As Concurred by the House

134th General Assembly

Regular Session 2021-2022

Am. H. B. No. 244

Representatives White, Lampton

Cosponsors: Representatives Abrams, Bird, Click, Fraizer, Ghanbari, Gross, Hall, Holmes, John, Koehler, Lanese, Loychik, Manchester, Plummer, Richardson, Stewart, Swearingen, Wiggam, Young, T., Manning, Fowler Arthur, Jones, Sobecki, Baldridge, Carfagna, Carruthers, Cross, Cutrona, Edwards, Ginter, Grendell, Hillyer, Hoops, Householder, Jarrells, Johnson, Kick, LaRe, McClain, Patton, Pavliga, Ray, Riedel, Schmidt, Stein, Stephens, Weinstein, Young, B., Zeltwanger, Speaker Cupp

Senators Brenner, Cirino, Gavarone, Hackett, Hoagland, Huffman, S., Johnson, Lang, McColley, O'Brien, Reineke, Roegner, Romanchuk, Schaffer

A BILL

То	amend section 3701.13 and to enact sections	1
	3301.601, 3301.65, and 3792.04 of the Revised	2
	Code regarding technology-based educational	3
	opportunities for, and the enrollment of,	4
	military children; regarding public schools,	5
	state institutions of higher education, and	6
	prohibitions on mandatory vaccinations and	7
	discrimination; and regarding the authority of	8
	the Ohio Department of Health over matters of	9
	quarantine and isolation.	10

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

Section 1. That section 3701.13 be amended and sections	11
3301.601, 3301.65, and 3792.04 of the Revised Code be enacted to	12
read as follows:	13

Sec. 3301.601. (A) "Children of military families," "local_	14
education agencies," "military installation," and "transition"	15
have the same meanings as in section 3301.60 of the Revised	16
Code.	17
(B) In order to minimize disruptions, local education	18
agencies shall permit children of military families to	19
participate in technology-based educational opportunities when	20
those students' families receive permanent change of station	21
orders to or within the state to transition from one military	22
installation to another. Local education agencies also shall	23
permit such students to participate in technology-based	24
opportunities when those students' families receive permanent	25
change of station orders out of the state until such time as the	26
students are enrolled in the schools of a new local education	27
agency.	28
Sec. 3301.65. (A) In order to implement the provisions of	29
sections 3301.60 and 3301.601 of the Revised Code, a school	30
sections 3301.60 and 3301.601 of the Revised Code, a school district board of education shall permit the school-aged child	30 31
district board of education shall permit the school-aged child	31
district board of education shall permit the school-aged child of a member of the uniformed services who is relocating to or	31 32
district board of education shall permit the school-aged child of a member of the uniformed services who is relocating to or within the state on active duty and who is not a resident of the	31 32 33
district board of education shall permit the school-aged child of a member of the uniformed services who is relocating to or within the state on active duty and who is not a resident of the district during the enrollment period to apply for enrollment in	31 32 33 34
district board of education shall permit the school-aged child of a member of the uniformed services who is relocating to or within the state on active duty and who is not a resident of the district during the enrollment period to apply for enrollment in a school in the district in the same manner and at the same time	31 32 33 34 35
district board of education shall permit the school-aged child of a member of the uniformed services who is relocating to or within the state on active duty and who is not a resident of the district during the enrollment period to apply for enrollment in a school in the district in the same manner and at the same time as students residing in the district.	31 32 33 34 35 36
district board of education shall permit the school-aged child of a member of the uniformed services who is relocating to or within the state on active duty and who is not a resident of the district during the enrollment period to apply for enrollment in a school in the district in the same manner and at the same time as students residing in the district. (B) A school district shall accept applications under this	31 32 33 34 35 36
district board of education shall permit the school-aged child of a member of the uniformed services who is relocating to or within the state on active duty and who is not a resident of the district during the enrollment period to apply for enrollment in a school in the district in the same manner and at the same time as students residing in the district. (B) A school district shall accept applications under this section by electronic means for enrollment, including enrollment	31 32 33 34 35 36 37
district board of education shall permit the school-aged child of a member of the uniformed services who is relocating to or within the state on active duty and who is not a resident of the district during the enrollment period to apply for enrollment in a school in the district in the same manner and at the same time as students residing in the district. (B) A school district shall accept applications under this section by electronic means for enrollment, including enrollment in a specific school or program within the school district.	31 32 33 34 35 36 37 38 39
district board of education shall permit the school-aged child of a member of the uniformed services who is relocating to or within the state on active duty and who is not a resident of the district during the enrollment period to apply for enrollment in a school in the district in the same manner and at the same time as students residing in the district. (B) A school district shall accept applications under this section by electronic means for enrollment, including enrollment in a specific school or program within the school district. (C) The parent or quardian of a student enrolled in	31 32 33 34 35 36 37 38 39

residency for purposes of this division:	
(1) A temporary on-base billeting facility;	45
(2) A purchased or leased home or apartment;	46
(3) Federal government or public-private venture off-base	47
military housing.	
Sec. 3701.13. (A) As used in this section:	49
(1) "Isolation" means the separation of one or more	50
individuals who have been medically diagnosed with a	51
communicable or contagious disease from other individuals who	52
have not been medically diagnosed with the disease.	53
(2) "Quarantine" means the separation or restriction of	54
movement of one or more individuals who have come into direct	55
contact with someone who has been medically diagnosed with a	56
communicable or contagious disease.	57
(B)(1) The department of health shall have supervision of	58
all matters relating to the preservation of the life and health	59
of the people and have authority in matters of quarantine and	60
isolation, which it may declare and enforce, when neither	61
exists, and modify, relax, or abolish, when either has been	62
established.	63
(2) Under the authority described in division (B)(1) of	64
this section, the department may require an individual traveling	65
to this state from another country for which the centers for	66
disease control and prevention has issued the highest level of	67
travel health notice due to an outbreak of communicable or	68
contagious disease in that country, and the notice is in effect	69
at the time of arrival in this state from that country, to	70
quarantine or isolate for a period of up to forty-eight hours	71

from arrival, regardless of whether the individual has been	72
medically diagnosed with or come into direct contact with an	73
individual who has been medically diagnosed with that disease.	74
If the department requires an individual to quarantine or	75
isolate under division (B)(2) of this section, the department	76
shall provide the individual with transportation, lodging, food,	77
and any necessary medical examination, testing, or treatment	78
related to the communicable or contagious disease during that	79
period.	80
(3) The authority of the department of health under this	81
section is superior to the authority of a board of health of a	82
city or general health district or the authority having the	83
duties of a board of health under section 3709.05 of the Revised	84
Code.	85
$\frac{(2)}{(4)}$ The department may approve methods of immunization	86
against the diseases specified in section 3313.671 of the	87
Revised Code for the purpose of carrying out the provisions of	
that section and take such actions as are necessary to encourage	
vaccination against those diseases.	90
(C) Subject to section 101.36 of the Revised Code, the	91
department may make special or standing orders or rules for	92
preventing the spread of contagious or infectious diseases.	93
(D) In addition to the authority granted by division $\frac{(C)}{(C)}$	94
$\frac{(1)-(C)}{(1)}$ of this section, the department may make special or	95
standing orders or rules for any of the following purposes:	96
(1) To prevent the use of fluoroscopes for nonmedical	97
purposes that emit doses of radiation likely to be harmful to	98
any person;	99
(2) To govern the receipt and conveyance of remains of	100

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deceased persons;	101
(3) To address such other sanitary matters as are best	102
controlled by a general rule.	
(E) Whenever possible, the department shall work in	104
cooperation with the health commissioner of a general or city	
health district.	106
In any of the following circumstances, the department may	107
make and enforce orders in local matters or reassign substantive	108
authority for mandatory programs from a general or city health	109
district to another general or city health district: when an	110
emergency exists, when the board of health of a general or city	111
health district has neglected or refused to act with sufficient	112
promptness or efficiency, or when such board has not been	113
established as provided by sections 3709.02, 3709.03, 3709.05,	114
3709.06, 3709.11, 3709.12, and 3709.14 of the Revised Code. In	115
such cases, the necessary expense incurred shall be paid by the	116
general health district or city for which the services are	117
rendered.	118
The department of health may require general or city	119
health districts to enter into agreements for shared services	120
under section 9.482 of the Revised Code. The department shall	121
prepare and offer to boards of health a model contract and	122
memorandum of understanding that are easily adaptable for use by	123
boards of health when entering into shared services agreements.	124
The department also may offer financial and other technical	125
assistance to boards of health to encourage the sharing of	126
services.	127
As a condition precedent to receiving funding from the	128

department of health, the director of health may require general

(2) Discriminate against an individual who has not

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received a vaccine described in division (B)(1) of this section,	159
including by requiring the individual to engage in or refrain	160
from engaging in activities or precautions that differ from the	161
activities or precautions of an individual who has received such	162
a vaccine.	163
(C) This section does not apply to a hospital or other	164
health care facility that is owned or operated by, or affiliated	165
with, a state institution of higher education.	166
Section 2. That existing section 3701.13 of the Revised	167
Code is hereby repealed.	168