As Introduced

135th General Assembly

Regular Session 2023-2024

H. B. No. 332

Representatives Miranda, Galonski

Cosponsors: Representatives Brent, McNally, Weinstein, Brennan, Miller, A., Skindell, Russo, Jarrells, Somani, Isaacsohn, Baker, Liston, Brown, Thomas, C., Grim, Brewer

A BILL

То	amend section 3101.01 and to enact section	1
	3101.011 of the Revised Code to reconcile Ohio	2
	with federal law regarding same-sex marriage and	3
	provide for the right to interracial marriage.	4

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

Section 1. That section 3101.01 be amended and section	5
3101.011 of the Revised Code be enacted to read as follows:	6
Sec. 3101.01. (A)—Except as provided in section 3101.02 of	7
the Revised Code, only male persons of the age of eighteen	8
years, and only female persons of the age of eighteen years, not	9
nearer of kin than second cousins, and not having a husband or	10
wife spouse living, may be joined in enter into marriage. A	11
marriage may only be entered into by one man and one woman two	12
persons.	13
(B)(1) Any marriage between persons of the same sex is	14
against the strong public policy of this state. Any marriage	15
between persons of the same sex shall have no legal force or	16

effect in this state and, if attempted to be entered into in	17
this state, is void ab initio and shall not be recognized by	18
this state.	19
(2) Any marriage entered into by persons of the same sex-	20
in any other jurisdiction shall be considered and treated in all	21
respects as having no legal force or effect in this state and	22
shall not be recognized by this state.	23
(3) The recognition or extension by the state of the	24
specific statutory benefits of a legal marriage to nonmarital	25
relationships between persons of the same sex or different sexes-	26
is against the strong public policy of this state. Any public-	27
act, record, or judicial proceeding of this state, as defined in	28
section 9.82 of the Revised Code, that extends the specific	29
statutory benefits of legal marriage to nonmarital relationships	30
between persons of the same sex or different sexes is void ab	31
initio. Nothing in division (B)(3) of this section shall be	32
construed to do either of the following:	33
(a) Prohibit the extension of specific benefits otherwise	34
enjoyed by all persons, married or unmarried, to nonmarital	35
relationships between persons of the same sex or different	36
sexes, including the extension of benefits conferred by any	37
statute that is not expressly limited to married persons, which	38
includes but is not limited to benefits available under Chapter	39
4117. of the Revised Code;	40
(b) Affect the validity of private agreements that are	41
otherwise valid under the laws of this state.	42
(4) Any public act, record, or judicial proceeding of any	43
other state, country, or other jurisdiction outside this state	44
that extends the specific benefits of legal marriage to	45

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nonmarital relationships between persons of the same sex or	46
different sexes shall be considered and treated in all respects-	47
as having no legal force or effect in this state and shall not	48
be recognized by this state.	49
Sec. 3101.011. This state and its political subdivisions	50
shall not prohibit marriage between individuals of different	51
races.	52
Section 2. That existing section 3101.01 of the Revised	53
Code is hereby repealed.	54