

ESCALATING MISDEMEANORS

128.96 (Immunity; Prohibited Conduct)	Yes. Second violation and more of 128.96(G) or (H) is a 5th degree felony. R.C. 128.99(B)
128.60 (Service providers to supply information; confidentiality.)	Yes. Second violation and more of 128.60(B)(2) is a 5 th degree felony. R.C. 128.99(B)
169.13 (Agreements to pay fee, compensation, commission, or other remuneration to locate, deliver, recover, or assist in recovery of unclaimed funds.)	Yes. Second violation or more of 169.13(C) is a 5th degree felony. R.C. 169.99(B)
169.16 (Certification of registration required.)	Yes. Second violation or more of 169.16(A) is a 5 th degree felony. R.C. 169.99(B)
901.511(B) (Intent of offense involving any agricultural product or equipment.)	Depends. On first offense, violation of R.C. 901.511(B) is "a misdemeanor or a felony that is one degree higher than the penalty for the most serious underlying specified offense that is involved in the violation." On a second and subsequent offense, the penalty is two degrees higher. R.C. 901.99(E)
917.13 (Payment reports.)	Yes. Second violation is a 5th degree felony. <u>Third</u> violation and more is a 4th degree felony. R.C. 917.99(B)
917.14 (Adoption method guaranteeing payment to producer.)	Yes. Second violation is a 5th degree felony. <u>Third</u> violation and more is a 4th degree felony. R.C. 917.99(B)
921.24(G) or (P) (Prohibited acts)	Yes. Second violation or more is a 4th degree felony. R.C. 921.99(B)
926.04(A)(2) (Handler's license required.)	Yes. Second violation or more is a 5th degree felony. R.C. 926.99(A)(1).
935.18 (Sale or auction of animals prohibited.)	Yes. Second violation or more of R.C. 935.18(A), (B), (C), (E), (F), or (G) is a 5th degree felony. R.C. 935.99(A).
941.041 (Prohibitions regarding animal	Yes. Second violation of 941.041(E) or (F), or if on first

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

diseases.)	offense the animal is found to be infected with or to have been exposed to a dangerously contagious or infectious disease or is adulterated with a residue, is a 5th degree felony. <u>Third violation or more is a 4th degree felony.</u> R.C. 941.99(D).
959.131(B) or (E) (Torture, torment, needlessly mutilate or maim cruelly beat, poison, needlessly kill, or commit an act of cruelty against a companion animal.)	Yes. Second violation or more of R.C. 959.131(B) or (E) is a 5 th degree felony. R.C. 959.99(E)(1).
1547.11 (Operation, control, or manipulation under influence of alcohol or drug)	No, however Considered an “equivalent offense” when considering an enhancement of R.C. 4511.19. R.C. 4511.181(A)(6). Also, an “equivalent offense” for determining a habitual OVI offender. R.C. 5502.10(D)(2)(c).
1739.27 (Requiring valid certification of authority)	Yes. Second violation or more is a 5th degree felony. R.C. 1739.99
2903.06 (Aggravated vehicular homicide, vehicular homicide, vehicular manslaughter.)	Yes. If offender was driving under suspension or cancellation or did not have a valid license, or if previously guilty of R.C. 2903.06 or any traffic-related homicide, manslaughter, or assault offense, then violation of R.C. 2903.06(A)(3) is a 4th degree felony. R.C. 2903.06(C).
2903.08 (Aggravated vehicular assault; vehicular assault.)	If the offender was driving under suspension imposed, or if previously guilty of a violation of R.C. 2903.08 or any other traffic-related homicide, then a violation of R.C. 2903.08(A)(3) is a 4 th degree felony. R.C. 2903.08(C)(3).
2903.13 (Assault)	Yes. Second violation of R.C. 2903.13(C)(8) or (C)(9). R.C. 2903.13(C)(8)(b) and (C)(9)(b).
2903.211 (Menacing by stalking.)	Yes. Second violation or more of R.C. 2903.211 or previously convicted under R.C. 2911.211, or if other conditions listed in R.C. 2903.211 (B)(2)(b) through (i) are met, then violation is a 4th degree felony. R.C. 2903.211(B)(2).
2903.22 (Menacing)	Yes. If the offender has been previously convicted of an offense of violence <u>and</u> the victim of the prior offense was an employee of a public children services agency <u>and</u> the prior offense related to that employee’s official responsibilities, then violation is 4 th degree felony. R.C. 2903.22(B).
2903.34 (Patient abuse or neglect.)	Yes. If guilty previously of any division of R.C. 2903.34 and now

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

	guilty of R.C. 2903.34(A)(2), then violation is a 5th degree felony. R.C. 2903.34(D).
2903.34(A)(3) (Neglect against a resident or patient of the facility.)	Yes. If guilty previously of any division of R.C. 2903.34 and now guilty of R.C. 2903.34(A)(3), then violation is a 5th degree felony. R.C. 2903.34(E).
2903.341 (Patient endangerment.)	If previously guilty of R.C. 2903.341, then a violation of R.C. 2903.341 is a 4 th degree felony. R.C. 2903.341(E)(2). If the violation results in serious physical harm to the person with a developmental disability, then a violation of R.C. 2903.341 is a 3 rd degree felony. R.C. 2903.341(E)(3).
2905.05 (Criminal child enticement.)	Yes. Second violation or more or previously violated R.C. 2907.02, 2907.03 (or former R.C. 2907.12), 2905.01 or 2907.05 when the victim was under 17 years old, then violation is a 5th degree felony. R.C. 2905.05(E).
2907.04 (Unlawful sexual conduct with a minor)	Yes. If previous convictions for R.C. 2907.02, 2907.03, 2907.04 (or former 2907.12), then violation is a 2 nd degree felony. R.C. 2907.04(B)(4).
2907.09 (Public indecency.)	Yes. If previously guilty of 3 or more violations of R.C. 2907.09, then a violation of R.C. 2907.09(A)(1) is a 5th degree felony if any person who was likely to view and be affronted by the offender's conduct was a minor. R.C. 2907.09(C)(2).
	Yes. If previously guilty of 2 or more violations of R.C. 2907.09, then a violation of R.C. 2907.09(A)(2) or (3) is a 5th degree felony, if any person who was likely to view and be affronted by the offender's conduct was a minor. R.C. 2907.09(C)(3).
	Yes. If previously guilty of 2 or more violations of R.C. 2907.09, then a violation of R.C. 2907.09(B)(1), (B)(2) or (B)(3) is a 5th degree felony. R.C. 2907.09(C)(4).
	Yes. If previously guilty of R.C. 2907.09, then a violation of R.C. 2907.09(B)(4) is a 5th degree felony. R.C. 2907.09(C)(4).
2909.09 (Vehicular vandalism.)	If the violation creates a substantial risk of physical harm to any person or causes serious physical harm to property, a violation of R.C. 2909.09 is a 3 rd degree felony. If the violation causes serious

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

	physical harm to any person, a violation of R.C. 2909.09 is a 2 nd degree felony. R.C. 2909.09 (C).
2911.32 (Tampering with coin machines.)	Yes. Second violation or more of R.C. 2911.32 or any theft offense as defined under R.C. 2913.01, then violation of R.C. 2911.32 is a 5th degree felony. R.C. 2911.32(B).
2913.07 (Motion picture privacy.)	Yes. Second violation or more of R.C. 2913.07(B) is a 5th degree felony. R.C. 2913.07(C).
2915.02 (Gambling.)	Yes. If previously convicted of any gambling offense, then a violation of R.C. 2915.02 is a 5th degree felony. R.C. 2915.02(K).
2915.03 (Operating a gambling house.)	Yes. If previously convicted of a gambling offense, then a violation of R.C. 2915.03 is a 5th degree felony. R.C. 2915.03(B).
2915.05 (Cheating- corrupting sports.)	Yes. If potential gain from cheating is \$1,000 or more, or if previously guilty of any gambling offense or of any theft offense as defined in R.C. 2913.01, then a violation of R.C. 2915.05(A) is a 5th degree felony. R.C. 2915.05 (C).
2915.081 (Illegally operating as distributor of bingo supplies.)	Yes. If previously guilty of R.C. 2915.081(A), (E) or (F), then a violation of R.C. 2915.081(A), (E), or (F) is a 5th degree felony. R.C. 2915.081(J).
2915.082 (Illegally operating as Manufacturer of bingo supplies.)	Yes. If previously guilty of R.C. 2915.082(A), (D) or (E), then a violation of R.C. 2915.082(A), (D) or (E) is a 5th degree felony. R.C. 2915.082(I).
2915.09 (Illegally conducting bingo game- rules.)	Yes. If previously guilty of R.C. 2915.09(C)(12), then a violation of R.C. 2915.09(C)(12) is a 4th degree felony. R.C. 2915.09(G).
2915.091 (Illegally conducting instant bingo- rules.)	Yes. If previously guilty of R.C. 2915.091(A), then a violation of R.C. 2915.091(A) is a 5th degree felony. R.C. 2915.091(D).
2915.092 (Raffles, illegal conduct of raffle, penalties.)	Yes. If previously guilty of R.C. 2915.092(B), then a violation of R.C. 2915.092(B) is a 5th degree felony. R.C. 2915.092(C).
2915.094 (Owner or lesser conducting instant bingo other than at	Yes. If previously guilty of R.C. 2915.094(C) or (D), then a violation of R.C. 2915.094(C) or

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

bingo session at location where primary activity is instant bingo.)	(D) is a 5th degree felony. R.C. 2915.094(E)(1).
2915.13 (Veteran's organization or fraternal organization authorized to conduct bingo session.)	Yes. If previously guilty of R.C. 2915.13 then a violation of R.C. 2915.13 is a 5 th degree felony. R.C. 2915.13(E).
2917.21(A) (Telecommunications harassment.)	Yes. Second violation or more of R.C. 2917.21(A)(1), (A)(2), (A)(3), (A)(5), (A)(6), (A)(7), (A)(8), (A)(9), (A)(10), (A)(11), or (B) is a 5th degree felony. R.C. 2917.21(C)(2).
	Yes. Second violation or more of R.C. 2917.21(A)(4) is a 5th degree felony. R.C. 2917.21(C)(3).
2919.12 (Unlawful abortion.)	Yes. Second violation or more of R.C. 2919.12(A) is a 4th degree felony. R.C. 2919.12(D).
	Second violation or more of R.C. 2919.12(B) is a 5th degree felony. R.C. 2919.12(D)
2919.121 (Unlawful abortion upon minor.)	Yes. If previously guilty of R.C. 2919.121, then a violation of R.C. 2919.121(B) is a 4th degree felony. R.C. 2919.121(E).
2919.21 (Nonsupport or contributing to nonsupport of dependents.)	Yes. If the offender failed to provide support for 26 weeks out of 104 consecutive weeks, or if previously guilty of R.C. 2919.21(A)(2) or (B), then a violation of R.C. 2919.21(A)(2) or (B) is a 5th degree felony. If previously guilty of a felony violation of this section, then the subsequent violation is a 4 th degree felony. R.C. 2919.21(G)(1).
2919.22 (Endangering children.)	Yes. If previously guilty of R.C. 2919.22 or any offense of neglect, abandonment, contributing to the delinquency of, or physical abuse of a child, then a violation of R.C. 2919.22(A) or (B)(1) is a 4th degree felony. If serious physical harm to the child is involved, then a violation of R.C. 2919.22 (A) is a 3 rd degree felony, and a violation of R.C. 2919.22(B)(1) is a 2 nd degree felony. R.C. 2919.22(E)(2).
	If the violation results in serious physical harm to the child, or if previously guilty of R.C. 2919.22 or any offense involving neglect, abandonment, contributing to the delinquency of, or physical abuse of a child, then violation of R.C. 2919.22(C) is a 5th degree felony. If the violation results

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

	<p>in serious physical harm to the child and the offender previously had been convicted of a violation of R.C. 2919.22 (C), R.C. 2903.06, R.C. 2903.08, R.C. 2903.07 as it existed prior to March 23, 2000, or R.C. 2903.04 (in a case in which the offender was subject to the sanctions described in division (D) of that section), then a violation of R.C. 2919.22 (C) is a 4th degree felony. R.C. 2919.22(E)(5).</p>
2919.23 (Interference with custody.)	<p>Yes. If previously guilty of R.C. 2919.23, or if the child is removed from the state, then a violation of R.C. 2919.23(A)(1) is a 5th degree felony. If the child suffers physical harm as a result, then a violation of R.C. 2919.23(A)(1) is a 4th degree felony. R.C. 2919.23(D)(2).</p>
2919.231 (Interfering with action to issue or modify support order.)	<p>Yes. If previously guilty of R.C. 2919.231 or R.C. 3111.19, then a violation of R.C. 2919.231 is a 5th degree felony. R.C. 2919.231(B).</p>
2919.25 (Domestic Violence)	<p>Yes. If previously guilty of R.C. 2919.25, or previously violated an existing or former municipal ordinance or a law of this state or any State that is substantially similar to R.C. 2903.14, R.C. 2909.06, R.C. 2909.07, R.C. 2911.12, R.C. 2911.211, R.C. 2919.22, if the victim was a family or household member at the time of offense, or convicted of any offense of violence if the victim was a family or household member at the time of the offense, then a violation of R.C. 2919.25(A) or (B) is a 4th degree felony. R.C. 2919.25(D)(3).</p> <p>If previously guilty of 2 or more violations of R.C. 2919.25(D)(3), then a violation of R.C. 2919.25(A) or (B) is a 3rd degree felony. R.C. 2919.25(D)(4).</p> <p>If the offender knew that the victim was pregnant at the time of the violation, then, except as otherwise provided in R.C. 2919.25 (D)(3) or (4), then a violation of R.C. 2919.25 (A) or (B) is a 5th degree felony. R.C. 2919.25 (D)(5).</p>
2919.27 (Violating protection order)	<p>Yes. If previously guilty of a violation of a protective order issued pursuant to R.C. 2151.34, R.C. 2903.213, R.C. 2903.214, R.C. 2919.26, or R.C. 3113.31, then a violation of R.C. 2919.27 is a 5th degree felony. R.C. 2919.27(B)(3).</p> <p>Yes. If previously guilty of 2 or more violations of R.C. 2903.21, R.C. 2903.211, R.C. 2903.22, or R.C. 2911.211, or any combination</p>

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

	thereof, that involved the same person who is the subject of the protection order or consent agreement, then a violation of R.C. 2919.27 is a 5th degree felony. R.C. 2919.27(B)(3).
	Second or more violations of R.C. 2919.27, then a violation of R.C. 2919.27 is a 5th degree felony. R.C. 2919.27(B)(3).
	If offender violates R.C. 2919.27 while committing a felony offense, then the violation is a 3 rd degree felony. R.C. 2919.27(B)(4)
2921.36(D) or (E) (Attempting to deliver/delivering cash to a person/child confined in a detention facility, or a prisoner who is temporarily released.)	Yes. If previously guilty of R.C. 2921.36(D), then a violation of R.C. 2921.36(D) is a 5th degree felony. R.C. 2921.36(G)(4).
2923.12 (Carrying concealed weapons)	If previously guilty of R.C. 2921.36(E), then a violation of R.C. 2921.36(E) is a 5th degree felony. R.C. 2921.36(G)(5).
2923.12 (Duties of licensed individual)	Yes. If the weapon is a firearm that is loaded or for which the offender has ammunition ready at hand, or if it is a dangerous ordnance, or if previously guilty of R.C. 2923.12 or any offense of violence, then a violation of R.C. 2923.12(A) is a 4th degree felony. If committed aboard an aircraft, or with purpose to carry aboard an aircraft, then a violation of R.C. 2923.12(A) is a 3 rd degree felony. R.C. 2923.12(F)(1).
2923.16 (Improperly handling firearms in a motor vehicle.)	If previously guilty of R.C. 2923.12(B)(2) or (B)(4), then violation of R.C. 2923.12(B)(2) or (B)(4) is a 5th degree felony. R.C. 2923.12(F)(4).
2923.201 (Possessing a defaced firearm.)	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 is dangerous ordnance, and if previously guilty of R.C. 2923.126(C)(3)(a) or any offense of violence, a violation of R.C. 2923.126(C)(3)(a) is a 4 th degree felony. R.C. 2923.126(C)(3)(a).
	If previously guilty of R.C. 2923.16(E)(3) or (5), then violation of R.C. 2923.16(E)(3) or (5) is a 5 th degree felony. R.C. 2923.16(I).
	Yes. Second violation or more of 2923.201(A)(1) is a 4th degree felony. R.C. 2923.201(B)(1).
	Yes. Second violation or more of 2923.201(A)(2) is a 4 th degree

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

	felony. R.C. 2923.201(B)(2).
2925.11 (Possession of controlled substances.)	Yes. If previously guilty of drug abuse offense, then a violation of R.C. 2925.11(C)(2) is a 5th degree felony. R.C. 2925.11(C)(2)(a). Can be higher level of felony based on amount of drug.
2925.13 (Permitting drug abuse.)	Yes. If the felony drug abuse offense is a violation of R.C. 2925.02, R.C. 2925.03, or R.C. 2925.04, or if the offense is a violation of R.C. 2925.041 and the offender had actual knowledge that the person who assembled or possessed the chemicals did so with the intent to manufacture a controlled substance in schedule I or II in violation of R.C. 2925.04, then a violation of R.C. 2925.13 is a 5 th degree felony. R.C. 2925.13(C)(3).
2925.31 (Abusing harmful intoxicants.)	Yes. If previously guilty of a drug abuse offense, then a violation of R.C. 2925.31 is a 5th degree felony. R.C. 2925.31(B).
2927.15 (Privilege or consent to collect bodily substance.)	Yes. If previously guilty of R.C. 2927.15(A), then a violation of R.C. 2927.15(A) is a 5th degree felony. R.C. 2927.15(C)
2927.27 (Illegal bail bond agent practices.)	Yes. If previously guilty of two or more violations of R.C. 2927.27(A) or (B), then a violation of R.C. 2927.27 is a 3 rd degree felony. R.C. 2927.27(C)(2) and (3).
3113.06 (Failure to pay maintenance cost to agency.)	Yes. If failed to pay the cost of child maintenance for a total of 26 weeks out of 104 consecutive weeks, or if previously guilty of R.C. 3113.06, then a violation of R.C. 3113.06 is a 5th degree felony. R.C. 3113.99.
3719.07 (Record of all controlled substances received, administered, dispensed, or used.)	Yes. If previously guilty of R.C. 3719.07 or R.C. 3719.08 or a drug abuse offense, , then a violation of R.C. 3719.07 is a 5 th degree felony. R.C. 3719.99(C).
3719.08 (Label required.)	Yes. If previously guilty of R.C. 3719.07 or R.C. 3719.08 or a drug abuse offense,, then a violation of R.C. 3719.08 is a 5th degree felony. R.C. 3719.99(C).
3743.60 (Prohibitions.)	Yes. If previously guilty of R.C. 3743.60(I), then a violation of R.C. 3743.60(I) is a 5th degree felony. R.C. 3743.99(C)

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

3743.61 (Wholesaler restrictions.)	Yes. If previously guilty of R.C. 3743.61(I), then a violation of R.C. 3743.61(I) is a 5th degree felony. R.C. 3743.99(C)
3772.99 (Enforcement of chapter.)	Yes. Second violation or more of 3772.99(D)(1), (D)(2), (D)(3), (D)(4), or (D)(5) is a 5th degree felony. R.C. 3772.99(D)
3905.84 (Surety bail bond agent to be Qualified, licensed, and Appointed.)	Yes. On a third or subsequent violation of R.C. 3905.84, a violation of R.C. 3905.84 is a 3rd degree felony. R.C. 3905.99(E).
3999.18(B) (Requiring valid certificate of Authority.)	Yes. If previously guilty of R.C. 3999.18(B), then a violation of R.C. 3999.18(B) is a 5th degree felony. R.C. 3999.99 (H)
4109.21 (Registering as employer of minors conducting door-to-door sales activity.)	Yes. If previously guilty of R.C. 4109.21 and contains aggravating circumstances, then a violation of R.C. 4109.21 with aggravating circumstances is a 4th degree felony. R.C. 4109.99(E).
4141.48 (Acquisition of trade or business to lower contribution rate prohibited.)	If the tax avoided by trade or business is \$10,000 or more but less than \$50,000, then a violation is a 5th degree felony under R.C. 2929.14. R.C. 4141.99(F)(1) If the tax avoided by trade or business is \$50,000 or more but less than \$100,000, then a violation is a 4th degree felony under R.C. 2929.14. R.C. 4141.99(F)(2) If the tax avoided by trade or business is \$100,000 or more, then a violation is a 3rd degree felony under R.C. 2929.14. R.C. 4141.99(F)(3)
4511.19 (Operating vehicle under the influence of alcohol or drugs- OVI.)	Yes. If previously guilty of 3 or 4 violations of R.C. 4511.19(A) or other equivalent offenses within the past 10 years, then a violation of R.C. 4511.19(A) is a 4th degree felony. R.C. 4511.19(G)(1)(d). If previously guilty of 5 or more violations of similar nature of R.C. 4511.19(A) within the past 20 years, then a violation of R.C. 4511.19(A) is a 4th degree felony. R.C. 4511.19(G)(1)(d). If previous conviction of R.C. 4511.19(A) was a <u>felony</u> , regardless of when the conviction occurred, then violation of R.C. 4511.19(A) is a 3rd degree felony. R.C. 4511.19(G)(1)(e).

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

4549.20 (Improper replacement of motor vehicle air bag.)	Yes. If the violation causes serious physical harm, or if previously guilty of R.C. 4549.20(B) or (D), then a violation of R.C. 4549.20(B) or (D) is a 5th degree felony. R.C. 4549.20(E)(1).
4707.02 (Unlicensed practice.)	Yes. Second violation or more of 4707.02 is a 5 th degree felony. R.C. 4707.99(A).
4715.09 (Unlicensed practice prohibited.)	Yes. If previously guilty of R.C. 4715.09, then a violation of R.C. 4715.09 is a 5th degree felony. R.C. 4715.99(C).
4715.19 (Employment of unlicensed dentist unlawful- misrepresentation, impersonation, or false application unlawful.)	Yes. If previously guilty of R.C. 4715.19, then a violation of R.C. 4715.19 is a 5th degree felony. R.C. 4715.99(C).
4715.20 (Conditions to practice as dental hygienist.)	Yes. If previously guilty of R.C. 4715.20, then a violation of R.C. 4715.20 is a 5th degree felony. R.C. 4715.99(C).
4715.29 (Employment of dental hygienist.)	If previously guilty of R.C. 4715.29, then a violation of R.C. 4715.29 is a 5th degree felony. R.C. 4715.99(C).
4715.32 (Using diploma or license with Intent to defraud.)	Yes. If previously guilty of R.C. 4715.32, then a violation of R.C. 4715.32 is a 5th degree felony. R.C. 4715.99(C).
4715.39 (Permitted duties.)	Yes. If previously guilty of R.C. 4715.39, then a violation of R.C. 4715.39 is a 5th degree felony. R.C. 4715.99(C).
4715.52 (Unlicensed practice.)	Yes. If previously guilty of R.C. 4715.52, then a violation of R.C. 4715.52 is a 5th degree felony. R.C. 4715.99(C).
4715.61 (Registration as expanded Function dental auxiliary Required.)	Yes. Second violation or more of R.C. 4715.61 is a 5 th degree felony. R.C. 4715.99(C)
4728.99 (Penalty.)	Yes. If previously guilty of R.C. 4728, then a violation of R.C. 4728 is a 5th degree felony. R.C. 4728.99.
4729.51 (Selling, purchasing, distributing, or delivering dangerous or investigational drugs.)	Yes. If previously guilty of R.C. 4729, R.C. 2925, or R.C. 3719, then a violation of R.C. 4729.51(E)(1)(c) is a 5th degree felony. R.C. 4729.99(H).
4729.552 (License as a category III terminal distributor of dangerous drugs with pain	Yes. If previously guilty of R.C. 4729.552 (C), then a violation of R.C. 4729.552 (C) is a 5 th degree felony. R.C. 4729.99 (K).

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****

management clinic classification.)

4729.86 (Applicable additional provisions regarding drug database.)	Yes. If previously guilty of R.C. 4729.86 (A) (1), (2), or (3), then a violation or R.C. 4729.86 (A)(2) is a 5 th degree felony. R.C. 4729.99 (J)(2).
4729.95 (Violations.)	Yes. If previously guilty of two or more violations of R.C. 4729.95 (A), (B), or (C), then a violation of R.C. 4729.95 (A), (B), or (C) is a 5 th degree felony. R.C. 4729.99 (I) (1) and (2).
4730.02 (Prohibited acts.)	Yes. If previously guilty of R.C. 4730.02, then a violation of R.C. 4730.02 is a 4th degree felony. R.C. 4730.99(A).
4749.13 (Prohibited acts.)	Yes. If previously guilty of R.C. 4749.13(A), then a violation of R.C. 4749.13(A) is a 5th degree felony. R.C. 4749.99(A).
4760.02 (Certificate required to practice.)	Yes. Second violation or more of R.C. 4760.02 is a 4th degree felony. R.C. 4760.99(A).
4762.02 (Certificate to practice.)	Yes. Second violation or more of R.C. 4762.02 is a 4 th degree felony. R.C. 4762.99(A).
4773.02 (License requirement.)	Yes. Second violation or more of R.C. 4773.02 is a 5th degree felony. R.C. 4773.99(A).
4774.02 (Certificate required to practice as radiologist assistant.)	Yes. Second violation or more of R.C. 4774.02(A)(1) or (A)(2) is a 4th degree felony. R.C. 4774.99(A)
4778.02 (License required.)	Yes. Second violation or more of R.C. 4778.02 is a 5th degree felony. R.C. 4778.99
5104.02 (License required.)	Yes. <u>Third</u> violation or more of R.C. 5104.02 is a 5th degree felony. R.C. 5104.99(A)(2)(d)
2923.03 (Complicity.)	Complicity to Any of the Above

***** Please note that the above list is intended for informational purposes only and is not legal advice. Reporting entities should contact their legal counsel for any needed advice concerning reporting requirements in the Ohio Revised Code. Revised March 2024 *****