As Reported by the Senate Judiciary Committee

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Sub. H. B. No. 606

Representative Grendell

Cosponsors: Representatives Seitz, Baldridge, Carfagna, Cross, DeVitis, Fraizer, Ginter, Green, Greenspan, Holmes, A., Hoops, Jones, Jordan, Keller, Kick, Koehler, Lanese, Lang, LaRe, McClain, Patton, Perales, Plummer, Reineke, Richardson, Riedel, Roemer, Scherer, Smith, T., Stein, Stephens, Wiggam, Wilkin Senator Coley

A BILL

То	make temporary changes related to qualified	1
	civil immunity for health care and emergency	2
	services provided during a government-declared	3
	disaster or emergency and for exposure to or	4
	transmission or contraction of certain	5
	coronaviruses and to declare an emergency.	6

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

Section 1. (A) As used in this section:	7
(1) "Advanced practice registered nurse" means an	8
individual who holds a current, valid license issued under	9
Chapter 4723. of the Revised Code to practice as an advanced	10
practice registered nurse.	11
(2) "Athletic trainer" means an individual licensed under Chapter 4755. of the Revised Code to practice athletic training.	12 13
(3) "Audiologist" means an individual licensed under	14

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of the Revised Code.	43
(9) "Direct support professional" means an individual	44
employed by an agency to provide direct care to individuals with	45
developmental disabilities.	46
(10) "Disaster" means any occurrence of widespread	47
personal injury or loss of life that results from any natural or	48
technological phenomenon or act of a human, or an epidemic and	49
is declared to be a disaster by the federal government, the	50
state government, or a political subdivision of this state.	51
(11) "Emergency" has the same meaning as in section	52
5502.21 of the Revised Code.	53
(12) "Emergency medical technician" means an EMT-basic, an	54
EMT-I, or a paramedic.	55
(13) "EMT-basic" means an individual who holds a current,	56
valid certificate issued under section 4765.30 of the Revised	57
Code to practice as an emergency medical technician-basic.	58
(14) "EMT-I" means an individual who holds a current,	59
valid certificate issued under section 4765.30 of the Revised	60
Code to practice as an emergency medical technician-	61
intermediate.	62
(15) "Facility" means an institution or setting where	63
health care services are provided, including, without	64
limitation, a hospital, inpatient, ambulatory, surgical,	65
emergency care, urgent care, treatment, laboratory, adult day-	66
care, residential care, residential treatment, long-term care,	67
or intermediate care facility, or a facility for individuals	68
with developmental disabilities; a physician's office; a	69
developmental, diagnostic, or imaging center; a rehabilitation	70
or therapeutic health setting; a federally qualified health	71

center or federally qualified health center look-alike; or any	72
modular field treatment facility or alternative care site	73
designated for temporary use for the purposes of providing	74
health care services in response to a disaster or emergency.	75
(16) "Facility for individuals with developmental	76
disabilities" means a facility that provides services to two or	77
more unrelated individuals with developmental disabilities in a	78
residential setting, such as an institution for mental disease	79
or a residential facility licensed under section 5123.19 of the	80
Revised Code.	81
(17) "Federally qualified health center" and "federally	82
qualified health center look-alike" have the same meanings as in	83
section 3701.047 of the Revised Code.	84
(18) "Gross negligence" means a lack of care so great that	85
it appears to be a conscious indifference to the rights of	86
others.	87
(19) "Health care professional" means an advanced practice	88
registered nurse, a registered nurse, a licensed practical	89
nurse, a pharmacist, a dentist, a dental hygienist, an	90
optometrist, a physician, a physician assistant, a chiropractor,	91
a physical therapist, an occupational therapist, an athletic	92
trainer, a speech-language pathologist, an audiologist, a	93
laboratory worker, a massage therapist, or a respiratory care	94
professional.	95
(20) "Health care provider" means a health care	96
professional, health care worker, direct support professional,	97
behavioral health provider, or emergency medical technician or a	98
home health agency, hospice care program, home and community-	99

based services provider, or facility, including any agent, board 100

as in section 2305.113 of the Revised Code.

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member, committee member, employee, employer, officer, or	101
volunteer of the agency, program, provider, or facility acting	102
in the course of the agent's, board member's, committee	103
member's, employee's, employer's, officer's, or volunteer's	104
service or employment.	105
(21) "Health care services" means services rendered by a	106
health care provider for the diagnosis, prevention, treatment,	107
cure, or relief of a health condition, illness, injury, or	108
disease, including the provision of any medication, medical	109
equipment, or other medical product. "Health care services"	110
includes personal care services and experimental treatments.	111
(22) "Health care worker" means a person other than a	112
health care professional or emergency medical technician who	113
provides medical, dental, or other health care services under	114
the direction of a health care professional authorized to direct	115
the individual's activities. "Health care worker" includes a	116
medical technician, medical assistant, dental assistant,	117
occupational therapy assistant, physical therapist assistant,	118
orderly, nurse aide, and any other individual acting in a	119
similar capacity.	120
(23) "Home and community-based services provider" means a	121
provider of services under a home and community-based services	122
medicaid waiver component.	123
(24) "Home health agency" has the same meaning as in	124
section 3701.881 of the Revised Code.	125
(25) "Hospice care program" has the same meaning as in	126
section 3712.01 of the Revised Code.	127
(26) "Hospital" and "medical claim" have the same meanings	128

(27) "Licensed practical nurse" means an individual who	130
holds a current, valid license issued under Chapter 4723. of the	131
Revised Code to practice as a licensed practical nurse.	132
(28) "Long-term care facility" has the same meaning as in	133
section 3701.74 of the Revised Code.	134
(29) "Massage therapist" means an individual licensed	135
under section 4731.15 of the Revised Code to practice massage	136
therapy.	137
(30) "Medicaid waiver component" has the same meaning as	138
in section 5166.01 of the Revised Code.	139
(31) "Occupational therapist" means an individual who	140
holds a current license or limited certificate under Chapter	141
4755. of the Revised Code to practice occupational therapy.	142
(32) "Occupational therapy assistant" means an individual	143
who holds a license or limited permit under Chapter 4755. of the	144
Revised Code to practice as an occupational therapy assistant.	145
(33) "Optometrist" means a person who is licensed under	146
Chapter 4725. of the Revised Code to practice optometry.	147
(34) "Paramedic" means an individual who holds a current,	148
valid certificate issued under section 4765.30 of the Revised	149
Code to practice as an emergency medical technician-paramedic.	150
(35) "Personal care services" has the same meaning as in	151
section 3721.01 of the Revised Code.	152
(36) "Pharmacist" means an individual who holds a current,	153
valid license issued under Chapter 4729. of the Revised Code to	154
practice as a pharmacist.	155
(37) "Physical therapist" means an individual licensed	156

as in section 4761.01 of the Revised Code.	186
(45) "Speech-language pathologist" means an individual	187
licensed under Chapter 4753. of the Revised Code to practice	188
speech-language pathology.	189
(46) "Tort action" means a civil action for damages for	190
injury, death, or loss to person or property and includes claims	191
arising under resident or patient bills of rights and	192
contractual claims arising out of statutory or regulatory	193
requirements applicable to health care providers. "Tort action"	194
includes an action on a medical claim.	195
(B)(1) Subject to division(C)(3) of this section, a	196
health care provider that provides health care services,	197
emergency medical services, first-aid treatment, or other	198
emergency professional care, including the provision of any	199
medication or other medical equipment or product, as a result of	200
or in response to a disaster or emergency is not subject to	201
professional disciplinary action and is not liable in damages to	202
any person or government agency in a tort action for injury,	203
death, or loss to person or property that allegedly arises from	204
any of the following:	205
(a) An act or omission of the health care provider in the	206
health care provider's provision, withholding, or withdrawal of	207
those services;	208
(b) Any decision related to the provision, withholding, or	209
withdrawal of those services;	210
(c) Compliance with an executive order or director's order	211
issued during and in response to the disaster or emergency.	212
(2) Division (B)(1) of this section does not apply in a	213
tort action if the health care provider's action, omission,	214

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decision, or compliance constitutes a reckless disregard for the consequences so as to affect the life or health of the patient or intentional misconduct or willful or wanton misconduct on the part of the person against whom the action is brought.

- (3) Division (B)(1) of this section does not apply in a 219 professional disciplinary action if the health care provider's 220 action, omission, decision, or compliance constitutes gross 221
- negligence. 222
- (4) A health care provider is not subject to professional disciplinary action and is not liable in damages to any person or government agency in a tort action for injury, death, or loss to person or property that allegedly arises because the provider was unable to treat, diagnose, or test the person for any illness, disease, or condition, including the inability to perform any elective procedure, due to an executive or director's order or an order of a board of health of a city or general health district issued in relation to an epidemic or pandemic disease or other public health emergency.
- (C) (1) This section does not create a new cause of action or substantive legal right against a health care provider.
- (2) This section does not affect any immunities from civil 235 liability or defenses established by another section of the 236 Revised Code or available at common law to which a health care 237 provider may be entitled in connection with the provision of 238 health care services, emergency medical services, first-aid 239 treatment, or other emergency professional care, including the 240 provision of medication, medical equipment, or other medical 241 product. 242
 - (3) This section does not grant an immunity from tort or

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other civil liability or a professional disciplinary action to a	244
health care provider for actions that are outside the skills,	245
education, and training of the health care provider, unless the	246
health care provider undertakes the action in good faith and in	247
response to a lack of resources caused by a disaster or	248
emergency.	249
(4) This section does not affect any legal responsibility	250
of a health care provider to comply with any applicable law of	251
this state or rule of an agency of this state.	252
(5) Division (B) of this section applies only to the	253
provision, withholding, or withdrawal of health care services,	254
emergency medical services, first-aid treatment, or other	255
emergency professional care, including the provision of any	256
medication or other medical equipment or product, decisions	257
related to such services or care, or compliance with an	258
executive order or director's order by a health care provider as	259
a result of or in response to a disaster or emergency and	260
through the duration of the disaster or emergency.	261
(D) If the immunity described in division (B) of this	262
section does not apply, no class action shall be brought against	263
any health care provider alleging liability for damages for	264
injury, death, or loss to person or property on a cause of	265
action specified in that division.	266
(E) This section applies from the date of the Governor's	267
Executive Order 2020-01D, issued on March 9, 2020, declaring a	268
state of emergency due to COVID-19, through December 31, 2020,	269
and supersedes section 2305.2311 of the Revised Code during that	270
period.	271

Section 2. (A) No civil action for damages for injury,

east respiratory syndrome.

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death, or loss to person or property shall be brought against	273
any person if the cause of action on which the civil action is	274
based, in whole or in part, is that the injury, death, or loss	275
to person or property is caused by the exposure to, or the	276
transmission or contraction of, MERS-CoV, SARS-CoV, or SARS-CoV-	277
2, or any mutation thereof, unless it is established that the	278
exposure to, or the transmission or contraction of, any of those	279
viruses or mutations was by reckless conduct or intentional	280
misconduct or willful or wanton misconduct on the part of the	281
person against whom the action is brought.	282
(B) A government order, recommendation, or guideline shall	283
neither create nor be construed as creating a duty of care upon	284
any person that may be enforced in a cause of action or that may	285
create a new cause of action or substantive legal right against	286
any person with respect to the matters contained in the	287
government order, recommendation, or guideline. A presumption	288
exists that any such government order, recommendation, or	289
guideline is not admissible as evidence that a duty of care, a	290
new cause of action, or a substantive legal right has been	291
established.	292
(C) If the immunity described in division (A) of this	293
section does not apply, no class action shall be brought against	294
any person alleging liability for damages for injury, death, or	295
loss to person or property on a cause of action specified in	296
that division.	297
(D) As used in this section:	298
(1) "MERS-CoV" means the coronavirus that causes middle	299

(2) "Person" has the same meaning as in section 1.59 of

the Revised Code and includes a school, a for-profit or	302
nonprofit entity, a governmental entity, a religious entity, or	303
a state institution of higher education.	304
(3) "Reckless conduct" means conduct by which, with	305
heedless indifference to the consequences, the person disregards	306
a substantial and unjustifiable risk that the person's conduct	307
is likely to cause an exposure to, or a transmission or	308
contraction of, MERS-CoV, SARS-CoV, or SARS-CoV-2, or any	309
mutation thereof, or is likely to be of a nature that results in	310
an exposure to, or a transmission or contraction of, any of	311
those viruses or mutations. A person is reckless with respect to	312
circumstances in relation to causing an exposure to, or a	313
transmission or contraction of, MERS-CoV, SARS-CoV, or SARS-CoV-	314
2, or any mutation thereof, when, with heedless indifference to	315
the consequences, the person disregards a substantial and	316
unjustifiable risk that such circumstances are likely to exist.	317
(4) "SARS-CoV" means the coronavirus that causes severe	318
acute respiratory syndrome.	319
(5) "SARS-CoV-2" means the novel coronavirus that causes	320
coronavirus disease 2019 (COVID-19).	321
(6) "State institution of higher education" has the same	322
meaning as in section 3345.011 of the Revised Code.	323
(E) This section applies from the date of the Governor's	324
Executive Order 2020-01D, issued on March 9, 2020, declaring a	325
state of emergency due to COVID-19, through December 31, 2020.	326
Section 3. (A) The General Assembly makes the following	327
findings:	328
(1) The General Assembly is aware that lawsuits related to	329
the COVID-19 health emergency numbering in the thousands are	330

being filed across the country. Ohio business owners, small and	331
large, as they begin to re-open their businesses are unsure	332
about what tort liability they may face.	333

- (2) It also is a fact that recommendations regarding how 334 best to avoid infection with COVID-19 change frequently, and 335 such recommendations are often not based on well-tested 336 scientific information. For example, the Centers for Disease 337 Control and Prevention (CDC) for the first eight weeks of the 338 COVID-19 health emergency recommended that members of the 339 340 general public not wear masks since most masks are ineffective in protecting individuals from viruses. The CDC then reversed 341 its recommendation and started encouraging members of the 342 general public to wear masks in public places. Ohio businesses 343 need certainty and consistency to enable them to reopen. 344
- (3) The General Assembly is further aware that businesses 345 and premises owners have not historically been required to keep 346 members of the public from being exposed to airborne viruses, 347 bacteria, and germs. In Ohio, it has been the responsibility of 348 individuals going into public places to avoid exposure to 349 individuals who are sick. The same is true today: those 350 individuals who decide to go out into public places are 351 responsible to take those steps they feel are necessary to avoid 352 exposure to COVID-19, such as social distancing and wearing 353 354 masks.
- (4) The current COVID-19 health emergency is new and 355 novel. Past opinions of the Ohio Supreme Court do not deal with 356 COVID-19 or duties to protect the public from exposure in public 357 places to airborne germs and viruses. Nothing in the Ohio 358 Revised Code establishes duties upon businesses and premises 359 owners to ensure that members of the general public will not be 360

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exposed to such airborne germs and viruses.	361
(5) Additionally, the General Assembly has not delegated	362
to the Executive Branch of Ohio's government the authority or	363
power to create new legal duties for businesses and premises	364
owners. In Ohio's system of government, the General Assembly	365
makes Ohio's laws, and the Executive Branch enforces those laws.	366
(B) Based on its findings in division (A) of this section,	367
the General Assembly declares its intent that orders and	368
recommendations from the Executive Branch, from counties and	369
local municipalities, from boards of health and other agencies,	370
and from any federal government agency, do not create any new	371
legal duties for purposes of tort liability. Any such orders and	372
recommendations are presumed to be irrelevant to the issue of	373
the existence of a duty or breach of a duty. Furthermore, any	374
such orders and recommendations are presumed to be inadmissible	375
at trial to establish proof of a duty or breach of a duty in	376
tort actions.	377
Section 4. This act applies to acts, omissions, conduct,	378
decisions, or compliance from the date of the Governor's	379
Executive Order 2020-01D, issued on March 9, 2020, declaring a	380
state of emergency due to COVID-19 through December 31, 2020.	381
Section 5. If any provision of this act or the application	382
thereof to any person or circumstance is held invalid, the	383
invalidity does not affect other provisions or applications of	384
the act which can be given effect without the invalid provision	385
or application, and to this end the provisions are severable.	386
Section 6. This act is hereby declared to be an emergency	387
measure necessary for the immediate preservation of the public	388

peace, health, and safety. The reason for such necessity is that

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it is crucial to provide protections for essential workers and	390
immunity from law suits in response to a disaster or emergency	391
declared by the federal government, state government, or	392
political subdivision of the state. Therefore, this act shall go	393
into immediate effect.	394