violent; disorderly assembly; public order

State of Arizona House of Representatives Fifty-fifth Legislature First Regular Session 2021

HOUSE BILL 2309

AN ACT

AMENDING SECTIONS 13-1204, 13-1213, 13-1602, 13-2906 AND 13-2917, ARIZONA REVISED STATUTES; AMENDING TITLE 13, CHAPTER 29, ARIZONA REVISED STATUTES, BY ADDING SECTION 13-2925; AMENDING SECTION 13-3703, ARIZONA REVISED STATUTES; RELATING TO OFFENSES AGAINST PUBLIC ORDER.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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Be it enacted by the Legislature of the State of Arizona:

Section 1. Section 13-1204, Arizona Revised Statutes, is amended to read:

13-1204. Aggravated assault; classification; definitions

- A. A person commits aggravated assault if the person commits assault as prescribed by section 13-1203 under any of the following circumstances:
 - 1. If the person causes serious physical injury to another.
 - 2. If the person uses a deadly weapon or dangerous instrument.
- 3. If the person commits the assault by any means of force that causes temporary but substantial disfigurement, temporary but substantial loss or impairment of any body organ or part or a fracture of any body part.
- 4. If the person commits the assault while the victim is bound or otherwise physically restrained or while the victim's capacity to resist is substantially impaired.
- 5. If the person commits the assault after entering the private home of another with the intent to commit the assault.
- 6. If the person is eighteen years of age or older and commits the assault on a minor under fifteen years of age.
- 7. If the person commits assault as prescribed by section 13-1203, subsection A, paragraph 1 or 3 and the person is in violation of an order of protection issued against the person pursuant to section 13-3602 or 13-3624.
- 8. If the person commits the assault knowing or having reason to know that the victim is any of the following:
- (a) A peace officer or a person summoned and directed by the officer.
- (b) A constable or a person summoned and directed by the constable while engaged in the execution of any official duties or if the assault results from the execution of the constable's official duties.
- (c) A firefighter, fire investigator, fire inspector, emergency medical technician or paramedic engaged in the execution of any official duties or a person summoned and directed by such individual while engaged in the execution of any official duties or if the assault results from the execution of the official duties of the firefighter, fire investigator, fire inspector, emergency medical technician or paramedic.
- (d) A teacher or other person employed by any school and the teacher or other employee is on the grounds of a school or grounds adjacent to the school or is in any part of a building or vehicle used for school purposes, any teacher or school nurse visiting a private home in the course of the teacher's or nurse's professional duties or any teacher engaged in any authorized and organized classroom activity held on other than school grounds.

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- (e) A health care practitioner who is certified or licensed pursuant to title 32, chapter 13, 15, 17 or 25, or a person summoned and directed by the licensed health care practitioner while engaged in the person's professional duties. This subdivision does not apply if the person who commits the assault is seriously mentally ill, as defined in section 36-550, or is afflicted with alzheimer's disease or related dementia.
- (f) A prosecutor while engaged in the execution of any official duties or if the assault results from the execution of the prosecutor's official duties.
- (g) A code enforcement officer as defined in section 39-123 while engaged in the execution of any official duties or if the assault results from the execution of the code enforcement officer's official duties.
- (h) A state or municipal park ranger while engaged in the execution of any official duties or if the assault results from the execution of the park ranger's official duties.
- (i) A public defender while engaged in the execution of any official duties or if the assault results from the execution of the public defender's official duties.
- (j) A judicial officer while engaged in the execution of any official duties or if the assault results from the execution of the judicial officer's official duties.
- 9. If the person knowingly takes or attempts to exercise control over any of the following:
- (a) A peace officer's or other officer's firearm and the person knows or has reason to know that the victim is a peace officer or other officer employed by one of the agencies listed in paragraph 10, subdivision (a), item (i), (ii), (iv) or (v) of this subsection.
- (b) Any weapon other than a firearm that is being used by a peace officer or other officer or that the officer is attempting to use, and the person knows or has reason to know that the victim is a peace officer or other officer employed by one of the agencies listed in paragraph 10, subdivision (a), item (i), (ii), (iv) or (v) of this subsection.
- (c) Any implement that is being used by a peace officer or other officer or that the officer is attempting to use, and the person knows or has reason to know that the victim is a peace officer or other officer employed by one of the agencies listed in paragraph 10, subdivision (a), item (i), (ii), (iii), (iv) or (v) of this subsection. For the purposes of this subdivision, "implement" means an object that is designed for or that is capable of restraining or injuring an individual. Implement does not include handcuffs.
 - 10. If the person meets both of the following conditions:
- (a) Is imprisoned or otherwise subject to the custody of any of the following:
 - (i) The state department of corrections.

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- (ii) The department of juvenile corrections.
- (iii) A law enforcement agency.
- (iv) A county or city jail or an adult or juvenile detention facility of a city or county.
- (v) Any other entity that is contracting with the state department of corrections, the department of juvenile corrections, a law enforcement agency, another state, any private correctional facility, a county, a city or the federal bureau of prisons or other federal agency that has responsibility for sentenced or unsentenced prisoners.
- (b) Commits an assault knowing or having reason to know that the victim is acting in an official capacity as an employee of any of the entities listed in subdivision (a) of this paragraph.
 - 11. If the person uses a simulated deadly weapon.
- 12. IF THE PERSON COMMITS THE ASSAULT ON A PEACE OFFICER IN THE COURSE OF COMMITTING VIOLENT OR DISORDERLY ASSEMBLY.
- 13. IF THE PERSON COMMITS THE ASSAULT USING FIREWORKS OR PERMISSIBLE CONSUMER FIREWORKS IN THE COURSE OF COMMITTING VIOLENT OR DISORDERLY ASSEMBLY.
- B. A person commits aggravated assault if the person commits assault by either intentionally, knowingly or recklessly causing any physical injury to another person, intentionally placing another person in reasonable apprehension of imminent physical injury or knowingly touching another person with the intent to injure the person, and both of the following occur:
- 1. The person intentionally or knowingly impedes the normal breathing or circulation of blood of another person by applying pressure to the throat or neck or by obstructing the nose and mouth either manually or through the use of an instrument.
- 2. Any of the circumstances exists that are set forth in section 13-3601, subsection A, paragraph 1, 2, 3, 4, 5 or 6.
- C. A person who is convicted of intentionally or knowingly committing aggravated assault on a peace officer pursuant to subsection A, paragraph 1 or 2 of this section shall be sentenced to imprisonment for not less than the presumptive sentence authorized under chapter 7 of this title and is not eligible for suspension of sentence, commutation or release on any basis until the sentence imposed is served. A PERSON WHO IS CONVICTED OF COMMITTING AGGRAVATED ASSAULT PURSUANT TO SUBSECTION A, PARAGRAPH 12 OF THIS SECTION SHALL BE SENTENCED TO SERVE NOT LESS THAN SIX MONTHS IN JAIL AND IS NOT ELIGIBLE FOR PROBATION OR SUSPENSION OF EXECUTION OF SENTENCE UNTIL THE ENTIRE SENTENCE IS SERVED.
- D. It is not a defense to a prosecution for assaulting a peace officer or a mitigating circumstance that the peace officer was not on duty or engaged in the execution of any official duties.
- E. Except pursuant to subsections F and G of this section, aggravated assault pursuant to subsection A, paragraph 1 or 2, paragraph

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- 9, subdivision (a) or paragraph 11 of this section is a class 3 felony except if the aggravated assault is a violation of subsection A, paragraph 1 or 2 of this section and the victim is under fifteen years of age it is a class 2 felony punishable pursuant to section 13-705. Aggravated assault pursuant to subsection A, paragraph 3 or subsection B of this section is a class 4 felony. Aggravated assault pursuant to subsection A, paragraph 9, subdivision (b) or paragraph 10 of this section is a class 5 felony. Aggravated assault pursuant to subsection A, paragraph 4, 5, 6, 7 or 8, or paragraph 9, subdivision (c) OR PARAGRAPH 12 OR 13 of this section is a class 6 felony.
- F. Aggravated assault pursuant to subsection A, paragraph 1 or 2 of this section committed on a peace officer is a class 2 felony. Aggravated assault pursuant to subsection A, paragraph 3 of this section committed on a peace officer is a class 3 felony. Aggravated assault pursuant to subsection A, paragraph 8, subdivision (a) of this section committed on a peace officer is a class 5 felony unless the assault results in any physical injury to the peace officer, in which case it is a class 4 felony.
 - G. Aggravated assault pursuant to:
- 1. Subsection A, paragraph 1 or 2 of this section is a class 2 felony if committed on a prosecutor.
- 2. Subsection A, paragraph 3 of this section is a class 3 felony if committed on a prosecutor.
- 3. Subsection A, paragraph 8, subdivision (f) of this section is a class 5 felony if the assault results in physical injury to a prosecutor.
 - H. For the purposes of this section:
- 1. "Judicial officer" means a justice of the supreme court, judge, justice of the peace or magistrate or a commissioner or hearing officer of a state, county or municipal court.
- 2. "Prosecutor" means a county attorney, a municipal prosecutor or the attorney general and includes an assistant or deputy county attorney, municipal prosecutor or attorney general.
- Sec. 2. Section 13–1213, Arizona Revised Statutes, is amended to read:

13-1213. Aiming a laser pointer at a peace officer or an occupied aircraft; classification; definitions

- A. A person commits aiming a laser pointer at a peace officer if the person intentionally or knowingly directs the beam of light from a laser pointer or laser emitting device at another person and the person knows or reasonably should know that the other person is a peace officer.
- B. A person commits aiming a laser pointer at an occupied aircraft if the person intentionally or knowingly directs the beam of light from a laser pointer or laser emitting device at an aircraft and the person knows or reasonably should know that the aircraft is occupied.

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- C. Aiming a laser pointer at a peace officer is a class 1 misdemeanor UNLESS THE OFFENSE OCCURS IN THE COURSE OF COMMITTING VIOLENT OR DISORDERLY ASSEMBLY IN WHICH CASE IT IS A CLASS 6 FELONY.
- D. Aiming a laser pointer at an occupied aircraft is a class 1 misdemeanor. If the act renders the pilot unable to safely operate the aircraft or causes serious physical injury to any person on board the aircraft it is an assault pursuant to this chapter.
 - E. For the purposes of this section:
- 1. "Aircraft" means any vehicle that is designed for flight in the air by buoyancy or by the dynamic action of air on the vehicle's surfaces, including powered airplanes, gliders and helicopters.
- 2. "Laser pointer or laser emitting device" means any device that is designed or used to amplify electromagnetic radiation by stimulated emission that emits a beam designed to be used by the operator as a pointer or highlighter to indicate, mark or identify a specific position, place, item or object.
- Sec. 3. Section 13-1602, Arizona Revised Statutes, is amended to read:

13-1602. Criminal damage: classification

- A. A person commits criminal damage by:
- 1. Recklessly defacing or damaging property of another person.
- 2. Recklessly tampering with property of another person so as substantially to impair its function or value.
 - 3. Recklessly damaging property of a utility.
- 4. Recklessly parking any vehicle in such a manner as to deprive livestock of access to the only reasonably available water.
- 5. Recklessly drawing or inscribing a message, slogan, sign or symbol that is made on any public or private building, structure or surface, except the ground, and that is made without permission of the owner.
 - 6. Intentionally tampering with utility property.
 - B. Criminal damage is punished as follows:
- 1. Criminal damage is a class 4 felony if the person recklessly damages property of another in an amount of $\frac{1}{1}$ thousand $\frac{1}{1}$ \$10,000 or more.
- 2. Criminal damage is a class 4 felony if the person recklessly damages the property of a utility in an amount of five thousand dollars \$5,000 or more or if the person intentionally tampers with utility property and the damage causes an imminent safety hazard to any person.
- 3. Criminal damage is a class 5 felony if the person recklessly damages property of another in an amount of two thousand dollars \$2,000 or more but less than ten thousand dollars \$10,000 or if the damage is inflicted to promote, further or assist any criminal street gang or criminal syndicate with the intent to intimidate and the person is not subject to paragraph 1 or 2 of this subsection.

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- 4. Criminal damage is a class 6 felony if the person recklessly damages property of another in an amount of one thousand dollars \$1,000 or more but less than two thousand dollars \$2,000.
- 5. Criminal damage is a class 1 misdemeanor if the person recklessly damages property of another in an amount of more than two hundred fifty dollars \$250 but less than one thousand dollars \$1,000 UNLESS THE CRIMINAL DAMAGE OCCURS IN THE COURSE OF COMMITTING VIOLENT OR DISORDERLY ASSEMBLY IN WHICH CASE IT IS A CLASS 6 FELONY.
 - 6. In all other cases criminal damage is a class 2 misdemeanor.
- C. For a violation of subsection A, paragraph 5 of this section, in determining the amount of damage to property, damages include reasonable labor costs of any kind, reasonable material costs of any kind and any reasonable costs that are attributed to equipment that is used to abate or repair the damage to the property.
- Sec. 4. Section 13-2906, Arizona Revised Statutes, is amended to read:

13-2906. Obstructing a highway or other public thoroughfare: classification: definition

- A. A person commits obstructing a highway or other public thoroughfare if the person, alone or with other persons, does any of the following:
- 1. Having no legal privilege to do so, recklessly interferes with the passage of any highway or public thoroughfare by creating an unreasonable inconvenience or hazard.
- 2. Intentionally activates a pedestrian signal on a highway or public thoroughfare if the person's reason for activating the signal is not to cross the highway or public thoroughfare but to do both of the following:
- (a) Stop the passage of traffic on the highway or public thoroughfare.
 - (b) Solicit a driver for a donation or business.
- 3. After receiving a verbal warning to desist, intentionally interferes with passage on a highway or other public thoroughfare or entrance into a public forum that results in preventing other persons from gaining access to a governmental meeting, a governmental hearing or a political campaign event.
- B. Obstructing a highway or other public thoroughfare under subsection A, paragraph 3 of this section is a class 1 misdemeanor. Obstructing a highway or other public thoroughfare under subsection A, paragraph 1 or 2 of this section is a class 3 misdemeanor.
- C. NOTWITHSTANDING SUBSECTION B OF THIS SECTION, OBSTRUCTING A HIGHWAY OR OTHER PUBLIC THOROUGHFARE UNDER SUBSECTION A, PARAGRAPH 1 OR 3 OF THIS SECTION IS A CLASS 6 FELONY IF THE OBSTRUCTION OCCURS IN THE COURSE OF COMMITTING VIOLENT OR DISORDERLY ASSEMBLY.

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\mathbb{C}. D. For the purposes of this section, "public forum" has the same meaning prescribed in section 15-1861.
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Sec. 5. Section 13-2917, Arizona Revised Statutes, is amended to read:

13-2917. Public nuisance; abatement; classification

- A. It is a public nuisance, and is no less a nuisance because the extent of the annoyance or damage inflicted is unequal, for anything:
- 1. To be injurious to health, indecent, offensive to the senses or an obstruction to the free use of property that interferes with the comfortable enjoyment of life or property by an entire community or neighborhood or by a considerable number of persons.
- 2. To unlawfully obstruct the free passage or use, in the customary manner, of any navigable lake, river, bay, stream, canal or basin, or any public park, square, street or highway.
- B. It is a public nuisance for any person to sell, offer to sell, transfer, trade or disseminate any OBSCENE item which is obscene as defined in section 13-3501, within two thousand feet, measured in a straight line, of the nearest boundary line of any of the following:
- 1. Any building used as a private or public elementary or high school.
 - 2. Any public park.
 - 3. Any residence district as defined in section 28-101.
- C. The county attorney, the attorney general or the city attorney may bring an action in superior court to abate, enjoin and prevent the activity described in subsections A and B of this section.
- D. Any person who knowingly maintains or commits a public nuisance or who knowingly fails or refuses to perform any legal duty relating to the removal of a public nuisance is guilty of a class 2 misdemeanor UNLESS THE PERSON COMMITS THE OFFENSE IN THE COURSE OF COMMITTING VIOLENT OR DISORDERLY ASSEMBLY IN WHICH CASE IT IS A CLASS 6 FELONY.
- Sec. 6. Title 13, chapter 29, Arizona Revised Statutes, is amended by adding section 13-2925, to read:

13-2925. Violent or disorderly assembly; classification

- A. A PERSON COMMITS VIOLENT OR DISORDERLY ASSEMBLY IF, WITH SEVEN OR MORE OTHER PERSONS ACTING TOGETHER, THE PERSON, WITH THE INTENT TO ENGAGE IN CONDUCT CONSTITUTING A RIOT OR AN UNLAWFUL ASSEMBLY, CAUSES DAMAGE TO PROPERTY OR INJURY TO ANOTHER PERSON.
 - B. VIOLENT OR DISORDERLY ASSEMBLY IS A CLASS 6 FELONY.
- Sec. 7. Section 13-3703, Arizona Revised Statutes, is amended to read:

13-3703. Abuse of venerated objects: classification: definitions

- A. A person commits abuse of venerated objects by intentionally:
- 1. Desecrating any public monument, memorial or property of a public park; or

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- 2. In any manner likely to provoke immediate physical retaliation:
- (a) Exhibiting or displaying, placing or causing to be placed any word, figure, mark, picture, design, drawing or advertisement of any nature upon ON a flag or exposing or causing to be exposed to public view a flag upon ON which there is printed, painted or otherwise produced or to which there is attached, appended or annexed any word, figure, mark, picture, design, drawing or advertisement; or
- (b) Exposing to public view, manufacturing, selling, offering to sell, giving or having in possession for any purpose any article of merchandise or receptacle for holding or carrying merchandise upon ON or to which there is printed, painted, placed or attached any flag in order to advertise, call attention to, decorate, mark or distinguish the article or substance; or
- (c) Casting contempt $\frac{\text{upon}}{\text{upon}}$ ON, mutilating, defacing, defiling, burning, trampling or otherwise dishonoring or causing to bring dishonor $\frac{\text{upon}}{\text{upon}}$ ON a flag.
 - B. The provisions of This section shall DOES not apply to:
 - 1. Any act permitted ALLOWED by a statute of the United States; or
- 2. Any act $\frac{\text{permitted}}{\text{permitted}}$ ALLOWED by United States military regulations; or
- 3. Any act where the United States government has granted permission for the use of such flag; or
- 4. A newspaper, periodical, book, pamphlet, circular, certificate, diploma, warrant, commission of appointment to office, ornament, picture, badge or stationery on which shall be printed, painted or placed such flag and which is disconnected from any advertisement for the purpose of sale, barter or trade.
- D. C. Abuse of venerated objects is a class 2 misdemeanor UNLESS THE ABUSE OCCURS IN THE COURSE OF COMMITTING VIOLENT OR DISORDERLY ASSEMBLY IN WHICH CASE IT IS A CLASS 6 FELONY.
 - C. D. For the purposes of this section:
- 1. "Desecrate" means defacing, damaging, polluting or otherwise doing a physical act in a manner likely to provoke immediate physical retaliation.
- 2. "Flag" means any emblem, banner or other symbol, of any size, composed of any substance or represented on any substance that evidently purports to be the flag of the United States or of this state.

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