As Introduced

133rd General Assembly Regular Session 2019-2020

H. B. No. 324

Representative Miller, A.

A BILL

2323.43, 8	amend sections 2307.80, 2315.18, 2315.21,	1
	2323.43, and 3345.40 of the Revised Code to	2
	raise the limitations on damages for noneconomic	3
	loss and punitive damages in certain tort	4
	actions based on adjustments for inflation from	5
	the year 2005 to 2019.	6

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

Section 1. That sections 2307.80, 2315.18, 2315.21,	/
2323.43, and 3345.40 of the Revised Code be amended to read as	8
follows:	9
Sec. 2307.80. (A) Subject to divisions (C) and (D) of this	10
section, punitive or exemplary damages shall not be awarded	11
against a manufacturer or supplier in question in connection	12
with a product liability claim unless the claimant establishes,	13
by clear and convincing evidence, that harm for which the	14
claimant is entitled to recover compensatory damages in	15
accordance with section 2307.73 or 2307.78 of the Revised Code	16
was the result of misconduct of the manufacturer or supplier in	17
question that manifested a flagrant disregard of the safety of	18
persons who might be harmed by the product in question. The fact	19

by itself that a product is defective does not establish a	20
flagrant disregard of the safety of persons who might be harmed	21
by that product.	22
(B) Whether the trier of fact is a jury or the court, if	23
the trier of fact determines that a manufacturer or supplier in	24
question is liable for punitive or exemplary damages in	25
connection with a product liability claim, the amount of those	26
damages shall be determined by the court. In determining the	27
amount of punitive or exemplary damages, the court shall	28
consider factors including, but not limited to, the following:	29
(1) The likelihood that serious harm would arise from the	30
misconduct of the manufacturer or supplier in question;	31
(2) The degree of the awareness of the manufacturer or	32
supplier in question of that likelihood;	33
(3) The profitability of the misconduct to the	34
manufacturer or supplier in question;	35
(4) The duration of the misconduct and any concealment of	36
it by the manufacturer or supplier in question;	37
(5) The attitude and conduct of the manufacturer or	38
supplier in question upon the discovery of the misconduct and	39
whether the misconduct has terminated;	40
whether the misconduct has terminated,	40
(6) The financial condition of the manufacturer or	41
supplier in question;	42
(7) The total effect of other punishment imposed or likely	43
to be imposed upon the manufacturer or supplier in question as a	44
result of the misconduct, including awards of punitive or	45
exemplary damages to persons similarly situated to the claimant	46
and the severity of criminal penalties to which the manufacturer	47

or supplier in question has been or is likely to be subjected.	48
(C)(1) Except as provided in division (C)(2) of this	49
section, if a claimant alleges in a product liability claim that	50
a drug or device caused harm to the claimant, the manufacturer	51
of the drug or device shall not be liable for punitive or	52
exemplary damages in connection with that product liability	53
claim if the drug or device that allegedly caused the harm	54
satisfies either of the following:	55
(a) It was manufactured and labeled in relevant and	56
material respects in accordance with the terms of an approval or	57
license issued by the federal food and drug administration under	58
the "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040	59
(1938), 21 U.S.C. 301-392, as amended, or the "Public Health	60
Service Act," 58 Stat. 682 (1944), 42 U.S.C. 201-300cc-15, as	61
amended.	62
(b) It was an over-the-counter drug marketed pursuant to	63
federal regulations, was generally recognized as safe and	64
effective and as not being misbranded pursuant to the applicable	65
federal regulations, and satisfied in relevant and material	66
respects each of the conditions contained in the applicable	67
regulations and each of the conditions contained in an	68
applicable monograph.	69
(2) Division (C)(1) of this section does not apply if the	70
claimant establishes, by a preponderance of the evidence, that	71
the manufacturer fraudulently and in violation of applicable	72
regulations of the food and drug administration withheld from	73
the food and drug administration information known to be	74
material and relevant to the harm that the claimant allegedly	75
suffered or misrepresented to the food and drug administration	76
information of that type.	77

(3) For purposes of divisions (C) and (D) of this section:	78
(a) "Drug" has the same meaning as in the "Federal Food,	79
Drug, and Cosmetic Act," 52 Stat. 1040, 1041 (1938), 21 U.S.C.	80
321(g)(1), as amended.	81
(b) "Device" has the same meaning as in the "Federal Food,	82
Drug, and Cosmetic Act," 52 Stat. 1040, 1041 (1938), 21 U.S.C.	83
321(h), as amended.	84
(D)(1) If a claimant alleges in a product liability claim	85
that a product other than a drug or device caused harm to the	86
claimant, the manufacturer or supplier of the product shall not	87
be liable for punitive or exemplary damages in connection with	88
the claim if the manufacturer or supplier fully complied with	89
all applicable government safety and performance standards,	90
whether or not designated as such by the government, relative to	91
the product's manufacture or construction, the product's design	92
or formulation, adequate warnings or instructions, and	93
representations when the product left the control of the	94
manufacturer or supplier, and the claimant's injury results from	95
an alleged defect of a product's manufacture or construction,	96
the product's design or formulation, adequate warnings or	97
instructions, and representations for which there is an	98
applicable government safety or performance standard.	99
(2) Division (D)(1) of this section does not apply if the	100
claimant establishes, by a preponderance of the evidence, that	101
the manufacturer or supplier of the product other than a drug or	102
device fraudulently and in violation of applicable government	103
safety and performance standards, whether or not designated as	104
such by the government, withheld from an applicable government	105
agency information known to be material and relevant to the harm	106
that the claimant allegedly suffered or misrepresented to an	107

applicable government agency information of that type.	108
(E) The bifurcated trial provisions of division (B) of	109
section 2315.21 of the Revised Code, the ceiling on recoverable	110
punitive or exemplary damages specified in division (D) $\frac{(1)}{(2)}$	111
of that section, and the provisions of division (D)(3) of that	112
section apply to awards of punitive or exemplary damages under	113
this section.	114
Sec. 2315.18. (A) As used in this section and in section	115
2315.19 of the Revised Code:	116
(1) "Asbestos claim" has the same meaning as in section	117
2307.91 of the Revised Code.	118
(2) "Economic loss" means any of the following types of	119
pecuniary harm:	120
(a) All wages, salaries, or other compensation lost as a	121
result of an injury or loss to person or property that is a	122
subject of a tort action;	123
(b) All expenditures for medical care or treatment,	124
rehabilitation services, or other care, treatment, services,	125
products, or accommodations as a result of an injury or loss to	126
person or property that is a subject of a tort action;	127
(c) Any other expenditures incurred as a result of an	128
injury or loss to person or property that is a subject of a tort	129
action, other than attorney's fees incurred in connection with	130
that action.	131
(3) "Medical claim," "dental claim," "optometric claim,"	132
and "chiropractic claim" have the same meanings as in section	133
2305.113 of the Revised Code.	134
(4) "Noneconomic loss" means nonpecuniary harm that	135

results from an injury of loss to person of property that is a	136
subject of a tort action, including, but not limited to, pain	137
and suffering, loss of society, consortium, companionship, care,	138
assistance, attention, protection, advice, guidance, counsel,	139
instruction, training, or education, disfigurement, mental	140
anguish, and any other intangible loss.	141
(5) "Occurrence" means all claims resulting from or	142
arising out of any one person's bodily injury.	143
(6) "Product liability claim" has the same meaning as in	144
section 2307.71 of the Revised Code.	145
(7) "Tort action" means a civil action for damages for	146
injury or loss to person or property. "Tort action" includes a	147
civil action upon a product liability claim or an asbestos	148
claim. "Tort action" does not include a civil action upon a	149
medical claim, dental claim, optometric claim, or chiropractic	150
claim or a civil action for damages for a breach of contract or	151
another agreement between persons.	152
(8) "Trier of fact" means the jury or, in a nonjury	153
action, the court.	154
(B) In a tort action to recover damages for injury or loss	155
to person or property, all of the following apply:	156
(1) There shall not be any limitation on the amount of	157
compensatory damages that represents the economic loss of the	158
person who is awarded the damages in the tort action.	159
(2) Except as otherwise provided in division (B)(3) of	160
this section, the amount of compensatory damages that represents	161
damages for noneconomic loss that is recoverable in a tort	162
action under this section to recover damages for injury or loss	163
to person or property shall not exceed the greater of two three	164

hundred <u>fifty-twenty-nine</u> thousand dollars or an amount that is	165
equal to three times the economic loss, as determined by the	166
trier of fact, of the plaintiff in that tort action to a maximum	167
of three four hundred fifty sixty-one thousand dollars for each	168
plaintiff in that tort action or a maximum of five six hundred	169
<u>fifty-nine</u> thousand dollars for each occurrence that is the	170
basis of that tort action.	171
(3) There shall not be any limitation on the amount of	172
compensatory damages that represents damages for noneconomic	173
loss that is recoverable in a tort action to recover damages for	174
injury or loss to person or property if the noneconomic losses	175
of the plaintiff are for either of the following:	176
(a) Permanent and substantial physical deformity, loss of	177
use of a limb, or loss of a bodily organ system;	178
(b) Permanent physical functional injury that permanently	179
prevents the injured person from being able to independently	180
care for self and perform life-sustaining activities.	181
(C) In determining an award of compensatory damages for	182
noneconomic loss in a tort action, the trier of fact shall not	183
consider any of the following:	184
(1) Evidence of a defendant's alleged wrongdoing,	185
misconduct, or guilt;	186
(2) Evidence of the defendant's wealth or financial	187
resources;	188
(3) All other evidence that is offered for the purpose of	189
punishing the defendant, rather than offered for a compensatory	190
purpose.	191
(D) If a trial is conducted in a tort action to recover	192

damages for injury or loss to person or property and a plaintiff	193
prevails in that action, the court in a nonjury trial shall make	194
findings of fact, and the jury in a jury trial shall return a	195
general verdict accompanied by answers to interrogatories, that	196
shall specify all of the following:	197
(1) The total compensatory damages recoverable by the	198
plaintiff;	199
(2) The portion of the total compensatory damages that	200
represents damages for economic loss;	201
(3) The portion of the total compensatory damages that	202
represents damages for noneconomic loss.	203
(E)(1) After the trier of fact in a tort action to recover	204
damages for injury or loss to person or property complies with	205
division (D) of this section, the court shall enter a judgment	206
in favor of the plaintiff for compensatory damages for economic	207
loss in the amount determined pursuant to division (D)(2) of	208
this section, and, subject to division (F)(1) of this section,	209
the court shall enter a judgment in favor of the plaintiff for	210
compensatory damages for noneconomic loss. Except as provided in	211
division (B)(3) of this section, in no event shall a judgment	212
for compensatory damages for noneconomic loss exceed the maximum	213
recoverable amount that represents damages for noneconomic loss	214
as provided in division (B)(2) of this section. Division (B) of	215
this section shall be applied in a jury trial only after the	216
jury has made its factual findings and determination as to the	217
damages.	218
(2) Prior to the trial in the tort action described in	219
division (D) of this section, any party may seek summary	220
judgment with respect to the nature of the alleged injury or	221

loss to person or property, seeking a determination of the	222
damages as described in division (B)(2) of this section.	223
(F)(1) A court of common pleas has no jurisdiction to	224
enter judgment on an award of compensatory damages for	225
noneconomic loss in excess of the limits set forth in this	226
section.	227
(2) If the trier of fact is a jury, the court shall not	228
instruct the jury with respect to the limit on compensatory	229
damages for noneconomic loss described in division (B)(2) of	230
this section, and neither counsel for any party nor a witness	231
shall inform the jury or potential jurors of that limit.	232
(G) With respect to a tort action to which division (B)(2)	233
of this section applies, any excess amount of compensatory	234
damages for noneconomic loss that is greater than the applicable	235
amount specified in division (B)(2) of this section shall not be	236
reallocated to any other tortfeasor beyond the amount of	237
compensatory damages that the tortfeasor would otherwise be	238
responsible for under the laws of this state.	239
(H) This section does not apply to any of the following:	240
(1) Tort actions that are brought against the state in the	241
court of claims, including, but not limited to, those actions in	242
which a state university or college is a defendant and to which	243
division (B)(3) of section 3345.40 of the Revised Code applies;	244
(2) Tort actions that are brought against political	245
subdivisions of this state and that are commenced under or are	246
subject to Chapter 2744. of the Revised Code. Division (C) of	247
section 2744.05 of the Revised Code applies to recoverable	248
damages in those actions.	249
(3) Wrongful death actions brought pursuant to Chapter	250

2125. of the Revised Code.	251
(I) If the provisions regarding the limits on compensatory	252
damages for noneconomic loss set forth in division (B)(2) of	253
this section have been determined to be unconstitutional, then	254
division (C) of this section and section 2315.19 of the Revised	255
Code shall govern the determination of an award of compensatory	256
damages for noneconomic loss in a tort action.	257
Sec. 2315.21. (A) As used in this section:	258
(1) "Tort action" means a civil action for damages for	259
injury or loss to person or property. "Tort action" includes a	260
product liability claim for damages for injury or loss to person	261
or property that is subject to sections 2307.71 to 2307.80 of	262
the Revised Code, but does not include a civil action for	263
damages for a breach of contract or another agreement between	264
persons.	265
(2) "Trier of fact" means the jury or, in a nonjury	266
action, the court.	267
(3) "Home" has the same meaning as in section 3721.10 of	268
the Revised Code.	269
(4) "Employer" includes, but is not limited to, a parent,	270
subsidiary, affiliate, division, or department of the employer.	271
If the employer is an individual, the individual shall be	272
considered an employer under this section only if the subject of	273
the tort action is related to the individual's capacity as an	274
employer.	275
(5) "Small employer" means an employer who employs not	276
more than one hundred persons on a full-time permanent basis,	277
or, if the employer is classified as being in the manufacturing	278
sector by the North American industrial classification system,	279

"small employer" means an employer who employs not more than	280
five hundred persons on a full-time permanent basis.	281
(B)(1) In a tort action that is tried to a jury and in	282
which a plaintiff makes a claim for compensatory damages and a	283
claim for punitive or exemplary damages, upon the motion of any	284
party, the trial of the tort action shall be bifurcated as	285
follows:	286
10110.00	200
(a) The initial stage of the trial shall relate only to	287
the presentation of evidence, and a determination by the jury,	288
with respect to whether the plaintiff is entitled to recover	289
compensatory damages for the injury or loss to person or	290
property from the defendant. During this stage, no party to the	291
tort action shall present, and the court shall not permit a	292
party to present, evidence that relates solely to the issue of	293
whether the plaintiff is entitled to recover punitive or	294
exemplary damages for the injury or loss to person or property	295
from the defendant.	296
(b) If the jury determines in the initial stage of the	297
trial that the plaintiff is entitled to recover compensatory	298
damages for the injury or loss to person or property from the	299
defendant, evidence may be presented in the second stage of the	300
trial, and a determination by that jury shall be made, with	301
respect to whether the plaintiff additionally is entitled to	302
recover punitive or exemplary damages for the injury or loss to	303
person or property from the defendant.	304
(2) In a tort action that is tried to a jury and in which	305
a plaintiff makes a claim for both compensatory damages and	306
punitive or exemplary damages, the court shall instruct the jury	307
to return, and the jury shall return, a general verdict and, if	308

that verdict is in favor of the plaintiff, answers to an

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interrogatory that specifies the total compensatory damages	310
recoverable by the plaintiff from each defendant.	311
(3) In a tort action that is tried to a court and in which	312
a plaintiff makes a claim for both compensatory damages and	313
punitive or exemplary damages, the court shall make its	314
determination with respect to whether the plaintiff is entitled	315
to recover compensatory damages for the injury or loss to person	316
or property from the defendant and, if that determination is in	317
favor of the plaintiff, shall make findings of fact that specify	318
the total compensatory damages recoverable by the plaintiff from	319
the defendant.	320
(C) Subject to division (E) of this section, punitive or	321
exemplary damages are not recoverable from a defendant in	322
question in a tort action unless both of the following apply:	323
(1) The actions or omissions of that defendant demonstrate	324
malice or aggravated or egregious fraud, or that defendant as	325
principal or master knowingly authorized, participated in, or	326
ratified actions or omissions of an agent or servant that so	327
demonstrate.	328
(2) The trier of fact has returned a verdict or has made a	329
determination pursuant to division (B)(2) or (3) of this section	330
of the total compensatory damages recoverable by the plaintiff	331
from that defendant.	332
(D)(1) In a tort action, the trier of fact shall determine	333
the liability of any defendant for punitive or exemplary damages	334
and the amount of those damages.	335
(2) Except as provided in division (D)(6) of this section,	336
all of the following apply regarding any award of punitive or	337
exemplary damages in a tort action:	338

(a) The court shall not enter judgment for punitive or	339
exemplary damages in excess of two times the amount of the	340
compensatory damages awarded to the plaintiff from that	341
defendant, as determined pursuant to division (B)(2) or (3) of	342
this section.	343
(b) If the defendant is a small employer or individual,	344
the court shall not enter judgment for punitive or exemplary	345
damages in excess of the lesser of two times the amount of the	346
compensatory damages awarded to the plaintiff from the defendant	347
or ten <u>percent</u> per cent of the employer's or individual's net	348
worth when the tort was committed up to a maximum of three four	349
hundred <pre>fifty_sixty-one_thousand dollars, as determined pursuant</pre>	350
to division (B)(2) or (3) of this section.	351
(c) Any attorneys attorney's fees awarded as a result of a	352
claim for punitive or exemplary damages shall not be considered	353
for purposes of determining the cap on punitive damages.	354
(3) No award of prejudgment interest under division (C)(1)	355
of section 1343.03 of the Revised Code shall include any	356
prejudgment interest on punitive or exemplary damages found by	357
the trier of fact.	358
(4) In a tort action, the burden of proof shall be upon a	359
plaintiff in question, by clear and convincing evidence, to	360
establish that the plaintiff is entitled to recover punitive or	361
exemplary damages.	362
(5)(a) In any tort action, except as provided in division	363
(D)(5)(b) or (6) of this section, punitive or exemplary damages	364
shall not be awarded against a defendant if that defendant files	365
with the court a certified judgment, judgment entries, or other	366
evidence showing that punitive or exemplary damages have already	367

been awarded and have been collected, in any state or federal	368
court, against that defendant based on the same act or course of	369
conduct that is alleged to have caused the injury or loss to	370
person or property for which the plaintiff seeks compensatory	371
damages and that the aggregate of those previous punitive or	372
exemplary damage awards exceeds the maximum amount of punitive	373
or exemplary damages that may be awarded under division (D)(2)	374
of this section against that defendant in the tort action.	375
	0.7.6
(b) Notwithstanding division (D)(5)(a) of this section and	376
except as provided in division (D)(6) of this section, punitive	377

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or exemplary damages may be awarded against a defendant in

either of the following types of tort actions:

- (i) In subsequent tort actions involving the same act or 380 course of conduct for which punitive or exemplary damages have 381 already been awarded, if the court determines by clear and 382 convincing evidence that the plaintiff will offer new and 383 substantial evidence of previously undiscovered, additional 384 behavior of a type described in division (C) of this section on 385 the part of that defendant, other than the injury or loss for 386 which the plaintiff seeks compensatory damages. In that case, 387 the court shall make specific findings of fact in the record to 388 support its conclusion. The court shall reduce the amount of any 389 punitive or exemplary damages otherwise awardable pursuant to 390 this section by the sum of the punitive or exemplary damages 391 awards previously rendered against that defendant in any state 392 or federal court. The court shall not inform the jury about the 393 court's determination and action under division (D)(5)(b)(i) of 394 this section. 395
- (ii) In subsequent tort actions involving the same act or 396 course of conduct for which punitive or exemplary damages have 397

already been awarded, if the court determines by clear and	398
convincing evidence that the total amount of prior punitive or	399
exemplary damages awards was totally insufficient to punish that	400
defendant's behavior of a type described in division (C) of this	401
section and to deter that defendant and others from similar	402
behavior in the future. In that case, the court shall make	403
specific findings of fact in the record to support its	404
conclusion. The court shall reduce the amount of any punitive or	405
exemplary damages otherwise awardable pursuant to this section	406
by the sum of the punitive or exemplary damages awards	407
previously rendered against that defendant in any state or	408
federal court. The court shall not inform the jury about the	409
court's determination and action under division (D)(5)(b)(ii) of	410
this section.	411

- (6) Division (D)(2) of this section does not apply to a 412 tort action where the alleged injury, death, or loss to person 413 or property resulted from the defendant acting with one or more 414 of the culpable mental states of purposely and knowingly as 415 described in section 2901.22 of the Revised Code and when the 416 defendant has been convicted of or pleaded guilty to a criminal 417 offense that is a felony, that had as an element of the offense 418 one or more of the culpable mental states of purposely and 419 knowingly as described in that section, and that is the basis of 420 the tort action. 421
- (E) This section does not apply to tort actions against

 422
 the state in the court of claims, including, but not limited to,

 423
 tort actions against a state university or college that are

 424
 subject to division (B) (1) of section 3345.40 of the Revised

 425
 Code, to tort actions against political subdivisions of this

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 state that are commenced under or are subject to Chapter 2744.

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 of the Revised Code, or to the extent that another section of

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the Revised Code expressly provides any of the following:	429
(1) Punitive or exemplary damages are recoverable from a	430
defendant in question in a tort action on a basis other than	431
that the actions or omissions of that defendant demonstrate	432
malice or aggravated or egregious fraud or on a basis other than	433
that the defendant in question as principal or master knowingly	434
authorized, participated in, or ratified actions or omissions of	435
an agent or servant that so demonstrate.	436
(2) Punitive or exemplary damages are recoverable from a	437
defendant in question in a tort action irrespective of whether	438
the plaintiff in question has adduced proof of actual damages.	439
(3) The burden of proof upon a plaintiff in question to	440
recover punitive or exemplary damages from a defendant in	441
question in a tort action is one other than clear and convincing	442
evidence.	443
(4) Punitive or exemplary damages are not recoverable from	444
a defendant in question in a tort action.	445
(F) If the trier of fact is a jury, the court shall not	446
instruct the jury with respect to the limits on punitive or	447
exemplary damages pursuant to division (D) of this section, and	448
neither counsel for any party or a witness shall inform the jury	449
or potential jurors of those limits.	450
(G) When determining the amount of an award of punitive or	451
exemplary damages against either a home or a residential	452
facility licensed under section 5123.19 of the Revised Code, the	453
trier of fact shall consider all of the following:	454
(1) The ability of the home or residential facility to pay	455
the award of punitive or exemplary damages based on the home's	456
or residential facility's assets, income, and net worth;	457

(2) Whether the amount of punitive or exemplary damages is	458
sufficient to deter future tortious conduct;	459
(3) The financial ability of the home or residential	460
facility, both currently and in the future, to provide	461
accommodations, personal care services, and skilled nursing	462
care.	463
Sec. 2323.43. (A) In a civil action upon a medical,	464
dental, optometric, or chiropractic claim to recover damages for	465
injury, death, or loss to person or property, all of the	466
following apply:	467
	10,
(1) There shall not be any limitation on compensatory	468
damages that represent the economic loss of the person who is	469
awarded the damages in the civil action.	470
(2) Except as otherwise provided in division (A)(3) of	471
this section, the amount of compensatory damages that represents	472
damages for noneconomic loss that is recoverable in a civil	473
action under this section to recover damages for injury, death,	474
or loss to person or property shall not exceed the greater of	475
two three hundred fifty twenty-nine thousand dollars or an	476
amount that is equal to three times the plaintiff's economic	477
loss, as determined by the trier of fact, to a maximum of three	478
four hundred fifty sixty-one thousand dollars for each plaintiff	479
or a maximum of <pre>five_six_hundred fifty-nine_thousand dollars for</pre>	480
each occurrence.	481
(3) The amount recoverable for noneconomic loss in a civil	482
action under this section may exceed the amount described in	483
division (A)(2) of this section but shall not exceed five six	484
hundred <u>fifty-nine</u> thousand dollars for each plaintiff or one	485
million three hundred seventeen thousand dollars for each	486

occurrence if the noneconomic losses of the plaintiff are for	487
either of the following:	488
(a) Permanent and substantial physical deformity, loss of	489
use of a limb, or loss of a bodily organ system;	490
(b) Permanent physical functional injury that permanently	491
prevents the injured person from being able to independently	492
care for self and perform life sustaining activities.	493
(B) If a trial is conducted in a civil action upon a	494
medical, dental, optometric, or chiropractic claim to recover	495
damages for injury, death, or loss to person or property and a	496
plaintiff prevails with respect to that claim, the court in a	497
nonjury trial shall make findings of fact, and the jury in a	498
jury trial shall return a general verdict accompanied by answers	499
to interrogatories, that shall specify all of the following:	500
(1) The total compensatory damages recoverable by the	501
plaintiff;	502
(2) The portion of the total compensatory damages that	503
represents damages for economic loss;	504
(3) The portion of the total compensatory damages that	505
represents damages for noneconomic loss.	506
(C)(1) After the trier of fact in a civil action upon a	507
medical, dental, optometric, or chiropractic claim to recover	508
damages for injury, death, or loss to person or property	509
complies with division (B) of this section, the court shall	510
enter a judgment in favor of the plaintiff for compensatory	511
damages for economic loss in the amount determined pursuant to	512
division (B)(2) of this section, and, subject to division (D)(1)	513
of this section, the court shall enter a judgment in favor of	514
the plaintiff for compensatory damages for noneconomic loss. In	515

no event shall a judgment for compensatory damages for	516
noneconomic loss exceed the maximum recoverable amount that	517
represents damages for noneconomic loss as provided in divisions	518
(A)(2) and (3) of this section. Division (A) of this section	519
shall be applied in a jury trial only after the jury has made	520
its factual findings and determination as to the damages.	521
(2) Prior to the trial in the civil action, any party may	522
seek summary judgment with respect to the nature of the alleged	523
injury or loss to person or property, seeking a determination of	524
the damages as described in division (A)(2) or (3) of this	525
section.	526
(D)(1) A court of common pleas has no jurisdiction to	527
enter judgment on an award of compensatory damages for	528
noneconomic loss in excess of the limits set forth in this	529
section.	530
(2) If the trier of fact is a jury, the court shall not	531
instruct the jury with respect to the limit on compensatory	532
damages for noneconomic loss described in divisions (A)(2) and	533
(3) of this section, and neither counsel for any party nor a	534
witness shall inform the jury or potential jurors of that limit.	535
(E) Any excess amount of compensatory damages for	536
noneconomic loss that is greater than the applicable amount	537
specified in division (A)(2) or (3) of this section shall not be	538
reallocated to any other tortfeasor beyond the amount of	539
compensatory damages that that tortfeasor would otherwise be	540
responsible for under the laws of this state.	541
(F)(1) If pursuant to a contingency fee agreement between	542
an attorney and a plaintiff in a civil action upon a medical	543
claim, dental claim, optometric claim, or chiropractic claim,	544

the amount of the attorney's fees exceed the applicable amount	545
of the limits on compensatory damages for noneconomic loss as	546
provided in division (A)(2) or (3) of this section, the attorney	547
shall make an application in the probate court of the county in	548
which the civil action was commenced or in which the settlement	549
was entered. The application shall contain a statement of facts,	550
including the amount to be allocated to the settlement of the	551
claim, the amount of the settlement or judgment that represents	552
the compensatory damages for economic loss and noneconomic loss,	553
the relevant provision in the contingency fee agreement, and the	554
dollar amount of the attorney's fees under the contingency fee	555
agreement. The application shall include the proposed	556
distribution of the amount of the judgment or settlement.	557
(2) The attorney shall give written notice of the hearing	558

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- (2) The attorney shall give written notice of the hearing and a copy of the application to all interested persons who have not waived notice of the hearing. Notwithstanding the waivers and consents of the interested persons, the probate court shall retain jurisdiction over the settlement, allocation, and distribution of the claim.
- (3) The application shall state the arrangements, if any, 564 that have been made with respect to the attorney's fees. The 565 attorney's fees shall be subject to the approval of the probate court. 567
 - (G) This section does not apply to any of the following:
- (1) Civil actions upon a medical, dental, optometric, or

 chiropractic claim that are brought against the state in the

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 court of claims, including, but not limited to, those actions in

 which a state university or college is a defendant and to which

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 division (B)(3) of section 3345.40 of the Revised Code applies;

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H. B. No. 324 Page 21 As Introduced

(2) Civil actions upon a medical, dental, optometric, or	574
chiropractic claim that are brought against political	575
subdivisions of this state and that are commenced under or are	576
subject to Chapter 2744. of the Revised Code. Division (C) of	577
section 2744.05 of the Revised Code applies to recoverable	578
damages in those actions;	579
(3) Wrongful death actions brought pursuant to Chapter	580
2125. of the Revised Code.	581
(H) As used in this section:	582
(1) "Economic loss" means any of the following types of	583
pecuniary harm:	584
(a) All wages, salaries, or other compensation lost as a	585
result of an injury, death, or loss to person or property that	586
is a subject of a civil action upon a medical, dental,	587
optometric, or chiropractic claim;	588
optometric, or enriopractic craim,	300
(b) All expenditures for medical care or treatment,	589
rehabilitation services, or other care, treatment, services,	590
products, or accommodations as a result of an injury, death, or	591
loss to person or property that is a subject of a civil action	592
upon a medical, dental, optometric, or chiropractic claim;	593
(c) Any other expenditures incurred as a result of an	594
injury, death, or loss to person or property that is a subject	595
of a civil action upon a medical, dental, optometric, or	596
chiropractic claim, other than attorney's fees incurred in	597
connection with that action.	598
(2) "Medical claim, <u>" "</u> dental claim," "optometric claim,"	599
and "chiropractic claim" have the same meanings as in section	600
2305.113 of the Revised Code.	601
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(3) "Noneconomic loss" means nonpecuniary harm that	602
results from an injury, death, or loss to person or property	603
that is a subject of a civil action upon a medical, dental,	604
optometric, or chiropractic claim, including, but not limited	605
to, pain and suffering, loss of society, consortium,	606
companionship, care, assistance, attention, protection, advice,	607
guidance, counsel, instruction, training, or education,	608
disfigurement, mental anguish, and any other intangible loss.	609
(4) "Trier of fact" means the jury or, in a nonjury	610
action, the court.	611
Sec. 3345.40. (A) As used in this section:	612
(1) "State university or college" has the same meaning as	613
in division (A)(1) of section 3345.12 of the Revised Code.	614
(2)(a) "The actual loss of the person who is awarded the	615
damages" includes all of the following:	616
(i) All wages, salaries, or other compensation lost by an	617
injured person as a result of the injury, including wages,	618
salaries, or other compensation lost as of the date of a	619
judgment and future expected lost earnings of the injured	620
person;	621
(ii) All expenditures of an injured person or of another	622
person on behalf of an injured person for medical care or	623
treatment, for rehabilitation services, or for other care,	624
treatment, services, products, or accommodations that were	625
necessary because of the injury;	626
(iii) All expenditures to be incurred in the future, as	627
determined by the court, by an injured person or by another	628
person on behalf of an injured person for medical care or	629
treatment, for rehabilitation services, or for other care,	630

treatment, services, products, or accommodations that will be	631
necessary because of the injury;	632
(iv) All expenditures of a person whose property was	633
injured or destroyed, or of another person on behalf of such a	634
person, in order to repair or replace the property that was	635
injured or destroyed;	636
(v) All expenditures of an injured person, of a person	637
whose property was injured or destroyed, or of another person on	638
behalf of an injured person or a person whose property was	639
injured or destroyed, in relation to the actual preparation or	640
presentation of the claim of the person;	641
(vi) Any other expenditures of an injured person, of a	642
person whose property was injured or destroyed, or of another	643
person on behalf of an injured person or a person whose property	644
was injured or destroyed, that the court determines represent an	645
actual loss experienced because of the personal or property	646
injury or property loss.	647
(b) "The actual loss of the person who is awarded the	648
damages" does not include either of the following:	649
(i) Any fees paid or owed to an attorney for any services	650
rendered in relation to a person or property injury or property	651
loss;	652
(ii) Any damages awarded for pain and suffering, for the	653
loss of society, consortium, companionship, care, assistance,	654
attention, protection, advice, guidance, counsel, instruction,	655
training, or education of an injured person, for mental anguish,	656
or for any other intangible loss.	657
(B) Notwithstanding any other provision of the Revised	658
Code or rules of a court to the contrary, in an action against a	659

H. B. No. 324 Page 24
As Introduced

state university or college to recover damages for injury,	660
death, or loss to persons or property caused by an act or	661
omission of the state university or college itself, by an act or	662
omission of any trustee, officer, or employee of the state	663
university or college while acting within the scope of his	664
employment or official responsibilities, or by an act or	665
omission of any other person authorized to act on behalf of the	666
state university or college that occurred while hethe person was	667
engaged in activities at the request or direction, or for the	668
benefit, of the state university or college, the following rules	669
shall apply:	670

- (1) Punitive or exemplary damages shall not be awarded;
- (2) If a plaintiff receives or is entitled to receive 672 benefits for injuries or loss allegedly incurred from a policy 673 or policies of insurance or any other source, the benefits shall 674 be disclosed to the court, and the amount of the benefits shall 675 be deducted from any award against the state university or 676 college recovered by the plaintiff. No insurer or other person 677 is entitled to bring a civil action under a subrogation 678 679 provision in an insurance or other contract against a state university or college with respect to such benefits. 680

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Nothing in this division affects or shall be construed to limit the rights of a beneficiary under a life insurance policy or the rights of sureties under fidelity or surety bonds.

(3) There shall not be any limitation on compensatory 684 damages that represent the actual loss of the person who is 685 awarded the damages. However, except in wrongful death actions 686 brought pursuant to Chapter 2125. of the Revised Code, damages 687 that arise from the same cause of action, transaction or 688 occurrence, or series of transactions or occurrences and that do 689

not represent the actual loss of the person who is awarded the	690
damages shall not exceed two-three hundred fifty-twenty-nine	691
thousand dollars in favor of any one person. The limitation on	692
damages that do not represent the actual loss of the person who	693
is awarded the damages provided in this division does not apply	694
to court costs that are awarded to a plaintiff, or to interest	695
on a judgment rendered in favor of a plaintiff, in an action	696
against a state university or college.	697
Section 2. That existing sections 2307.80, 2315.18,	698
2315.21, 2323.43, and 3345.40 of the Revised Code are hereby	699
repealed.	700