As Introduced

133rd General Assembly

Regular Session 2019-2020

S. B. No. 62

Senator Thomas

Cosponsors: Senators Maharath, Williams, Sykes, Fedor, Yuko, Eklund, Antonio, Craig

A BILL

То	amend sections 2923.13 and 2923.14 and to enact	1
	section 2923.133 of the Revised Code to prohibit	2
	certain conduct regarding trigger cranks, bump-	3
	fire devices, and other items that accelerate a	4
	semi-automatic firearm's rate of fire but do not	5
	convert it into an automatic firearm.	6

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

Section 1. That sections 2923.13 and 2923.14 be amended	7
and section 2923.133 of the Revised Code be enacted to read as	8
follows:	9
Sec. 2923.13. (A) Unless relieved from disability under	10
operation of law or legal process, no person shall knowingly	11
acquire, have, carry, or use any firearm or dangerous ordnance,	12
if any of the following apply:	13
(1) The person is a fugitive from justice.	14
(2) The person is under indictment for or has been	15
convicted of any felony offense of violence or has been	16
adjudicated a delinguent child for the commission of an offense	17

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that, if committed by an adult, would have been a felony offense	18
of violence.	19
(3) The person is under indictment for or has been	20
convicted of any felony offense involving the illegal	21
possession, use, sale, administration, distribution, or	22
trafficking in any drug of abuse or has been adjudicated a	23
delinquent child for the commission of an offense that, if	24
committed by an adult, would have been a felony offense	25
involving the illegal possession, use, sale, administration,	26
distribution, or trafficking in any drug of abuse.	27
(4) The person is drug dependent, in danger of drug	28
dependence, or a chronic alcoholic.	29
(5) The person is under adjudication of mental	30
incompetence, has been adjudicated as a mental defective, has	31
been committed to a mental institution, has been found by a	32
court to be a mentally ill person subject to court order, or is	33
an involuntary patient other than one who is a patient only for	34
purposes of observation. As used in this division, "mentally ill	35
person subject to court order" and "patient" have the same	36
meanings as in section 5122.01 of the Revised Code.	37
(6) The person has been convicted of a violation of	38
section 2923.133 of the Revised Code or has been adjudicated a	39
delinquent child for the commission of a violation of that	40
section.	41
(B) Whoever violates this section is guilty of having	42
weapons while under disability, a felony of the third degree.	43
(C) For the purposes of this section, "under operation of	44
law or legal process" shall not itself include mere completion,	45
termination, or expiration of a sentence imposed as a result of	46

a criminal conviction.	47
Sec. 2923.133. (A) On and after the date that is one	48
hundred eighty days after the effective date of this section, no	49
person shall import, manufacture, sell, transfer, or possess a	50
trigger crank, a bump-fire device, or any part, combination of	51
parts, component, device, attachment, or accessory that is	52
designed or functions to accelerate the rate of fire of a semi-	53
automatic firearm but not convert the semi-automatic firearm	54
into an automatic firearm.	55
(B) This section does not apply with respect to the	56
importation for, manufacture for, sale to, transfer to, or	57
possession of any item specified in division (A) of this section	58
by or under authority of the United States or any department or	59
agency of the United States or by this state, any other state,	60
or a department, agency, or political subdivision of this state	61
or any other state.	62
(C) Whoever violates division (A) of this section is	63
guilty of "illegal rate-of-fire acceleration conduct," a felony	64
of the fourth degree.	65
Sec. 2923.14. (A) (1) Except as otherwise provided in	66
division (A)(2) of this section, any person who is prohibited	67
from acquiring, having, carrying, or using firearms may apply to	68
the court of common pleas in the county in which the person	69
resides for relief from such prohibition.	70
(2) Division (A)(1) of this section does not apply to a	71
person who has been convicted of or pleaded guilty to a	72
violation of section 2923.132 of the Revised Code or to a person	73
who, two or more times, has been convicted of or pleaded guilty	74
to a felony and a specification of the type described in section	75

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2941.141, 2941.144, 2941.145, 2941.146, 2941.1412, or 2941.1424	76
of the Revised Code.	77
(B) The application shall recite the following:	78
(1) All indictments, convictions, or adjudications upon	79
which the applicant's disability is based, the sentence imposed	80
and served, and any release granted under a community control	81
sanction, post-release control sanction, or parole, any partial	82
or conditional pardon granted, or other disposition of each	83
case, or, if the disability is based upon a factor other than an	84
indictment, a conviction, or an adjudication, the factor upon	85
which the disability is based and all details related to that	86
factor;	87
(2) Facts showing the applicant to be a fit subject for	88
relief under this section.	89
(C) A copy of the application shall be served on the	90
county prosecutor. The county prosecutor shall cause the matter	91
to be investigated and shall raise before the court any	92
objections to granting relief that the investigation reveals.	93
(D) Upon hearing, the court may grant the applicant relief	94
pursuant to this section, if all of the following apply:	95
(1) One of the following applies:	96
(a) If the disability is based upon an indictment, a	97
conviction, or an adjudication, the applicant has been fully	98
discharged from imprisonment, community control, post-release	99
control, and parole, or, if the applicant is under indictment,	100
has been released on bail or recognizance.	101
(b) If the disability is based upon a factor other than an	102
indictment, a conviction, or an adjudication, that factor no	103

longer is applicable to the applicant.	104
(2) The applicant has led a law-abiding life since	105
discharge or release, and appears likely to continue to do so.	106
(3) The applicant is not otherwise prohibited by law from	107
acquiring, having, or using firearms.	108
(E) Costs of the proceeding shall be charged as in other	109
civil cases, and taxed to the applicant.	110
(F) Relief from disability granted pursuant to this	111
section restores the applicant to all civil firearm rights to	112
the full extent enjoyed by any citizen, and is subject to the	113
following conditions:	114
(1) Applies only with respect to indictments, convictions,	115
or adjudications, or to the other factor, recited in the	116
application as the basis for the applicant's disability;	117
(2) Applies only with respect to firearms lawfully	118
acquired, possessed, carried, or used by the applicant;	119
(3) May be revoked by the court at any time for good cause	120
shown and upon notice to the applicant;	121
(4) Is automatically void upon commission by the applicant	122
of any offense set forth in division (A) (2) $-or_{L}$ (3) $\underline{\ }$ or (6) of	123
section 2923.13 of the Revised Code, or upon the applicant's	124
becoming one of the class of persons named in division (A)(1),	125
(4), or (5) of that section.	126
(G) As used in this section:	127
(1) "Community control sanction" has the same meaning as	128
in section 2929.01 of the Revised Code.	129
(2) "Post-release control" and "post-release control	130

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sanction" have the same meanings as in section 2967.01 of the	133
Revised Code.	132
Section 2. That existing sections 2923.13 and 2923.14 of	133
the Revised Code are hereby repealed.	13
Section 3. Section 2923.13 of the Revised Code is	13
presented in this act as a composite of the section as amended	13
by both Am. Sub. H.B. 234 and Am. Sub. S.B. 43 of the 130th	13
General Assembly. The General Assembly, applying the principle	138
stated in division (B) of section 1.52 of the Revised Code that	139
amendments are to be harmonized if reasonably capable of	140
simultaneous operation, finds that the composite is the	141
resulting version of the section in effect prior to the	142
effective date of the section as presented in this act.	143