As Introduced

135th General Assembly

Regular Session

H. B. No. 574

2023-2024

Representatives Robinson, Brent

Cosponsors: Representatives Brennan, Brewer, Brown, Dell'Aquila, Grim, Liston, McNally, Miller, J., Mohamed, Sims, Somani, Upchurch, Weinstein

A BILL

То	amend sections 124.38 and 3319.141 of the	1
	Revised Code to allow board of education	2
	employees to use accrued sick leave for a	3
	parental leave of absence.	4

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

Section 1. That sections 124.38 and 3319.141 of the	5
Revised Code be amended to read as follows:	6
Sec. 124.38. (A) Each of the following shall be entitled	7
for each completed eighty hours of service to sick leave of four	8
and six-tenths hours with pay:	9
$\frac{A}{A}$ Employees in the various offices of the county,	10
municipal, and civil service township service, other than	11
superintendents and management employees, as defined in section	12
5126.20 of the Revised Code, of county boards of developmental	13
disabilities;	14
(B) (2) Employees of any state college or university;	15
(C) (3) Any employee of any board of education for whom	16

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sick leave is not provided by section 3319.141 of the Revised	17
Code, provided that the employee is not a substitute, adult	18
education instructor who is scheduled to work the full-time	19
equivalent of less than one hundred twenty days per school year,	20
or a person who is employed on an as-needed, seasonal, or	21
intermittent basis.	22
(B) Employees may use sick leave, upon approval of the	23
responsible administrative officer of the employing unit, for	24
absence due to personal illness, pregnancy, injury, exposure to	25
contagious disease that could be communicated to other	26
employees, and illness, injury, or death in the employee's	27
immediate family. Unused sick leave shall be cumulative without	28
limit. When sick leave is used, it shall be deducted from the	29
employee's credit on the basis of one hour for every one hour of	30
absence from previously scheduled work.	31
(C)(1) For purposes of this division, "stillborn" has the	32
same meaning as in section 124.136 of the Revised Code.	33
band meaning as an second allivate of the nevation educi-	
(2) Each board of education in this state shall allow an	34
employee of the board described in division (A)(3) of this	35
section to use up to four hundred eighty hours of accrued but	36
unused sick leave for a parental leave of absence on the	37
employee becoming any of the following:	38
(a) A parent, as listed on the birth certificate, of a	39
newly born child;	40
	4.1
(b) A parent, as listed on the fetal death certificate, of	41
a stillborn child;	42
(c) A legal guardian of a newly adopted child who resides	43
in the same household as that child.	44
(D) The previously accumulated sick leave of an employee	45

who has been separated from the public service shall be placed	46
to the employee's credit upon the employee's re-employment in	47
the public service, provided that the re-employment takes place	48
within ten years of the date on which the employee was last	49
terminated from public service. This ten-year period shall be	50
tolled for any period during which the employee holds elective	51
public office, whether by election or by appointment.	52
(E) An employee who transfers from one public agency to	53
another shall be credited with the unused balance of the	54
employee's accumulated sick leave up to the maximum of the sick	55
leave accumulation permitted in the public agency to which the	56
employee transfers.	57
<u>(F)</u> The appointing authorities of the various offices of	58
the county service may permit all or any part of a person's	59
accrued but unused sick leave acquired during service with any	60
regional council of government established in accordance with	61
Chapter 167. of the Revised Code to be credited to the employee	62
upon a transfer as if the employee were transferring from one	63
public agency to another under this section.	64
(G) The appointing authority of each employing unit shall	65
require an employee to furnish a satisfactory written, signed	66
statement to justify the use of sick leave. If medical attention	67
is required, a certificate stating the nature of the illness	68
from a licensed physician shall be required to justify the use	69
of sick leave. Falsification of either a written, signed	70
statement or a physician's certificate shall be grounds for	71
disciplinary action, including dismissal.	72
(H) This section does not interfere with existing unused	73
sick leave credit in any agency of government where attendance	74
Term to the second and agone, or government where accommende	, 1

records are maintained and credit has been given employees for

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unused sick leave. 76

(I) Notwithstanding this section or any other section of 77 the Revised Code, any appointing authority of a county office, 78 department, commission, board, or body may, upon notification to 79 the board of county commissioners, establish alternative 80 schedules of sick leave for employees of the appointing 81 authority for whom the state employment relations board has not 82 established an appropriate bargaining unit pursuant to section 83 4117.06 of the Revised Code, as long as the alternative 84 85 schedules are not inconsistent with the provisions of at least one collective bargaining agreement covering other employees of 86 that appointing authority, if such a collective bargaining 87 agreement exists. If no such collective bargaining agreement 88 exists, an appointing authority may, upon notification to the 89 board of county commissioners, establish an alternative schedule 90 of sick leave for its employees that does not diminish the sick 91 leave benefits granted by this section. 92

Sec. 3319.141. (A) Each person who is employed by any 93 board of education in this state, except for substitutes, adult 94 education instructors who are scheduled to work the full-time 9.5 equivalent of less than one hundred twenty days per school year, 96 or persons who are employed on an as-needed, seasonal, or 97 intermittent basis, shall be entitled to fifteen days sick leave 98 with pay, for each year under contract, which shall be credited 99 at the rate of one and one-fourth days per month. Teachers and 100 regular nonteaching school employees, upon approval of the 101 responsible administrative officer of the school district, may 102 use sick leave for absence due to personal illness, pregnancy, 103 injury, exposure to contagious disease which could be 104 communicated to others, and for absence due to illness, injury, 105 or death in the employee's immediate family. Unused sick leave 106

shall be cumulative up to one hundred twenty work days, unless	107
more than one hundred twenty days are approved by the employing	108
board of education. The previously accumulated sick leave of a	109
person who has been separated from public service, whether	110
accumulated pursuant to section 124.38 of the Revised Code or	111
pursuant to this section, shall be placed to the person's credit	112
upon re-employment in the public service, provided that such re-	113
employment takes place within ten years of the date of the last	114
termination from public service. A teacher or nonteaching school	115
employee who transfers from one public agency to another shall	116
be credited with the unused balance of the teacher's or	117
nonteaching employee's accumulated sick leave up to the maximum	118
of the sick leave accumulation permitted in the public agency to	119
which the employee transfers. Teachers and nonteaching school	120
employees who render regular part-time, per diem, or hourly	121
service shall be entitled to sick leave for the time actually	122
worked at the same rate as that granted like full-time	123
employees, calculated in the same manner as the ratio of sick	124
leave granted to hours of service established by section 124.38	125
of the Revised Code. Each board of education may establish	126
regulations for the entitlement, crediting and use of sick leave	127
by those substitute teachers employed by such board pursuant to	128
section 3319.10 of the Revised Code who are not otherwise	129
entitled to sick leave pursuant to such section. A board of	130
education shall require a teacher or nonteaching school employee	131
to furnish a written, signed statement on forms prescribed by	132
such board to justify the use of sick leave. If medical	133
attention is required, the employee's statement shall list the	134
name and address of the attending physician and the dates when	135
the physician was consulted. Nothing in this section shall be	136
construed to waive the physician-patient privilege provided by	137
section 2317.02 of the Revised Code. Falsification of a	138

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statement is grounds for suspension or termination of employment	139
under sections 3311.82, 3319.081, and 3319.16 of the Revised	140
Code. No sick leave shall be granted or credited to a teacher	141
after the teacher's retirement or termination of employment.	142
(B) (1) For purposes of this division, "stillborn" has the	143
same meaning as in section 124.136 of the Revised Code.	
(2) Each board of education in this state shall allow an	145
employee of the board to use up to sixty days of accumulated but	146
unused sick leave for a parental leave of absence on the	147
employee becoming any of the following:	148
(a) A parent, as listed on the birth certificate, of a	149
<pre>newly born child;</pre>	150
(b) A parent, as listed on the fetal death certificate, of	151
a stillborn child;	
(c) A legal quardian of a newly adopted child who resides	153
in the same household as that child.	154
(C) Except to the extent used as sick leave, leave granted	155
under regulations adopted by a board of education pursuant to	156
section 3311.77 or 3319.08 of the Revised Code shall not be	157
charged against sick leave earned or earnable under this	158
section. Nothing in this section shall be construed to affect in	159
any other way the granting of leave pursuant to section 3311.77	160
or 3319.08 of the Revised Code and any granting of sick leave	161
pursuant to such section shall be charged against sick leave	162
accumulated pursuant to this section.	163
(D) This section shall not be construed to interfere with	164
any unused sick leave credit in any agency of government where	165
attendance records are maintained and credit has been given for	166
unused sick leave Unused sick leave accumulated by teachers and	167

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nonteaching school employees under section 124.38 of the Revised	168
Code shall continue to be credited toward the maximum	169
accumulation permitted in accordance with this section. Each	170
newly hired regular nonteaching and each regular nonteaching	171
employee of any board of education who has exhausted the	172
employee's accumulated sick leave shall be entitled to an	173
advancement of not less than five days of sick leave each year,	174
as authorized by rules which each board shall adopt, to be	175
charged against the sick leave the employee subsequently	176
accumulates under this section.	177
(E) This section shall be uniformly administered.	178
Section 2. That existing sections 124.38 and 3319.141 of	179
the Revised Code are hereby repealed.	180
Section 3. This act applies to employment contracts and	181
collective bargaining agreements entered into under Chapter	182
3311., 3319., or 4117. of the Revised Code on or after the	183
effective date of this section.	184
Nothing in this act shall be construed to invalidate an	185
employment contract or collective bargaining agreement entered	186
into under Chapter 3311., 3319., or 4117. of the Revised Code	187
that exists on the effective date of this section.	188