As Passed by the House

135th General Assembly

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Sub. H. B. No. 234

Representatives Williams, Rogers

Cosponsors: Representatives Schmidt, Willis, Hillyer, Upchurch, Humphrey, Seitz, Blackshear, Brennan, Brewer, Dell'Aquila, Demetriou, Denson, Dobos, Isaacsohn, Jarrells, Miller, A., Robb Blasdel, Russo, White, Young, T.

A BILL

То	amend sections 2929.12 and 2929.22 of the	1
	Revised Code to prohibit a court imposing a	2
	sentence on an offender for a felony or	3
	misdemeanor from considering whether the	4
	offender who entered an Alford plea shows	5
	genuine remorse for the offense.	6

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

Section 1. That sections 2929.12 and 2929.22 of the	/
Revised Code be amended to read as follows:	8
Sec. 2929.12. (A) Unless otherwise required by section	9
2929.13 or 2929.14 of the Revised Code, a court that imposes a	10
sentence under this chapter upon an offender for a felony has	11
discretion to determine the most effective way to comply with	12
the purposes and principles of sentencing set forth in section	13
2929.11 of the Revised Code. In exercising that discretion, the	14
court shall consider the factors set forth in divisions (B) and	15
(C) of this section relating to the seriousness of the conduct,	16
the factors provided in divisions (D) and (E) of this section	17

facilitated the offense.

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relating to the likelihood of the offender's recidivism, and the	18
factors set forth in division (F) of this section pertaining to	19
the offender's service in the armed forces of the United States	20
and the factors set forth in division (G) of this section	21
relating to Alford pleas and, in addition, may consider any	22
other factors that are relevant to achieving those purposes and	23
principles of sentencing.	24
(B) The sentencing court shall consider all of the	25
following that apply regarding the offender, the offense, or the	26
victim, and any other relevant factors, as indicating that the	27
offender's conduct is more serious than conduct normally	28
constituting the offense:	29
(1) The physical or mental injury suffered by the victim	30
of the offense due to the conduct of the offender was	31
exacerbated because of the physical or mental condition or age	32
of the victim.	33
(2) The victim of the offense suffered serious physical,	34
psychological, or economic harm as a result of the offense.	35
(3) The offender held a public office or position of trust	36
in the community, and the offense related to that office or	37
position.	38
(4) The offender's occupation, elected office, or	39
profession obliged the offender to prevent the offense or bring	40
others committing it to justice.	41
(5) The offender's professional reputation or occupation,	42
elected office, or profession was used to facilitate the offense	43
or is likely to influence the future conduct of others.	44
(6) The offender's relationship with the victim	45

(7) The offender committed the offense for hire or as a	47
part of an organized criminal activity.	48
(8) In committing the offense, the offender was motivated	49
by prejudice based on race, ethnic background, gender, sexual	50
orientation, or religion.	51
(9) If the offense is a violation of section 2919.25 or a	52
violation of section 2903.11, 2903.12, or 2903.13 of the Revised	53
Code involving a person who was a family or household member at	54
the time of the violation, the offender committed the offense in	55
the vicinity of one or more children who are not victims of the	56
offense, and the offender or the victim of the offense is a	57
parent, guardian, custodian, or person in loco parentis of one	58
or more of those children.	59
(C) The sentencing court shall consider all of the	60
following that apply regarding the offender, the offense, or the	61
victim, and any other relevant factors, as indicating that the	
offender's conduct is less serious than conduct normally	
constituting the offense:	64
(1) The victim induced or facilitated the offense.	65
(2) In committing the offense, the offender acted under	66
strong provocation.	67
(3) In committing the offense, the offender did not cause	68
or expect to cause physical harm to any person or property.	69
(4) There are substantial grounds to mitigate the	70
offender's conduct, although the grounds are not enough to	71
constitute a defense.	72
(D) The sentencing court shall consider all of the	73
following that apply regarding the offender, and any other	74

relevant factors, as factors indicating that the offender is 75 likely to commit future crimes: 76

- (1) At the time of committing the offense, the offender 77 was under release from confinement before trial or sentencing; 78 was under a sanction imposed pursuant to section 2929.16, 79 2929.17, or 2929.18 of the Revised Code; was under post-release 80 control pursuant to section 2967.28 or any other provision of 81 the Revised Code for an earlier offense or had been unfavorably 82 terminated from post-release control for a prior offense 83 pursuant to division (B) of section 2967.16 or section 2929.141 84 of the Revised Code; was under transitional control in 85 connection with a prior offense; or had absconded from the 86 offender's approved community placement resulting in the 87 offender's removal from the transitional control program under 88 section 2967.26 of the Revised Code. 89
- (2) The offender previously was adjudicated a delinquent
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 child pursuant to Chapter 2151. of the Revised Code prior to
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 January 1, 2002, or pursuant to Chapter 2152. of the Revised
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 Code, or the offender has a history of criminal convictions.
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- (3) The offender has not been rehabilitated to a 94 satisfactory degree after previously being adjudicated a 95 delinquent child pursuant to Chapter 2151. of the Revised Code 96 prior to January 1, 2002, or pursuant to Chapter 2152. of the 97 Revised Code, or the offender has not responded favorably to 98 sanctions previously imposed for criminal convictions. 99
- (4) The offender has demonstrated a pattern of drug or
 alcohol abuse that is related to the offense, and the offender
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 refuses to acknowledge that the offender has demonstrated that
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 pattern, or the offender refuses treatment for the drug or
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 alcohol abuse.

(5) The offender shows no genuine remorse for the offense.	105
(E) The sentencing court shall consider all of the	106
following that apply regarding the offender, and any other	107
relevant factors, as factors indicating that the offender is not	
likely to commit future crimes:	109
(1) Prior to committing the offense, the offender had not	110
been adjudicated a delinquent child.	111
(2) Prior to committing the offense, the offender had not	112
been convicted of or pleaded guilty to a criminal offense.	113
(3) Prior to committing the offense, the offender had led	114
a law-abiding life for a significant number of years.	115
(4) The offense was committed under circumstances not	116
likely to recur.	117
(5) The Except as provided in division (G) of this	118
section, the offender shows genuine remorse for the offense.	119
(F) The sentencing court shall consider the offender's	120
military service record and whether the offender has an	121
emotional, mental, or physical condition that is traceable to	
the offender's service in the armed forces of the United States	123
and that was a contributing factor in the offender's commission	
of the offense or offenses.	125
(G) If the offender enters an Alford plea, the sentencing	126
court shall not consider whether the offender showed genuine	127
remorse for the offense.	128
Sec. 2929.22. (A) Unless a mandatory jail term is required	129
to be imposed by division (G) of section 1547.99, division (B)	130
of section 4510.14, division (G) of section 4511.19 of the	131
Revised Code, or any other provision of the Revised Code a court	

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that imposes a sentence under this chapter upon an offender for	133
a misdemeanor or minor misdemeanor has discretion to determine	134
the most effective way to achieve the purposes and principles of	
sentencing set forth in section 2929.21 of the Revised Code.	136
Unless a specific sanction is required to be imposed or is	137
precluded from being imposed by the section setting forth an	138
offense or the penalty for an offense or by any provision of	
sections 2929.23 to 2929.28 of the Revised Code, a court that	140
imposes a sentence upon an offender for a misdemeanor may impose	141
on the offender any sanction or combination of sanctions under	142
sections 2929.24 to 2929.28 of the Revised Code. The court shall	143
not impose a sentence that imposes an unnecessary burden on	144
local government resources.	145
(B)(1) In determining the appropriate sentence for a	146
misdemeanor, the court shall consider all of the following	147
factors:	148
(a) The nature and circumstances of the offense or	149
offenses;	150
(b) Whether the circumstances regarding the offender and	151
the offense or offenses indicate that the offender has a history	152
of persistent criminal activity and that the offender's	153
character and condition reveal a substantial risk that the	154
offender will commit another offense;	155
(c) Whether the circumstances regarding the offender and	156
the offense or offenses indicate that the offender's history,	157
character, and condition reveal a substantial risk that the	158
offender will be a danger to others and that the offender's	159
conduct has been characterized by a pattern of repetitive,	

compulsive, or aggressive behavior with heedless indifference to

the consequences;	162
(d) Whether the victim's youth, age, disability, or other	163
factor made the victim particularly vulnerable to the offense or	164
made the impact of the offense more serious;	165
(e) Whether the offender is likely to commit future crimes	166
in general, in addition to the circumstances described in	167
divisions (B)(1)(b) and (c) of this section;	
(f) Whether the offender has an emotional, mental, or	169
physical condition that is traceable to the offender's service	170
in the armed forces of the United States and that was a	171
contributing factor in the offender's commission of the offense	172
or offenses;	173
(g) The offender's military service record.	174
(2) In determining the appropriate sentence for a	175
misdemeanor, if the offender enters an Alford plea, the	176
sentencing court shall not consider whether the offender showed	177
genuine remorse for the offense.	178
(3) In determining the appropriate sentence for a	179
misdemeanor, in addition to complying with division (B)(1) of	180
this section, the court may consider any other factors that are	181
relevant to achieving the purposes and principles of sentencing	182
set forth in section 2929.21 of the Revised Code.	183
(C) Before imposing a jail term as a sentence for a	184
misdemeanor, a court shall consider the appropriateness of	185
imposing a community control sanction or a combination of	186
community control sanctions under sections 2929.25, 2929.26,	187
2929.27, and 2929.28 of the Revised Code. A court may impose the	188
longest jail term authorized under section 2929.24 of the	189
Revised Code only upon offenders who commit the worst forms of	190

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