



Am. H.B. 528
123rd General Assembly
(As Reported by H. Criminal Justice)

Reps. Callender, Allen, Buehrer, Clancy, Flannery, Haines, Jacobson, Pringle, Schuring, Taylor, Tiberi, Trakas, Van Vyven, A. Core, Logan, DePiero, Willamowski

BILL SUMMARY

- Incorporates, in a revised form, the existing prohibition against preparing drugs for sale into the section containing the drug trafficking offenses, thereby enhancing the penalties for preparing drugs for sale to drug trafficking offense levels.

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CONTENT AND OPERATION

Overview

The bill repeals the section containing the prohibition against preparing drugs for sale and incorporates that prohibition, in a revised form, in the drug trafficking offenses, thereby enhancing the penalties for preparing drugs for sale to drug trafficking offense levels.

The prohibitions

Existing law

Preparation of drugs for sale. R.C. 2925.07(A) prohibits a person from knowingly preparing for shipment, shipping, transporting, delivering, preparing for distribution, or distributing a controlled substance *when the person intends to sell or resell the controlled substance* or when the person knows or has reasonable cause to believe that another person intends to sell or resell the controlled substance. The name of the offense depends on the type of controlled substance involved in the violation.

Drug trafficking. R.C. 2925.03(A) prohibits a person from knowingly selling or offering to sell a controlled substance. The name of the offense depends on the type of controlled substance involved in the violation.

Operation of the bill

The bill repeals the existing prohibition against preparing drugs for sale and expands the prohibition contained in the drug trafficking offenses to additionally prohibit a person from knowingly preparing for shipment, shipping, transporting, delivering, preparing for distribution, or distributing a controlled substance, when the offender knows or has reasonable cause to believe that the controlled substance is intended for sale or resale by the offender or another person. (R.C. 2925.03(A)(2).)

Exceptions

Existing law

Drug trafficking. R.C. 2925.03(B) provides that the drug trafficking prohibitions do not apply to any of the following:

(1) Manufacturers, licensed health professionals authorized to prescribe drugs, pharmacists, owners of pharmacies, and other persons whose conduct is in accordance with specified laws;

(2) If the offense involves an anabolic steroid, any person who is conducting or participating in a research project involving the use of an anabolic

steroid if the project has been approved by the United States Food and Drug Administration;

(3) Any person who sells, offers for sale, prescribes, dispenses, or administers for livestock or other nonhuman species an anabolic steroid that is expressly intended for administration through implants to livestock or other nonhuman species and approved for that purpose under the "Federal Food, Drug, and Cosmetic Act" and is sold, offered for sale, prescribed, dispensed, or administered for that purpose in accordance with that act.

Preparation of drugs for sale offenses. R.C. 2925.07(B) provides that the preparation of drugs for sale prohibitions do not apply to any person listed in R.C. 2925.03(B) to the extent and under the circumstances described in that division.

Operation of the bill

The exceptions to the preparation of drugs for sale prohibitions would remain unchanged under the bill (R.C. 2925.03(B)).

Penalties

Schedule I or II controlled substance other than marihuana, cocaine, L.S.D., heroin, or hashish

If the drug involved is a Schedule I or II controlled substance other than marihuana, cocaine, L.S.D., heroin, or hashish, the following chart describes the penalties for preparation of drugs for sale under existing law and under the bill (R.C. 2925.07(C)(1) and 2925.03(C)(1)):

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(1) Bulk amount or less-- School or juvenile--	F4	No presumption	F4	No presumption
	F3	No presumption	F3	No presumption
(2) <i>Exceeds</i> bulk amount and <i>does not exceed</i> 5 times bulk amount-- School or juvenile--	F4	No presumption	F3	Mandatory prison term
	F3	No presumption	F2	Mandatory prison term
(3) <i>Exceeds</i> 5 times bulk amount and <i>does not exceed</i> 50 times bulk amount-- School or juvenile--	F4	No presumption	F2	Mandatory prison term
	F3	No presumption	F1	Mandatory prison term
(4) <i>Exceeds</i> 50 times bulk amount and <i>does not exceed</i> 100 times bulk amount-- School or juvenile--	F4	No presumption	F1	Mandatory prison term
	F3	No presumption	F1	Mandatory prison term
(5) <i>Exceeds</i> 100 times bulk amount-- School or juvenile--	F4	No presumption	F1	Mandatory 10-year prison term and permissive additional prison term of 1 to 10 years
	F3	No presumption	F1	Mandatory 10-year prison term and permissive additional prison term of 1 to 10 years

Schedule III, IV, or V controlled substance

If the drug involved is a Schedule III, IV, or V controlled substance, the following chart describes the penalties for preparation of drugs for sale under existing law and under the bill (R.C. 2925.07(C)(2) and 2925.03(C)(2)):

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(1) Bulk amount or less-- School or juvenile--	F5	No presumption	F5	No presumption
	F4	No presumption	F4	No presumption
(2) <i>Exceeds</i> bulk amount and <i>does not exceed</i> 5 times bulk amount-- School or juvenile--	F4	Presumption for	F4	Presumption for
	F3	Presumption for	F3	Presumption for
(3) <i>Exceeds</i> 5 times bulk amount and <i>does not exceed</i> 50 times bulk amount-- School or juvenile--	F4	Presumption for	F3	Presumption for
	F3	Presumption for	F2	Presumption for
(4) <i>Exceeds</i> 50 times bulk amount-- School or juvenile--	F4	Presumption for	F2	Mandatory prison term
	F3	Presumption for	F1	Mandatory prison term

Marihuana (but not hashish)

If the drug involved is marihuana that is not hashish, the following chart describes the penalties for preparation of drugs for sale under existing law and under the bill (R.C. 2925.07(C)(3) and 2925.03(C)(3)):

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(1) 200 grams or less-- School or juvenile--	F5	No presumption	F5	No presumption
	F4	No presumption	F4	No presumption
(2) <i>Exceeds</i> 200 grams and <i>does not exceed</i> 1,000 grams-- School or juvenile--	F4	No presumption	F4	No presumption
	F3	No presumption	F3	No presumption
(3) <i>Exceeds</i> 1,000 grams and <i>does not exceed</i> 5,000 grams-- School or juvenile--	F4	No presumption	F3	No presumption
	F3	No presumption	F2	Presumption for
(4) <i>Exceeds</i> 5,000 grams and <i>does not exceed</i> 20,000 grams-- School or juvenile--	F4	No presumption	F3	Presumption for
	F3	No presumption	F2	Presumption for
(5) <i>Exceeds</i> 20,000 grams-- School or juvenile--	F4	No presumption	F2	Mandatory 8-year prison term
	F3	No presumption	F1	Mandatory 10-year prison term

If the trafficking offense involves a gift of 20 grams or less of marihuana, it is a minor misdemeanor upon a first offense and a misdemeanor of the third degree upon a subsequent offense, provided that, if the offense is committed in the vicinity of a school or a juvenile, it is a misdemeanor of the third degree. There is no comparable provision for the existing offense of preparing drugs for sale. (R.C. 2925.03(C)(3)(g).)

Cocaine

If the drug involved is cocaine, the following chart describes the penalties for preparation of drugs for sale under existing law and under the bill (R.C. 2925.07(C)(4) and 2925.03(C)(4)):

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(1) 5 grams or less of cocaine that is not crack cocaine or one gram or less of crack cocaine-- School or juvenile--	F5	No presumption	F5	No presumption
	F4	No presumption	F4	No presumption
(2) <i>Exceeds</i> 5 grams of cocaine that is not crack cocaine or one gram of crack cocaine and <i>does not exceed</i> 10 grams of cocaine that is not crack cocaine or 5 grams of crack cocaine-- School or juvenile--	F4	Presumption for	F4	Presumption for
	F3	Presumption for	F3	Presumption for
(3) <i>Exceeds</i> 10 grams of cocaine that is not crack cocaine or 5 grams of crack cocaine and <i>does not exceed</i> 100 grams of cocaine that is not crack cocaine or 10 grams of crack cocaine-- School or juvenile--	F4	Presumption for	F3	Mandatory prison term
	F3	Presumption for	F2	Mandatory prison term

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(4) <i>Exceeds</i> 100 grams of cocaine that is not crack cocaine or 10 grams of crack cocaine and <i>does not exceed</i> 500 grams of cocaine that is not crack cocaine or 25 grams of crack cocaine-- School or juvenile--	F4	Presumption for	F2	Mandatory prison term
	F3	Presumption for	F1	Mandatory prison term
(5) <i>Exceeds</i> 500 grams of cocaine that is not crack cocaine or 25 grams of crack cocaine and <i>does not exceed</i> 1,000 grams of cocaine that is not crack cocaine or 100 grams of crack cocaine-- School or juvenile--	F4	Presumption for	F1	Mandatory prison term
	F3	Presumption for	F1	Mandatory prison term
(6) <i>Exceeds</i> 1,000 grams of cocaine that is not crack cocaine or 100 grams of crack cocaine-- School or juvenile--	F4	Presumption for	F1	Mandatory 10-year prison term and permissive additional prison term of 1 to 10 years
	F3	Presumption for	F1	Mandatory 10-year prison term and permissive additional prison term of 1 to 10 years

L.S.D.

If the drug involved is L.S.D., the following chart describes the penalties for preparation of drugs for sale under existing law and under the bill (R.C. 2925.07(C)(5) and 2925.03(C)(5)):

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(1) 10 unit doses or less of solid L.S.D. or 1 gram or less of liquid L.S.D.-- School or juvenile--	F5	No presumption	F5	No presumption
	F4	No presumption	F4	No presumption
(2) <i>Exceeds</i> 10 unit doses of solid L.S.D. or 1 gram of liquid L.S.D. and <i>does not exceed</i> 50 unit doses of solid L.S.D. or 5 grams of liquid L.S.D.-- School or juvenile--	F4	Presumption for	F4	Presumption for
	F3	Presumption for	F3	Presumption for
(3) <i>Exceeds</i> 50 unit doses of solid L.S.D. or 5 grams of liquid L.S.D. and <i>does not exceed</i> 250 unit doses of solid L.S.D. or 25 grams of liquid L.S.D.-- School or juvenile--	F4	Presumption for	F3	Mandatory prison term
	F3	Presumption for	F2	Mandatory prison term
(4) <i>Exceeds</i> 250 unit doses of solid L.S.D. or 25 grams of liquid L.S.D. and <i>does not exceed</i> 1,000 unit doses of solid L.S.D. or 100 grams of liquid L.S.D.-- School or juvenile--	F4	Presumption for	F2	Mandatory prison term
	F3	Presumption for	F1	Mandatory prison term

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(5) <i>Exceeds</i> 1,000 unit doses of solid L.S.D. or 100 grams of liquid L.S.D. and <i>does not exceed</i> 5,000 unit doses of solid L.S.D. or 500 grams of liquid L.S.D.-- School or juvenile--	F4	Presumption for	F1	Mandatory prison term
	F3	Presumption for	F1	Mandatory prison term
(6) <i>Exceeds</i> 5,000 unit doses of solid L.S.D. or 500 grams of liquid L.S.D.-- School or juvenile--	F4	Presumption for	F1	Mandatory 10-year prison term and permissive additional prison term of 1 to 10 years
	F3	Presumption for	F1	Mandatory 10-year prison term and permissive additional prison term of 1 to 10 years

Heroin

If the drug involved is heroin, the following chart describes the penalties for preparation of drugs for sale under existing law and under the bill (R.C. 2925.07(C)(6) and 2925.03(C)(6)):

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(1) One gram or less-- School or juvenile--	F5	No presumption	F5	No presumption
	F4	No presumption	F4	No presumption
(2) <i>Exceeds</i> one gram and <i>does not exceed</i> 5 grams-- School or juvenile--	F4	Presumption for	F4	Presumption for
	F3	Presumption for	F3	Presumption for

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(3) <i>Exceeds 5 grams and does not exceed 10 grams--</i> School or juvenile--	F4	Presumption for	F3	Presumption for
	F3	Presumption for	F2	Presumption for
(4) <i>Exceeds 10 grams and does not exceed 50 grams--</i> School or juvenile--	F4	Presumption for	F2	Mandatory prison term
	F3	Presumption for	F1	Mandatory prison term
(5) <i>Exceeds 50 grams and does not exceed 250 grams--</i> School or juvenile--	F4	Presumption for	F1	Mandatory prison term
	F3	Presumption for	F1	Mandatory prison term
(6) <i>Exceeds 250 grams--</i> School or juvenile--	F4	Presumption for	F1	Mandatory 10-year prison term and permissive additional prison term of 1 to 10 years
	F3	Presumption for	F1	Mandatory 10-year prison term and permissive additional prison term of 1 to 10 years

Hashish

If the drug involved is hashish, the following chart describes the penalties for preparation of drugs for sale under existing law and under the bill (R.C. 2925.07(C)(7) and 2925.03(C)(7)):

Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(1) Ten grams or less of solid hashish or 2 grams or less of liquid hashish-- School or	F5	No presumption	F5	No presumption

juvenile--	F4	No presumption	F4	No presumption
Amount of drug involved and location of offense	Degree of offense under existing R.C. 2925.07	Presumption for or against prison term under existing R.C. 2925.07	Degree of offense under R.C. 2925.03 as amended by the bill	Presumption for or against prison term and mandatory prison term under R.C. 2925.03 as amended by the bill
(2) <i>Exceeds</i> 10 grams of solid hashish or 2 grams of liquid hashish and <i>does not exceed</i> 50 grams of solid hashish or 10 grams of liquid hashish-- School or juvenile--	F4 F3	No presumption No presumption	F4 F3	No presumption No presumption
(3) <i>Exceeds</i> 50 grams of solid hashish or 10 grams of liquid hashish and <i>does not exceed</i> 250 grams of solid hashish or 50 grams of liquid hashish-- School or juvenile--	F4 F3	No presumption No presumption	F3 F2	No presumption Presumption for
(4) <i>Exceeds</i> 250 grams of solid hashish or 50 grams of liquid hashish and <i>does not exceed</i> 1,000 grams of solid hashish or 200 grams of liquid hashish-- School or juvenile--	F4 F3	No presumption No presumption	F3 F2	Presumption for Presumption for
(5) <i>Exceeds</i> 1,000 grams of solid hashish or 200 grams of liquid hashish-- School or juvenile--	F4 F3	No presumption No presumption	F2 F1	Mandatory 8-year prison term Mandatory 10-year prison term

Other penalties

Existing law

In addition to any prison term or other sanction authorized or required as specified in the chart, above, and by other provisions of the Felony Sentencing Law, existing law requires a court that sentences an offender who is convicted of or pleads guilty to a preparation of drugs for sale offense to do all of the following that are applicable regarding the offender (R.C. 2925.07(D)):

(1) If the violation is a felony of the third degree, the court must impose upon the offender the mandatory fine specified for the offense under the Felony Sentencing Law unless, as specified in that Law, the court determines that the offender is indigent.

(2) The court must suspend the driver's or commercial driver's license or permit of the offender for not less than six months or more than five years.

(3) If the offender is a professionally licensed person, the court forthwith must transmit a certified copy of the judgment entry of conviction to the regulatory or licensing board or agency that has the administrative authority to suspend or revoke the offender's professional license. If the offender has been admitted to the bar by order of the Ohio Supreme Court in compliance with its prescribed and published rules, the court forthwith must transmit a certified copy of the judgment entry of conviction to the Secretary of the Board of Commissioners on Grievances and Discipline of the Supreme Court and to either the disciplinary counsel or the president, secretary, and chairman of each certified grievance committee.

The court that sentences an offender for a preparation of drugs for sale offense may impose upon the offender an additional fine as specified in the Felony Sentencing Law that is to be used solely for the support of one or more eligible alcohol and drug addiction programs as specified in that Law. The fine cannot exceed the total value of any personal or real property in which the offender has an interest and that was used in the course of, intended for use in the course of, derived from, or realized through the conduct that constituted preparation of drugs for sale, including property that constitutes proceeds derived from the offense. If the offender has no such interest or if the interest cannot be ascertained, the fine cannot exceed the amount of the mandatory fine for the offense or if no mandatory fine is imposed, the amount of the fine authorized for the level of the offense. (R.C. 2925.07(E) and 2929.18(B)(4) to (7).)

Operation of the bill

Under the bill, a person convicted of the relocated preparation of drugs for sale prohibition is subject to the same additional penalties as a person convicted of a drug trafficking offense under existing law.

In addition to any prison term authorized or required as specified in the charts under "***Penalties***," above, and by other provisions of the Felony Sentencing Law, the court that sentences an offender who is convicted of or pleads guilty to the relocated preparation of drugs for sale prohibition must do all of the following that are applicable regarding the offender (R.C. 2925.03(D) and (G)):

(1) If the violation is a felony of the first, second, or third degree, the court must impose upon the offender the mandatory fine specified for the offense under the Felony Sentencing Law unless the court determines that the offender is indigent (*similar to existing law*).

(2) The court must revoke the offender's driver's or commercial driver's license or permit or suspend that license or permit for not less than six months or more than five years (*similar to existing law*).

(3) If the offender is a professionally licensed person, the court forthwith must transmit a certified copy of the judgment entry of conviction to the regulatory or licensing board or agency that has the administrative authority to suspend or revoke the offender's professional license. If the offender has been admitted to the bar by order of the Ohio Supreme Court in compliance with its prescribed and published rules, the court forthwith must transmit a certified copy of the judgment entry of conviction to the Secretary of the Board of Commissioners on Grievances and Discipline of the Supreme Court and to either the disciplinary counsel or the president, secretary, and chairman of each certified grievance committee. (*Similar to existing law.*)

The court that sentences an offender for a violation of the new prohibition may impose upon the offender an additional fine as specified in the existing Felony Sentencing Law that is to be used solely for the support of one or more eligible alcohol and drug addiction programs as specified in that Law. The fine cannot exceed the total value of any personal or real property in which the offender has an interest and that was used in the course of, intended for use in the course of, derived from, or realized through the conduct that constituted trafficking, including property that constitutes proceeds derived from the offense. If the offender has no such interest or if the interest cannot be ascertained, the fine cannot exceed the amount of the mandatory fine for the offense or if no mandatory fine is imposed, the amount of the fine authorized for the level of the offense. (R.C. 2925.03(H).)

Conforming changes

The bill makes a number of conforming changes to reflect the repeal of R.C. 2925.07 (R.C. 2929.13(E)(1) and 2929.18(B)(4), (5), (6), and (7)).

COMMENT

"Mandatory prison term," when used in a chart, means a prison term that a court is required to impose, selected from the range of prison terms authorized for a felony of the appropriate level; in some cases, the court must impose the maximum term from the range, specified in the tables. "Permissive additional prison term of one to ten years," when used in a chart, means an additional prison term of 1, 2, 3, 4, 5, 6, 7, 8, 9, or 10 years that a court is authorized to impose upon a major drug offender if the court determines it necessary to punish the offender and protect the public or to underscore the seriousness of the offense. "School" and "juvenile," when used in a chart, mean that the penalty for an offense involving a certain amount of a controlled substance is enhanced when the offense is committed in the vicinity of a school or in the vicinity of a juvenile. If "school" or "juvenile" do not appear in a chart, the penalty listed for the offense applies regardless of the location of the offense.

HISTORY

ACTION	DATE	JOURNAL ENTRY
Introduced	12-30-99	p. 1473
Reported, H. Criminal Justice	04-18-00	p. 1832

H0528-RH.123/jc