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Office

H.B. 606
133rd General Assembly

Fiscal Note & Local Impact Statement

[Click here for H.B. 606's Bill Analysis](#)

Version: As Enacted

Primary Sponsor: Rep. Grendell

Local Impact Statement Procedure Required: No

Shaina Morris, Budget Analyst

Highlights

- The bill's temporary civil immunity provisions may create an expenditure savings effect for local trial courts by reducing the time and effort that otherwise may have been expended to adjudicate civil actions resulting from a disaster or emergency.
- The bill may decrease investigation or disciplinary costs for certain state occupational licensing boards due to the expansion of immunity from professional discipline resulting from or in response to an emergency.

Detailed Analysis

The bill makes temporary changes related to qualified civil immunity for health care and emergency services provided during a government-declared disaster or emergency and for exposure to or transmission or contraction of certain coronaviruses.

Civil immunity for health care providers

The bill establishes a new temporary immunity for certain health care providers and emergency medical technicians who provide emergency services as a result or in response to a disaster as follows:

- Applies the immunity to emergencies;
- Extends the immunity to professional discipline;
- Extends the immunity to health care services;
- Extends immunity to a person who provides health care services under the direction of a health care professional;
- Grants immunity to additional health care providers and facilities;

- Grants immunity for certain additional actions and omissions; and
- Modifies an exception to immunity for conduct in reckless disregard of the consequences to instead exclude from immunity intentional misconduct that constitutes willful or wanton misconduct.

Beginning January 1, 2021, the immunity does not apply to a tort action for conduct that constitutes a reckless disregard for the consequences to the life or health of the patient. The frequency with which these civil immunity provisions may apply is unpredictable; therefore, the timeframe and number of civil actions that may be affected is indeterminate.

The bill specifies that if the immunity described above does not apply, no class action is to be brought against any health care or service provider alleging liability for damages for injury, death, or loss to person or property on a cause of action specified.

Civil immunity for transmission of coronavirus infection

Subject to exceptions based on certain conduct or misconduct, the bill generally precludes bringing a civil action for damages for injury, death, or loss to person or property if the cause of action is based on injury, death, or loss caused by the exposure to, or the transmission or contraction of, MERS-CoV, SARS-CoV, or SARS-CoV-2, or any mutation thereof and applies this provision from the date of the state of emergency due to COVID-19, Executive Order 2020-01D, issued on March 9, 2020, and extends through September 30, 2021. The potential number of civil actions affected by this provision is indeterminate.

The bill defines “person” as in continuing law, i.e., an individual, corporation, business trust, estate, trust, partnership, and association, and adds:

- A school;
- A for-profit, nonprofit entity, governmental entity, or religious entity; or
- A “state institution of higher education,” defined as any of the 13 “state universities” under continuing law, and the Northeast Ohio Medical University, a community college, state community college, university branch established under R.C. Chapter 3355, or technical college.

The bill provides that a government order, recommendation, or guideline neither creates nor is to be construed as creating a duty of care upon any person. There is also a presumption that any such government order, recommendation, or guideline is not admissible as evidence that a duty of care, a new cause of action, or a substantive legal right has been established.

Local trial courts

The bill may affect the local trial courts, most likely the common pleas courts, by: (1) preventing certain civil actions from being filed, or (2) expediting their resolution subsequent to the finding of the court that such persons or entities in the circumstances at hand are protected from being sued for damages. The timing, frequency, and complexity of such cases being filed in any given local trial court is unpredictable. If the bill prevents the filing, or expedites the resolution, of certain civil actions, local trial courts generally may realize an expenditure savings relative to what their adjudication costs otherwise might have been under

current law. If there is in fact a savings, its magnitude is unknown, and not likely to be easily measured in terms of dollars and cents.

State occupational licensing boards

The bill may affect certain occupational licensing boards, particularly those related to the health field, including the State Medical Board, the Dental Board, and the Board of Nursing. These boards may realize a decrease in the number of cases that require investigation or disciplinary action due to the expansion of civil immunity and immunity from professional discipline for health care providers during a declared emergency. As a result, impacted licensing boards may experience a decrease in related costs. The bill specifies that immunity does not apply in a professional disciplinary action if the health care provider's conduct constitutes gross negligence.