter and may be subject to section	1689 1690 1691 1692 1693 1694 1695
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded guilty to an offense listed in division (B)(1) of that section under the circumstances specified in that section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the attorney general that the member has been granted a disability benefit under this chapter and may be subject to section 2901.434 of the Revised Code.	1689 1690 1691 1692 1693 1694 1695 1696
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded quilty to an offense listed in division (B)(1) of that section under the circumstances specified in that section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the attorney general that the member has been granted a disability benefit under this chapter and may be subject to section 2901.434 of the Revised Code. Sec. 5505.04. (A)(1) The general administration and	1689 1690 1691 1692 1693 1694 1695 1696 1697
2901.432 of the Revised Code that a school employees retirement system member has been convicted of or pleaded guilty to an offense listed in division (B)(1) of that section under the circumstances specified in that section, the system shall determine whether the member has been granted a disability benefit. If so, the system shall send written notice to the attorney general that the member has been granted a disability benefit under this chapter and may be subject to section 2901.434 of the Revised Code. Sec. 5505.04. (A)(1) The general administration and management of the state highway patrol retirement system and the	1689 1690 1691 1692 1693 1694 1695 1696 1697

all things necessary to carry out this chapter.	1703
The board shall consist of the following members:	1704
(a) The superintendent of the state highway patrol;	1705
(b) Two retirant members who reside in this state;	1706
(c) Five employee-members;	1707
(d) One member, known as the treasurer of state's	1708
investment designee, who shall be appointed by the treasurer of	1709
state for a term of four years and who shall have the following	1710
qualifications:	1711
(i) The member is a resident of this state.	1712
(ii) Within the three years immediately preceding the	1713
appointment, the member has not been employed by the public	1714
employees retirement system, police and fire pension fund, state	1715
teachers retirement system, school employees retirement system,	1716
or state highway patrol retirement system or by any person,	1717
partnership, or corporation that has provided to one of those	1718
retirement systems services of a financial or investment nature,	1719
including the management, analysis, supervision, or investment	1720
of assets.	1721
(iii) The member has direct experience in the management,	1722
analysis, supervision, or investment of assets.	1723
(iv) The member is not currently employed by the state or	1724
a political subdivision of the state.	1725
(e) Two investment expert members, who shall be appointed	1726
to four-year terms. One investment expert member shall be	1727
appointed by the governor, and one investment expert member	1728
shall be jointly appointed by the speaker of the house of	1729

representatives and the president of the senate. Each investment	1730
expert member shall have the following qualifications:	1731
(i) Each investment expert member shall be a resident of	1732
this state.	1733
(ii) Within the three years immediately preceding the	1734
appointment, each investment expert member shall not have been	1735
employed by the public employees retirement system, police and	1736
fire pension fund, state teachers retirement system, school	1737
employees retirement system, or state highway patrol retirement	1738
system or by any person, partnership, or corporation that has	1739
provided to one of those retirement systems services of a	1740
financial or investment nature, including the management,	1741
analysis, supervision, or investment of assets.	1742
(iii) Each investment expert member shall have direct	1743
experience in the management, analysis, supervision, or	1744
investment of assets.	1745
(2) The board shall annually elect a chairperson and vice-	1746
chairperson from among its members. The vice-chairperson shall	1747
act as chairperson in the absence of the chairperson. A majority	1748
of the members of the board shall constitute a quorum and any	1749
action taken shall be approved by a majority of the members of	1750
the board. The board shall meet not less than once each year,	1751
upon sufficient notice to the members. All meetings of the board	1752
shall be open to the public except executive sessions as set	1753
forth in division (G) of section 121.22 of the Revised Code, and	1754
any portions of any sessions discussing medical records or the	1755
degree of disability of a member excluded from public inspection	1756
by this section.	1757
(3) Any member appointed under this section shall hold	1758

office until the	he end of the	member's term	m or, if later,	the date	1759
the member's su	uccessor take	s office.			1760

- (B) The attorney general shall prescribe procedures for 1761 the adoption of rules authorized under this chapter, consistent 1762 with the provision of section 111.15 of the Revised Code under 1763 which all rules shall be filed in order to be effective. Such 1764 procedures shall establish methods by which notice of proposed 1765 rules are given to interested parties and rules adopted by the 1766 board published and otherwise made available. When it files a 1767 rule with the joint committee on agency rule review pursuant to 1768 section 111.15 of the Revised Code, the board shall submit to 1769 the Ohio retirement study council a copy of the full text of the 1770 rule, and if applicable, a copy of the rule summary and fiscal 1771 analysis required by division (B) of section 127.18 of the 1772 Revised Code. 1773
- (C) (1) As used in this division, "personal history record"

 means information maintained by the board on an individual who

 1775
 is a member, former member, retirant, or beneficiary that

 1776
 includes the address, electronic mail address, telephone number,

 social security number, record of contributions, correspondence

 1778
 with the system, and other information the board determines to

 1780
 be confidential.
- (2) The records of the board shall be open to public 1781 inspection and may be made available in printed or electronic 1782 format, except for the following which shall be excluded: the 1783 member's, former member's, retirant's, or beneficiary's personal 1784 history record and the amount of a monthly allowance or benefit 1785 paid to a retirant, beneficiary, or survivor, except with the 1786 written authorization of the individual concerned. 1787
 - (D) All medical reports and recommendations are privileged 1788

except as follows: 1789 (1) Copies of such medical reports or recommendations 1790 shall be made available to the individual's personal physician, 1791 attorney, or authorized agent upon written release received from 1792 such individual or such individual's agent, or when necessary 1793 for the proper administration of the fund to the board-assigned 1794 physician. 1795 (2) Documentation required by section 2901.434 or 2929.193 1796 of the Revised Code shall be provided to a court holding a 1797 hearing under that section. 1798 (E) Notwithstanding the exceptions to public inspection in 1799 division (C)(2) of this section, the board may furnish the 1800 following information: 1801 (1) If a member, former member, or retirant is subject to 1802 an order issued under section 2907.15 of the Revised Code or an 1803 order issued under division (A) or (B) of section 2929.192 of 1804 the Revised Code or is convicted of or pleads quilty to a 1805 violation of section 2921.41 of the Revised Code, on written 1806 request of a prosecutor as defined in section 2935.01 of the 1807 Revised Code, the board shall furnish to the prosecutor the 1808 information requested from the individual's personal history 1809 record. 1810 (2) Pursuant to a court order issued under Chapters 3119., 1811 3121., and 3123. of the Revised Code, the board shall furnish to 1812 a court or child support enforcement agency the information 1813 required under those chapters. 1814 (3) At the written request of any nonprofit organization 1815 or association providing services to retirement system members, 1816 retirants, or beneficiaries, the board shall provide to the 1817

organization or association a list of the names and addresses of	1818
members, former members, retirants, or beneficiaries if the	1819
organization or association agrees to use such information	1820
solely in accordance with its stated purpose of providing	1821
services to such individuals and not for the benefit of other	1822
persons, organizations, or associations. The costs of compiling,	1823
copying, and mailing the list shall be paid by such entity.	1824

- (4) Within fourteen days after receiving from the director 1825 of job and family services a list of the names and social 1826 security numbers of recipients of public assistance pursuant to 1827 section 5101.181 of the Revised Code, the board shall inform the 1828 auditor of state of the name, current or most recent employer 1829 address, and social security number of each member whose name 1830 and social security number are the same as those of a person 1831 whose name or social security number was submitted by the 1832 director. The board and its employees, except for purposes of 1833 furnishing the auditor of state with information required by 1834 this section, shall preserve the confidentiality of recipients 1835 of public assistance in compliance with section 5101.181 of the 1836 Revised Code. 1837
- (5) The system shall comply with orders issued under 1838 section 3105.87 of the Revised Code. 1839

On the written request of an alternate payee, as defined 1840 in section 3105.80 of the Revised Code, the system shall furnish 1841 to the alternate payee information on the amount and status of 1842 any amounts payable to the alternate payee under an order issued 1843 under section 3105.171 or 3105.65 of the Revised Code. 1844

(6) At the request of any person, the board shall make 1845 available to the person copies of all documents, including 1846 resumes, in the board's possession regarding filling a vacancy 1847

of an employee member or retirant member of the board. The	1848
person who made the request shall pay the cost of compiling,	1849
copying, and mailing the documents. The information described in	1850
this division is a public record.	1851
(7) The system shall provide the notice required by	1852
section 5505.263 of the Revised Code to the prosecutor assigned	1853
to the case.	1854
(8) The system may provide information requested by the	1855
United States social security administration, United States	1856
centers for medicare and medicaid, public employees retirement	1857
system, Ohio public employees deferred compensation program,	1858
Ohio police and fire pension fund, school employees retirement	1859
system, state teachers retirement system, or Cincinnati	1860
retirement system.	1861
(F) A statement that contains information obtained from	1862
the system's records that is certified and signed by an officer	1863
of the retirement system and to which the system's official seal	1864
is affixed, or copies of the system's records to which the	1865
signature and seal are attached, shall be received as true	1866
copies of the system's records in any court or before any	1867
officer of this state.	1868
(G) The board may maintain records in printed or	1869
electronic format.	1870
Sec. 5505.262. (A) Notwithstanding any other provision of	1871
this chapter, any payment of accumulated contributions standing	1872
to a person's credit under this chapter and any other amount or	
	1873
amounts to be paid to a person who is a member or contributor	1873 1874
amounts to be paid to a person who is a <pre>member or contributor</pre> under this chapter upon the person's withdrawal of contributions	

pursuant to this chapter shall be subject to any forfeiture

ordered under division (A) or (B) of section <u>2901.433 or</u>	1877
2929.192 of the Revised Code, and the state highway patrol	1878
retirement system shall comply with that order in making the	1879
payment. Upon payment of the person's accumulated contributions	1880
and cancellation of the corresponding service credit, a person	1881
who is subject to the forfeiture described in this division may	1882
not restore the canceled service credit under this chapter or	1883
under Chapter 145., 742., 3305., 3307., or 3309. of the Revised	1884
Code.	1885
(B) Notwithstanding any other provision of this chapter,	1886
if the system receives notice pursuant to section 2901.43 or	1887
division (C) of section 2901.432 of the Revised Code that a	1888
person who has accumulated contributions standing to the	1889
person's credit pursuant to this chapter is charged with any	1890
offense or violation listed or described in divisions <u>division</u>	1891
(B) (1) of section 2901.432 or division (D) (1) to (3) of section	1892
2929.192 of the Revised Code that is a felony in under the	1893
circumstances specified in the particular division those	1894
sections, all of the following apply:	1895
(1) No payment of those accumulated contributions or of	1896
any other amount or amounts to be paid to a person who is a	1897
<pre>member or contributor under this chapter upon the person's</pre>	1898
withdrawal of contributions pursuant to this chapter shall be	1899
made prior to whichever of the following is applicable:	1900
(a) If the person is convicted of or pleads guilty to the	1901
charge and forfeiture is ordered under division (A) or (B) of	1902
section either of the following:	1903
(i) Section 2929.192 of the Revised Code, the day on which	1904
the system receives from the court a copy of the journal entry	1905

of the offender's sentence under that section;

(ii) Section 2901.433 of the Revised Code, the day on	1907
which the system receives from the court a copy of the journal	1908
entry imposing the forfeiture order under that section.	1909
(b) If the charge against the person is dismissed, the	1910
person is found not guilty of the charge, or the person is found	1911
not guilty by reason of insanity of the charge, the day on which	1912
the system receives notice of the final disposition of the	1913
charge.	1914
(2) The system shall not process any application for	1915
payment under this chapter from the person prior to the final	1916
disposition of the charge.	1917
Sec. 5505.263. Notwithstanding any other provision of this	1918
chapter, a disability benefit granted under this chapter is	1919
subject to an order issued under section 2901.434 or 2929.193 of	1920
the Revised Code. The state highway patrol retirement board	1921
shall comply with the order.	1922
On receipt of notice under section 2901.43 of the Revised	1923
Code that a state highway patrol retirement system member is	1924
charged with an offense listed in division (D) of section	1925
2929.192 of the Revised Code under the circumstances specified	1926
in that— <u>division</u> <u>section</u> , the system shall determine whether the	1927
member has been granted a disability benefit. If so, the system	1928
shall send written notice to the prosecutor assigned to the case	1929
that the member has been granted a disability benefit under this	1930
chapter and may be subject to section 2929.193 of the Revised	1931
Code.	1932
On receipt of notice under division (D) of section	1933
2901.432 of the Revised Code that a state highway patrol	1934
retirement system member has been convicted of or pleaded quilty	1935

to an offense listed in division (B)(1) of that section under		
the circumstances specified in that section, the system shall		
determine whether the member has been granted a disability		
benefit. If so, the system shall send written notice to the		
attorney general that the member has been granted a disability	1940	
benefit under this chapter and may be subject to section	1941	
2901.434 of the Revised Code.	1942	
Section 2. That existing sections 145.27, 145.572,	1943	
145.573, 742.41, 742.463, 742.464, 2329.66, 2901.43, 2929.192,	1944	
2929.193, 3305.08, 3305.11, 3305.12, 3305.20, 3307.20, 3307.372,	1945	
3307.373, 3309.22, 3309.672, 3309.673, 5505.04, 5505.262, and	1946	
5505.263 of the Revised Code are hereby repealed.	1947	
Section 3. Section 2329.66 of the Revised Code is	1948	
presented in this act as a composite of the section as amended		
by both Sub. H.B. 479 and Sub. S.B. 343 of the 129th General	1950	
Assembly. The General Assembly, applying the principle stated in	1951	
division (B) of section 1.52 of the Revised Code that amendments	1952	
are to be harmonized if reasonably capable of simultaneous	1953	
operation, finds that the composite is the resulting version of	1954	
the section in effect prior to the effective date of the section	1955	
as presented in this act.	1956	