OH ST § 2741.01 R.C. § 2741.01

# BALDWIN'S OHIO REVISED CODE ANNOTATED TITLE XXVII. COURTS--GENERAL PROVISIONS--SPECIAL REMEDIES CHAPTER 2741. RIGHT OF PUBLICITY

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Current through 2000 portion of 123rd G.A., Files 124, 128, 129, 131 to 133, and 135 to 248, apv. 10/20/2000

# <u>2741.01 DEFINITIONS</u>

As used in this chapter:

- (A) "Persona" means an individual's name, voice, signature, photograph, image, likeness, or distinctive appearance, if any of these aspects have commercial value.
- (B) "Commercial purpose" means the use of or reference to an aspect of an individual's persona in any of the following manners:
- (1) On or in connection with a place, product, merchandise, goods, services, or other commercial activities not expressly exempted under this chapter;
- (2) For advertising or soliciting the purchase of products, merchandise, goods, services, or other commercial activities not expressly exempted under this chapter;
- (3) For the purpose of promoting travel to a place;
- (4) For the purpose of fundraising.
- (C) "Name" means the actual, assumed, or clearly identifiable name of or reference to a living or deceased individual that identifies the individual.
- (D) "Right of publicity" means the property right in an individual's persona to use the individual's persona for a commercial purpose.
- (E) "Trier of fact" means the jury or, in a nonjury action, the court.
- (F) "Written consent" includes written, electronic, digital, or any other verifiable means of authorization.
- (G) "Institution of higher education" means a state institution of higher education as defined in <u>section 3345.011 of the Revised Code</u>, a private nonprofit college or university located in this state that possesses a certificate of authorization issued by the Ohio board of regents pursuant to Chapter 1713. of the Revised Code, or a school located in this state that possesses a certificate of registration and one or more program authorizations issued by the state board of proprietary school registration under Chapter 3332. of the Revised Code.

CREDIT(S)

(1999 S 54, eff. 11-22-99)

# HISTORICAL AND STATUTORY NOTES

Ed. Note: Former 2741.01 repealed by 1975 S 145, eff. 1-1-76; 1953 H 1; GC 12079.

Ed. Note: See now 2107.71 for provisions analogous to former 2741.01.

Pre-1953 H 1 Amendments: RS 5858

#### LIBRARY REFERENCES

OJur 3d: 17, Constitutional Law § 471, 471.5 35, Defamation and Privacy § 1 et seq., 158 et seq.

Am Jur 2d: 62A, Privacy § 77 to 90

Invasion of privacy by use of plaintiff's name or likeness in advertising. 23 ALR3d 865

Invasion of privacy by sale or rental of list of customers, subscribers, or the like, to one who will use it for advertising purposes. 82 ALR3d 772

R.C. § 2741.01 OH ST § 2741.01

# 2741.02 USE OF INDIVIDUAL'S PERSONA FOR COMMERCIAL PURPOSE

- (A) Except as otherwise provided in this section, a person shall not use any aspect of an individual's persona for a commercial purpose during the individual's lifetime or for a period of sixty years after the date of the individual's death.
- (B) A person may use an individual's persona for a commercial purpose during the individual's lifetime if the person first obtains the written consent to use the individual's persona from a person specified in <u>section 2741.05 of the Revised Code</u>. If an individual whose persona is at issue has died, a person may use the individual's persona for a commercial purpose if either of the following applies:
- (1) The person first obtains the written consent to use the individual's persona from a person specified in <u>section</u> <u>2741.05 of the Revised Code</u> who owns the individual's **right** of **publicity**.
- (2) The name of the individual whose persona is used was the name of a business entity or a trade name at the time of the individual's death.
- (C) Subject to the terms of any agreement between a person specified in <u>section 2741.05 of the Revised Code</u> and a person to whom that person grants consent to use an individual's **right** of **publicity**, a consent obtained before the death of an individual whose persona is at issue remains valid after the individual's death.
- (D) For purposes of this section:

- (1) A use of an aspect of an individual's persona in connection with any news, public affairs, sports broadcast, or account does not constitute a use for which consent is required under division (A) of this section.
- (2) A use of an aspect of an individual's persona in connection with any political campaign and in compliance with Title XXXV of the Revised Code does not constitute a use for which consent is required under division (A) of this section.
- (E) The owners or employees of any medium used for advertising, including but not limited to, a newspaper, magazine, radio or television network or station, cable television system, billboard, transit ad, and global communications network, by whom any advertisement or solicitation in violation of this section is published or disseminated are not liable under this section or <a href="section-2741.07">section 2741.07</a> of the Revised Code unless it is established that those owners or employees had knowledge of the unauthorized use of the persona as prohibited by this section.

(1999 S 54, eff. 11-22-99)

# **HISTORICAL AND STATUTORY NOTES**

Ed. Note: Former 2741.02 repealed by 1975 S 145, eff. 1-1-76; 1953 H 1; GC 12080.

Ed. Note: See now 2107.73 for provisions analogous to former 2741.02.

Pre-1953 H 1 Amendments: RS 5859

#### LIBRARY REFERENCES

OJur 3d: 17, Constitutional Law § 471, 471.5; 35, Defamation and Privacy § 1 et seq., 158 et seq.

Am Jur 2d: 62A, Privacy § 77 to 90

Invasion of privacy by use of plaintiff's name or likeness in advertising. 23 ALR3d 865

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# NOTES OF DECISIONS AND OPINIONS

#### Constitutional issues

Constitutional issues - First Amendment protection 1

1. --First Amendment protection, constitutional issues

Limited edition print of painting by sports artist, depicting professional athlete, was entitled to First Amendment protection when challenged as infringing athlete's Ohio common law **right** of **publicity**. ETW Corp. v. Jireh Publishing, Inc. (N.D.Ohio 2000) 99 F.Supp.2d 829.

R.C. § 2741.02 OH ST § 2741.02

#### 2741.03 APPLICABILITY TO INDIVIDUALS WITH DOMICILE OR RESIDENCE IN THIS STATE

Except as otherwise provided in <u>section 2741.09 of the Revised Code</u>, this chapter applies only to the following:

- (A) The **right** of **publicity** in the persona of an individual whose domicile or residence is in this state on or after the effective date of this section:
- (B) The **right** of **publicity** in the persona of an individual who died on or after January 1, 1998, and whose domicile or residence was in this state on the date of the individual's death.

CREDIT(S)

(1999 S 54, eff. 11-22-99)

# **HISTORICAL AND STATUTORY NOTES**

Ed. Note: Former 2741.03 repealed by 1975 S 145, eff. 1-1-76; 1953 H 1; GC 12081.

Pre-1953 H 1 Amendments: RS 5860

#### LIBRARY REFERENCES

OJur 3d: 17, Constitutional Law § 471, 471.5; 35, Defamation and Privacy § 1 et seq., 158 et seq.

Am Jur 2d: 62A, Privacy § 77 to 90

Invasion of privacy by use of plaintiff's name or likeness in advertising. 23 ALR3d 865

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R.C. § 2741.03 OH ST § 2741.03

# 2741.04 RIGHT OF PUBLICITY TRANSFERABLE AND DESCENDIBLE

The **right** of **publicity** in an individual's persona is freely transferable and descendible, in whole or in part, by any of the following means:

- (A) Contract;
- (B) License;
- (C) Gift;

- (D) Trust;
- (E) Will;
- (F) Operation of the laws of intestate succession applicable to the state administering the majority of the real and personal property of an individual who died intestate, regardless of whether that state recognizes the right of publicity as a property right.

(1999 S 54, eff. 11-22-99)

## HISTORICAL AND STATUTORY NOTES

Ed. Note: Former 2741.04 repealed by 1975 S 145, eff. 1-1-76; 129 v 1068; 1953 H 1; GC 12082.

Ed. Note: See now 2107.75 for provisions analogous to former 2741.04.

Pre-1953 H 1 Amendments: 121 v 36; RS 5861

#### LIBRARY REFERENCES

OJur 3d: 17, Constitutional Law § 471, 471.5; 35, Defamation and Privacy § 1 et seq., 158 et seq.

Am Jur 2d: 62A, Privacy § 77 to 90

Invasion of privacy by use of plaintiff's name or likeness in advertising. 23 ALR3d 865

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R.C. § 2741.04 OH ST § 2741.04

# 2741.05 PERSONS AUTHORIZED TO GIVE CONSENT TO USE INDIVIDUAL'S PERSONA

- (A) Except as otherwise expressly provided in an agreement transferring an aspect of an individual's **right** of **publicity**, only the following persons may grant consent to use an individual's persona for a commercial purpose:
- (1) A person or persons, including the individual whose **right** of **publicity** is at issue, who collectively own more than fifty per cent of the individual's **right** of **publicity**, subject to the terms of any other licenses regarding that **right** of **publicity**;
- (2) A person, including a licensee of the individual's **right** of **publicity**, who is expressly authorized in writing to grant consent by a person or persons specified in division (A)(1) of this section.

- (B) A person or persons specified in division (A) of this section may do one or both of the following:
- (1) Grant a person or persons consent to use all or part of an individual's **right** of **publicity** for a commercial purpose;
- (2) Limit, restrict, or place conditions on how a person or persons to whom consent is granted pursuant to this section may use an individual's right of publicity.

(1999 S 54, eff. 11-22-99)

#### HISTORICAL AND STATUTORY NOTES

Ed. Note: Former 2741.05 repealed by 1975 S 145, eff. 1-1-76; 1953 H 1; GC 12083.

Ed. Note: See now 2107.74 for provisions analogous to former 2741.05.

Pre-1953 H 1 Amendments: RS 5862

#### LIBRARY REFERENCES

OJur 3d: 17, Constitutional Law § 471, 471.5; 35, Defamation and Privacy § 1 et seq., 158 et seq.

Am Jur 2d: 62A. Privacy § 77 to 90

Invasion of privacy by use of plaintiff's name or likeness in advertising. 23 ALR3d 865

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R.C. § 2741.05 OH ST § 2741.05

# 2741.06 PRIVATE RIGHT OF ACTION

- (A) The following persons may bring a civil action to enforce the **rights** set forth in this chapter:
- (1) A person or persons, including an individual whose **right** of **publicity** is at issue, who collectively own all of an individual's **right** of **publicity**, subject to any licenses regarding that **right** of **publicity**;
- (2) A person, including a licensee of an individual's **right** of **publicity**, who is expressly authorized in writing by the owner or owners of an individual's **right** of **publicity** to bring a civil action;
- (3) Except as otherwise expressly provided in an agreement transferring an aspect of an individual's **right** of **publicity** and subject to division (C) of this section, a person to whom ownership or any portion of ownership of an individual's **right** of **publicity** has been transferred.
- (B) Before bringing a civil action under this section, a person who owns less than all of an individual's right of

**publicity** shall notify the individual whose **right** of **publicity** is the subject of the proposed action, if living, by regular mail addressed to the last known address of that individual. The person also shall notify any persons to whom the individual's **right** of **publicity** has been transferred of the proposed civil action by the following means:

- (1) Regular mail addressed to the last known address of each transferee;
- (2) If the address of the transferee is not known, publication in a newspaper of general circulation in the county in which the individual whose **right** of **publicity** is the subject of the proposed civil action resides, or, in the case of a deceased individual, in the county in which the individual's estate has been or would have been admitted to probate.
- (C) The individual whose **right** of **publicity** is the subject of the proposed civil action brought under this section, and any person to whom ownership of that **right** of **publicity** has been transferred, may object to the proposed civil action within twenty days from the date of the mailing of the notice referred to in division (B) of this section or sixty days from the date of publication referred to in that division by giving written notice of the objection to the person proposing the civil action. If the individual or transferee does not object to the civil action within the time period specified in this division, the individual or transferee is forever barred from objecting to that action.

A person may not bring a civil action under this section if a person or persons, including the individual whose **right** of **publicity** is the subject of the proposed civil action, who collectively own more than fifty per cent of the individual's **right** of **publicity** object to the proposed civil action.

(D) A person, other than a licensee of an individual's **right** of **publicity**, who owns less than all of an individual's **right** of **publicity** and who brings a civil action under this chapter shall account to any other person owning an interest in that **right** of **publicity** to the extent of the other person's interest with respect to any net recovery in a civil action less the person's costs of collection and reasonable attorney's fees.

CREDIT(S)

(1999 S 54, eff. 11-22-99)

# HISTORICAL AND STATUTORY NOTES

Ed. Note: Former 2741.06 repealed by 1975 S 145, eff. 1-1-76. 1953 H 1; GC 12084.

Pre-1953 H 1 Amendments: RS 5863

#### LIBRARY REFERENCES

OJur 3d: 17, Constitutional Law § 471, 471.5 35, Defamation and Privacy § 1 et seq., 158 et seq.

Am Jur 2d: 62A, Privacy § 77 to 90

Invasion of privacy by use of plaintiff's name or likeness in advertising. 23 ALR3d 865

Invasion of privacy by sale or rental of list of customers, subscribers, or the like, to one who will use it for advertising purposes. 82 ALR3d 772

R.C. § 2741.06 OH ST § 2741.06

2741.07 DAMAGES; JURY TRIAL; LIMITATION OF ACTIONS; OTHER RELIEF

- (A)(1) A person who violates <u>section 2741.02 of the Revised Code</u> is liable in a civil action to the person injured by the violation for the following:
- (a) Actual damages, including any profits derived from and attributable to the unauthorized use of an individual's persona for a commercial purpose as determined under division (A)(2) of this section;
- (b) At the election of the plaintiff and in lieu of actual damages, statutory damages in the amount of at least two thousand five hundred dollars and not more than ten thousand dollars, as determined in the discretion of the trier of fact, taking into account the willfulness of the violation, the harm to the persona in question, and the ability of the defendant to pay a civil damage award;
- (c) If applicable pursuant to <u>section 2315.21 of the Revised Code</u>, punitive or exemplary damages.
- (2) The trier of fact shall include any profits derived from and attributable to the unauthorized use of an individual's persona for a commercial purpose in calculating the award of actual damages under division (A)(1)(a) of this section.
- (B) Each party has the **right** to a jury trial of an action under this section. To assert the **right**, a party shall demand a jury trial in the manner prescribed in the Rules of Civil Procedure. If a party demands a jury trial in that manner, the action shall be tried to a jury.
- (C) An action under this section shall be brought within four years of a violation of <u>section 2741.02 of the Revised</u> Code.
- (D) A court in which an action under this section is brought may do any of the following:
- (1) Award the prevailing party reasonable attorney's fees, court costs, and reasonable expenses associated with the civil action:
- (2) Award treble damages against a party identified in division (E) of <u>section 2741.02 of the Revised Code</u> who has knowledge of the unauthorized use of the persona as prohibited by <u>section 2741.02 of the Revised Code</u>;
- (3) Order temporary or permanent injunctive relief;
- (4) Order the impoundment, on terms the court considers reasonable, of both of the following during the pendency of a civil action under this section:
- (a) Products, merchandise, goods, or other materials alleged to have been made or used in violation of <a href="mailto:section"><u>section</u></a>
  2741.02 of the Revised Code:
- (b) Plates, molds, and matrices, or the specific violative portions of masters, tapes, negatives, digital recordings, electronic media, or other items, from which products, merchandise, goods, or other materials may be manufactured or reproduced.
- (E) As part of a final judgment, a court may order the destruction or other reasonable disposition of items described in division (D)(4) of this section.

(1999 S 54, eff. 11-22-99)

#### HISTORICAL AND STATUTORY NOTES

Ed. Note: Former 2741.07 repealed by 1975 S 145, eff. 1-1-76; 1953 H 1; GC 12085.

Pre-1953 H 1 Amendments: RS 5864

## LIBRARY REFERENCES

OJur 3d: 17, Constitutional Law § 471, 471.5; 35, Defamation and Privacy § 1 et seq., 158 et seq.

Am Jur 2d: 62A, Privacy § 77 to 90

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R.C. § 2741.07 OH ST § 2741.07

# 2741.08 REMEDIES NOT EXCLUSIVE

The remedies provided for in this chapter are in addition to any other remedies provided for by state or federal statute or common law.

CREDIT(S)

(1999 S 54, eff. 11-22-99)

#### HISTORICAL AND STATUTORY NOTES

Ed. Note: Former 2741.08 repealed by 1975 S 145, eff. 1-1-76; 1953 H 1; GC 12086.

Pre-1953 H 1 Amendments: 103 v 428; RS 5865

#### LIBRARY REFERENCES

OJur 3d: 17, Constitutional Law § 471, 471.5; 35, Defamation and Privacy § 1 et seq., 158 et seq.

Am Jur 2d: 62A, Privacy § 77 to 90

Invasion of privacy by use of plaintiff's name or likeness in advertising. 23 ALR3d 865

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R.C. § 2741.08 OH ST § 2741.08

## **2741.09 EXEMPTIONS**

- (A) This chapter does not apply to any of the following:
- (1)(a) A literary work, dramatic work, fictional work, historical work, audiovisual work, or musical work regardless of the media in which the work appears or is transmitted, other than an advertisement or commercial announcement not exempt under division (A)(1)(d) of this section;

- (b) Material that has political or newsworthy value;
- (c) Original works of fine art;
- (d) An advertisement or commercial announcement for a use permitted by division (A)(1)(a), (b), or (c) of this section.
- (2) The use of an individual's name to truthfully identify the individual as the author of or contributor to a written work or the performer of a recorded performance under circumstances in which the written work or the recorded performance is otherwise lawfully reproduced, exhibited, or broadcast;
- (3) The use of an aspect of an individual's persona in connection with the broadcast or reporting of an event or topic of general or public interest;
- (4) The use of the persona of an individual solely in the individual's role as a member of the public if the individual is not named or otherwise singled out as an individual;
- (5) A use of an individual's persona by an institution of higher education if all of the following apply:
- (a) The individual is or was a student at, or a member of the faculty or staff of, the institution of higher education.
- (b) The use of the individual's persona is for educational purposes or for the promotion of the institution of higher education and its educational or institutional objectives.
- (6) A use of the persona of an individual that is protected by the First Amendment to the United States Constitution as long as the use does not convey or reasonably suggest endorsement by the individual whose persona is at issue.
- (B) This chapter does not affect **rights** or privileges recognized under the Ohio Constitution or United States Constitution.

(1999 S 54, eff. 11-22-99)

# **HISTORICAL AND STATUTORY NOTES**

Ed. Note: Former 2741.09 repealed by 1975 S 145, eff. 1-1-76; 1953 H 1; GC 12087.

Ed. Note: See now 2107.72 for provisions analogous to former 2741.09. Pre-1953 H 1 Amendments: 116 v 385; 114 v 477; 102 v 308; RS 5866

#### LIBRARY REFERENCES

OJur 3d: 17, Constitutional Law § 471, 471.5; 35, Defamation and Privacy § 1 et seq., 158 et seq.

Am Jur 2d: 62A, Privacy § 77 to 90

Invasion of privacy by use of plaintiff's name or likeness in advertising. 23 ALR3d 865

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R.C. § 2741.09 OH ST § 2741.09