As Reported by the Senate Government Oversight and Reform Committee

133rd General Assembly

Regular Session 2019-2020

S. B. No. 140

Senator Uecker

Cosponsors: Senators Roegner, Huffman, M., Obhof, Hoagland, Coley

A BILL

То	amend sections 2923.12, 2923.18, and 2923.20 of	1
	the Revised Code to exempt knives not used as	2
	weapons from the prohibition against carrying	3
	concealed weapons and to eliminate the	4
	prohibition against manufacturing, possessing	5
	for sale, selling, or furnishing certain weapons	6
	other than firearms or dangerous ordnance.	7

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

Section 1. That sections 2923.12, 2923.18, and 2923.20 of	8
the Revised Code be amended to read as follows:	9
Sec. 2923.12. (A) No person shall knowingly carry or have,	10
concealed on the person's person or concealed ready at hand, any	11
of the following:	12
(1) A deadly weapon other than a handgun;	13
(2) A handgun other than a dangerous ordnance;	14
(3) A dangerous ordnance.	15
(B) No person who has been issued a concealed handgun	16

license shall do any of the following:

- (1) If the person is stopped for a law enforcement purpose 18 and is carrying a concealed handgun, fail to promptly inform any 19 law enforcement officer who approaches the person after the 20 person has been stopped that the person has been issued a 21 concealed handgun license and that the person then is carrying a 22 concealed handgun; 23
- (2) If the person is stopped for a law enforcement purpose 24 and is carrying a concealed handgun, knowingly fail to keep the 25 person's hands in plain sight at any time after any law 26 enforcement officer begins approaching the person while stopped 27 and before the law enforcement officer leaves, unless the 28 failure is pursuant to and in accordance with directions given 29 by a law enforcement officer; 30
- (3) If the person is stopped for a law enforcement 31 purpose, if the person is carrying a concealed handgun, and if 32 the person is approached by any law enforcement officer while 33 stopped, knowingly remove or attempt to remove the loaded 34 handgun from the holster, pocket, or other place in which the 35 person is carrying it, knowingly grasp or hold the loaded 36 handgun, or knowingly have contact with the loaded handgun by 37 touching it with the person's hands or fingers at any time after 38 the law enforcement officer begins approaching and before the 39 law enforcement officer leaves, unless the person removes, 40 attempts to remove, grasps, holds, or has contact with the 41 loaded handgun pursuant to and in accordance with directions 42 given by the law enforcement officer; 43
- (4) If the person is stopped for a law enforcement purpose
 44
 and is carrying a concealed handgun, knowingly disregard or fail
 45
 to comply with any lawful order of any law enforcement officer
 46

States and is carrying a valid military identification card and	76
documentation of successful completion of firearms training that	77
meets or exceeds the training requirements described in division	78
(G)(1) of section 2923.125 of the Revised Code, unless the	79
person knowingly is in a place described in division (B) of	80
section 2923.126 of the Revised Code.	81
(D) It is an affirmative defense to a charge under	82
division (A)(1) of this section of carrying or having control of	83
a weapon other than a handgun and other than a dangerous	84
ordnance that the actor was not otherwise prohibited by law from	85
having the weapon and that any of the following applies:	86
(1) The weapon was carried or kept ready at hand by the	87
actor for defensive purposes while the actor was engaged in or	88
was going to or from the actor's lawful business or occupation,	89
which business or occupation was of a character or was	90
necessarily carried on in a manner or at a time or place as to	91
render the actor particularly susceptible to criminal attack,	92
such as would justify a prudent person in going armed.	93
(2) The weapon was carried or kept ready at hand by the	94
actor for defensive purposes while the actor was engaged in a	95
lawful activity and had reasonable cause to fear a criminal	96
attack upon the actor, a member of the actor's family, or the	97
actor's home, such as would justify a prudent person in going	98
armed.	99
(3) The weapon was carried or kept ready at hand by the	100
actor for any lawful purpose and while in the actor's own home.	101
(E) No person who is charged with a violation of this	102

section shall be required to obtain a concealed handgun license

as a condition for the dismissal of the charge.

103

- (F)(1) Whoever violates this section is guilty of carrying 105 concealed weapons. Except as otherwise provided in this division 106 or divisions (F)(2), (6), and (7) of this section, carrying 107 concealed weapons in violation of division (A) of this section 108 is a misdemeanor of the first degree. Except as otherwise 109 provided in this division or divisions (F)(2), (6), and (7) of 110 this section, if the offender previously has been convicted of a 111 violation of this section or of any offense of violence, if the 112 weapon involved is a firearm that is either loaded or for which 113 the offender has ammunition ready at hand, or if the weapon 114 involved is dangerous ordnance, carrying concealed weapons in 115 violation of division (A) of this section is a felony of the 116 fourth degree. Except as otherwise provided in divisions (F)(2) 117 and (6) of this section, if the offense is committed aboard an 118 aircraft, or with purpose to carry a concealed weapon aboard an 119 aircraft, regardless of the weapon involved, carrying concealed 120 weapons in violation of division (A) of this section is a felony 121 of the third degree. 122
- (2) Except as provided in division (F)(6) of this section, 123 if a person being arrested for a violation of division (A)(2) of 124 this section promptly produces a valid concealed handqun 125 license, and if at the time of the violation the person was not 126 knowingly in a place described in division (B) of section 127 2923.126 of the Revised Code, the officer shall not arrest the 128 person for a violation of that division. If the person is not 129 able to promptly produce any concealed handgun license and if 130 the person is not in a place described in that section, the 131 officer may arrest the person for a violation of that division, 132 and the offender shall be punished as follows: 133
- (a) The offender shall be guilty of a minor misdemeanor if both of the following apply:

176

177

178

179

180

181

182

183

violation of division (B)(1) of this section, the offender's	165
concealed handgun license shall be suspended pursuant to	166
division (A)(2) of section 2923.128 of the Revised Code. If, at	167
the time of the stop of the offender for a law enforcement	168
purpose that was the basis of the violation, any law enforcement	169
officer involved with the stop had actual knowledge that the	170
offender has been issued a concealed handgun license, carrying	171
concealed weapons in violation of division (B)(1) of this	172
section is a minor misdemeanor, and the offender's concealed	173
handgun license shall not be suspended pursuant to division (A)	174
(2) of section 2923.128 of the Revised Code.	175

- (4) Carrying concealed weapons in violation of division (B)(2) or (4) of this section is a misdemeanor of the first degree or, if the offender previously has been convicted of or pleaded guilty to a violation of division (B)(2) or (4) of this section, a felony of the fifth degree. In addition to any other penalty or sanction imposed for a misdemeanor violation of division (B)(2) or (4) of this section, the offender's concealed handgun license shall be suspended pursuant to division (A)(2) of section 2923.128 of the Revised Code.
- (5) Carrying concealed weapons in violation of division 185 (B)(3) of this section is a felony of the fifth degree. 186
- (6) If a person being arrested for a violation of division 187 (A)(2) of this section is an active duty member of the armed 188 forces of the United States and is carrying a valid military 189 identification card and documentation of successful completion 190 of firearms training that meets or exceeds the training 191 requirements described in division (G)(1) of section 2923.125 of 192 the Revised Code, and if at the time of the violation the person 193 was not knowingly in a place described in division (B) of 194

208

209

210

211

212

section 2923.126 of the Revised Code, the officer shall not	195
arrest the person for a violation of that division. If the	196
person is not able to promptly produce a valid military	197
identification card and documentation of successful completion	198
of firearms training that meets or exceeds the training	199
requirements described in division (G)(1) of section 2923.125 of	200
the Revised Code and if the person is not in a place described	201
in division (B) of section 2923.126 of the Revised Code, the	202
officer shall issue a citation and the offender shall be	203
assessed a civil penalty of not more than five hundred dollars.	204
The citation shall be automatically dismissed and the civil	205
penalty shall not be assessed if both of the following apply:	206

- (a) Within ten days after the issuance of the citation, the offender presents a valid military identification card and documentation of successful completion of firearms training that meets or exceeds the training requirements described in division (G)(1) of section 2923.125 of the Revised Code, which were both valid at the time of the issuance of the citation to the law enforcement agency that employs the citing officer.
- (b) At the time of the citation, the offender was not 214 knowingly in a place described in division (B) of section 215 2923.126 of the Revised Code. 216
- (7) If a person being arrested for a violation of division

 (A) (2) of this section is knowingly in a place described in

 division (B) (5) of section 2923.126 of the Revised Code and is

 not authorized to carry a handgun or have a handgun concealed on

 the person's person or concealed ready at hand under that

 221

 division, the penalty shall be as follows:
- (a) Except as otherwise provided in this division, if the 223 person produces a valid concealed handgun license within ten 224

days after the arrest and has not previously been convicted or pleaded guilty to a violation of division (A)(2) of this section, the person is guilty of a minor misdemeanor;

- (b) Except as otherwise provided in this division, if the 228 person has previously been convicted of or pleaded guilty to a 229 violation of division (A)(2) of this section, the person is 230 guilty of a misdemeanor of the fourth degree; 231
- (c) Except as otherwise provided in this division, if the person has previously been convicted of or pleaded guilty to two violations of division (A)(2) of this section, the person is guilty of a misdemeanor of the third degree;
- (d) Except as otherwise provided in this division, if the person has previously been convicted of or pleaded guilty to three or more violations of division (A)(2) of this section, or convicted of or pleaded guilty to any offense of violence, if the weapon involved is a firearm that is either loaded or for which the offender has ammunition ready at hand, or if the weapon involved is a dangerous ordnance, the person is guilty of a misdemeanor of the second degree.
- (G) If a law enforcement officer stops a person to question the person regarding a possible violation of this section, for a traffic stop, or for any other law enforcement purpose, if the person surrenders a firearm to the officer, either voluntarily or pursuant to a request or demand of the officer, and if the officer does not charge the person with a violation of this section or arrest the person for any offense, the person is not otherwise prohibited by law from possessing the firearm, and the firearm is not contraband, the officer shall return the firearm to the person at the termination of the stop. If a court orders a law enforcement officer to return a

responsible person, with respect to dangerous ordnance lawfully	284
acquired, possessed, carried, or used for a legitimate research,	285
scientific, educational, industrial, or other proper purpose.	286
(B) Application for a license or temporary permit under	287
this section shall be in writing under oath to the sheriff of	288
the county or safety director or police chief of the	289
municipality where the applicant resides or has the applicant's	290
principal place of business. The application shall be	291
accompanied by an application fee of fifty dollars when the	292
application is for a license, and an application fee of five	293
dollars when the application is for a temporary permit. The fees	294
shall be paid into the general revenue fund of the county or	295
municipality. The application shall contain the following	296
information:	297
(1) The name, age, address, occupation, and business	298
address of the applicant, if the applicant is a natural person,	299
or the name, address, and principal place of business of the	300
applicant, if the applicant is a corporation;	301
(2) A description of the dangerous ordnance for which a	302
<pre>permit is requested;</pre>	303
(3) A description of the place or places where and the	304
manner in which the dangerous ordnance is to be kept, carried,	305
and used;	306
(4) A statement of the purposes for which the dangerous	307
ordnance is to be acquired, possessed, carried, or used;	308
(5) Such other information, as the issuing authority may	309
require in giving effect to this section.	310
(C) Upon investigation, the issuing authority shall issue	311
a license or temporary permit only if all of the following	312

apply:	313
(1) The applicant is not otherwise prohibited by law from	314
acquiring, having, carrying or using dangerous ordnance;	315
(2) The applicant is age twenty-one or over, if the	316
applicant is a natural person;	317
(3) It appears that the applicant has sufficient	318
competence to safely acquire, possess, carry, or use the	319
dangerous ordnance, and that proper precautions will be taken to	320
protect the security of the dangerous ordnance and ensure the	321
safety of persons and property;	322
(4) It appears that the dangerous ordnance will be	323
lawfully acquired, possessed, carried, and used by the applicant	324
for a legitimate purpose.	325
(D) The license or temporary permit shall identify the	326
person to whom it is issued, identify the dangerous ordnance	327
involved and state the purposes for which the license or	328
temporary permit is issued, state the expiration date, if any,	329
and list such restrictions on the acquisition, possession,	330
carriage, or use of the dangerous ordnance as the issuing	331
authority considers advisable to protect the security of the	332
dangerous ordnance and ensure the safety of persons and	333
property.	334
(E) A temporary permit shall be issued for the casual use	335
of explosives and explosive devices, and other consumable	336
dangerous ordnance, and shall expire within thirty days of its	337
issuance. A license shall be issued for the regular use of	338
consumable dangerous ordnance, or for any nonconsumable	339
dangerous ordnance, which license need not specify an expiration	340
date, but the issuing authority may specify such expiration	341

date, not earlier than one year from the date of issuance, as it	342
considers advisable in view of the nature of the dangerous	343
ordnance and the purposes for which the license is issued.	344
(F) The dangerous ordnance specified in a license or	345
temporary permit may be obtained by the holder anywhere in the	346
state. The holder of a license may use such dangerous ordnance	347
anywhere in the state. The holder of a temporary permit may use	348
such dangerous ordnance only within the territorial jurisdiction	349
of the issuing authority.	350
(G) The issuing authority shall forward to the state fire	351
marshal a copy of each license or temporary permit issued	352
pursuant to this section, and a copy of each record of a	353
transaction in dangerous ordnance and of each report of lost or	354
stolen dangerous ordnance, given to the local law enforcement	355
authority as required by divisions (A) $\frac{(7)}{(6)}$ and $\frac{(8)}{(7)}$ of	356
section 2923.20 of the Revised Code. The state fire marshal	357
shall keep a permanent file of all licenses and temporary	358
permits issued pursuant to this section, and of all records of	359
transactions in, and losses or thefts of dangerous ordnance	360
forwarded by local law enforcement authorities pursuant to this	361
section.	362
Sec. 2923.20. (A) No person shall do any of the following:	363
2001 2010 (, F 2000 0 a	
(1) Recklessly sell, lend, give, or furnish any firearm to	364
any person prohibited by section 2923.13 or 2923.15 of the	365
Revised Code from acquiring or using any firearm, or recklessly	366
sell, lend, give, or furnish any dangerous ordnance to any	367
person prohibited by section 2923.13, 2923.15, or 2923.17 of the	368
Revised Code from acquiring or using any dangerous ordnance;	369

(2) Possess any firearm or dangerous ordnance with purpose

395

396

397398

399

2923.17 of the Revised Code, or negligently fail to take a

place;

complete record of the transaction and forthwith forward a copy

of that record to the sheriff of the county or safety director

or police chief of the municipality where the transaction takes

(8) (7) Knowingly fail to report to law enforcement

S. B. No. 140 As Reported by the Senate Government Oversight and Reform Committee	Page 16	
sale, or transfers a firearm or ammunition and who is not a	428	
federally licensed firearms dealer.	429	
Section 2. That existing sections 2923.12, 2923.18, and	430	
2923.20 of the Revised Code are hereby repealed.	431	