As Reported by the House Civil and Commercial Law Committee

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 212

Representatives Seitz, McGregor, Setzer, Cates, C. Evans, Wagner, Schmidt, Gilb, Husted, Williams, Blasdel, Wolpert, Schneider, Faber, Driehaus, Webster, Gibbs, Reidelbach, Raussen, Collier, G. Smith, Latta, Widener, Harwood, Book

A BILL

То	amend sections 1343.03, 2325.18, and 5703.47 and	1
	to enact sections 319.19, 1901.313, 1907.202,	2
	2303.25, and 2323.57 of the Revised Code to change	3
	the rate of interest on money due under certain	4
	contracts and on judgments, to provide trial	5
	courts notification of the rate of interest, to	6
	specify that the rate of interest is that in	7
	effect on the date of the judgment in a civil	8
	action and remains in effect until the judgment is	9
	satisfied, to change the computation of the period	10
	for which prejudgment interest is due in certain	11
	civil actions, to preclude prejudgment interest on	12
	future damages, to require that the finder of fact	13
	in certain tort actions in which future damages	14
	are claimed specify the amount of past and future	15
	damages awarded, to modify the period of	16
	limitations for revivor of judgments, and to	17
	preclude the accrual of interest from the date a	18
	judgment becomes dormant to the date the judgment	19
	is revived.	20

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

 section 1. That sections 1343.03, 2325.18, and 5703.47 be
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 amended and sections 319.19, 1901.313, 1907.202, 2303.25, and
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 2323.57 of the Revised Code be enacted to read as follows:
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Sec. 319.19. Within ten days after receiving the notification24from the tax commissioner under section 5703.47 of the Revised25Code of the interest rate per annum determined under that section,26the auditor shall notify in writing the clerk of the court of27common pleas and the clerk of each municipal court and county28court in the county of that interest rate.29

sec. 1343.03. (A) In cases other than those provided for in 30 sections 1343.01 and 1343.02 of the Revised Code, when money 31 becomes due and payable upon any bond, bill, note, or other 32 instrument of writing, upon any book account, upon any settlement 33 between parties, upon all verbal contracts entered into, and upon 34 all judgments, decrees, and orders of any judicial tribunal for 35 the payment of money arising out of tortious conduct or a contract 36 or other transaction, the creditor is entitled to interest at the 37 rate of ten per cent per annum, and no more determined pursuant to 38 section 5703.47 of the Revised Code, unless a written contract 39 provides a different rate of interest in relation to the money 40 that becomes due and payable, in which case the creditor is 41 entitled to interest at the rate provided in that contract. 42 Notification of the interest rate per annum shall be provided 43 pursuant to sections 319.19, 1901.313, 1907.202, 2303.25, and 44 5703.47 of the Revised Code. 45

(B) Except as provided in divisions (C) and (D) of this
 section and subject to section 2325.18 of the Revised Code,
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interest on a judgment, decree, or order for the payment of money	48
rendered in a civil action based on tortious conduct or a contract	49
or other transaction, including, but not limited to a civil action	50
based on tortious conduct or a contract or other transaction that	51
has been settled by agreement of the parties, shall be computed	52
from the date the judgment, decree, or order is rendered to the	53
date on which the money is paid and shall be at the rate	54
determined pursuant to section 5703.47 of the Revised Code that is	55
in effect on the date the judgment, decree, or order is rendered.	56
That rate shall remain in effect until the judgment, decree, or	57
order is satisfied.	58
(C) Interest on a judgment, decree, or order for the payment	59
of money rendered in a civil action based on tortious conduct and	60
not settled by agreement of the parties, shall be computed from	61
the date the cause of action accrued to the date on which the	62
money is paid if (1) If, upon motion of any party to the <u>a civil</u>	63
action that is based on tortious conduct, that has not been	64

action <u>that is</u> settled by agreement of the parties, and in which the court has 65 rendered a judgment, decree, or order for the payment of money, 66 the court determines at a hearing held subsequent to the verdict 67 or decision in the action that the party required to pay the money 68 failed to make a good faith effort to settle the case and that the 69 party to whom the money is to be paid did not fail to make a good 70 faith effort to settle the case, interest on the judgment, decree, 71 or order shall be computed as follows: 72

(a) In an action in which the party required to pay the money has admitted liability in a pleading, from the date the cause of action accrued to the date on which the order, judgment, or decree was rendered;

(b) In an action in which the party required to pay the money 77 engaged in the conduct resulting in liability with the deliberate 78 purpose of causing harm to the party to whom the money is to be 79

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paid, from the date the cause of action accrued to the date on	
which the order, judgment, or decree was rendered;	
(c) In all other actions, for the longer of the following	82
periods:	
(i) From the date on which the party to whom the money is to	84
be paid gave the first notice described in division (C)(1)(c)(i)	85
of this section to the date on which the judgment, order, or	86
decree was rendered. The period described in division (C)(1)(c)(i)	87
of this section shall apply only if the party to whom the money is	88
to be paid made a reasonable attempt to determine if the party	89
required to pay had insurance coverage for liability for the	90
tortious conduct and gave to the party required to pay and to any	91
identified insurer, as nearly simultaneously as practicable,	92
written notice in person or by certified mail that the cause of	
action had accrued.	
(ii) From the date on which the party to whom the money is to	95
be paid filed the pleading on which the judgment, decree, or order	96
was based to the date on which the judgment, decree, or order was	
rendered.	
(2) No court shall award interest under division (C)(1) of	99
this section on future damages, as defined in section 2323.56 of	100
the Revised Code, that are found by the trier of fact.	101
(D) Divisions <u>Division</u> (B) <u>of this section does not apply to</u>	102
a judgment, decree, or order rendered in a civil action based on	103
tortious conduct or a contract or other transaction, and division	104
(C) of this section do <u>does</u> not apply to a judgment, decree, or	105
order rendered in a civil action based on tortious conduct_ if a	106
different period for computing interest on it is specified by law,	107
or if it is rendered in an action against the state in the court	108
of claims, or in an action under Chapter 4123. of the Revised	109
Code.	110

Sec. 1901.313. Upon receiving the notification of the	111
interest rate per annum from the county auditor pursuant to	112
section 319.19 of the Revised Code, the clerk of a municipal court	113
shall post or cause to be posted notice of that interest rate per	114
annum in a conspicuous and public location in or near the office	115
of the clerk of the court in the courthouse or building in which	116
the municipal court is located.	117

Sec. 1907.202. Upon receiving the notification of the118interest rate per annum from the county auditor pursuant to119section 319.19 of the Revised Code, the clerk of a county court120shall post or cause to be posted notice of that interest rate per121annum in a conspicuous and public location in or near the office122of the clerk of the court in the courthouse or building in which123the county court is located.124

Sec. 2303.25. Upon receiving the notification of the interest125rate per annum from the county auditor pursuant to section 319.19126of the Revised Code, the clerk of the court of common pleas shall127post or cause to be posted notice of that interest rate per annum128in a conspicuous and public location in or near the office of the129clerk of the court in the courthouse or building in which the130court of common pleas is located.131

Sec. 2323.57. In any tort action to which section 2323.55 or 132 2323.56 of the Revised Code does not apply, if a plaintiff makes a 133 good faith claim against a defendant for future damages, the trier 134 of fact shall return a general verdict and, if that verdict is in 135 favor of the plaintiff, answers to interrogatories or findings of 136 fact that specify both of the following: 137

(A) The past damages recoverable by that plaintiff; 138

(B) The future damages recoverable by that plaintiff. 139

Sec. 2325.18. (A) An action to revive a judgment can only be 140 brought within twenty one ten years from the time it became 141 dormant, unless the party entitled to bring such that action, at 142 the time the judgment became dormant, was within the age of 143 minority, of unsound mind, or imprisoned, in which cases the 144 action may be brought within fifteen ten years after such the 145 disability is removed. 146

(B) For the purpose of calculating interest due on a revived147judgment, interest shall not accrue and shall not be computed from148the date the judgment became dormant to the date the judgment is149revived.150

Sec. 5703.47. (A) As used in this section, "federal 151 short-term rate" means the rate of the average market yield on 152 outstanding marketable obligations of the United States with 153 remaining periods to maturity of three years or less, as 154 determined under section 1274 of the "Internal Revenue Code of 155 1986," 100 Stat. 2085, 26 U.S.C.A. 1274, for July of the current 156 year. 157

(B) On the fifteenth day of October of each year, the tax 158 159 commissioner shall determine the federal short-term rate. For purposes of any section of the Revised Code requiring interest to 160 be computed at the rate per annum required by this section, the 161 rate determined by the commissioner under this section, rounded to 162 the nearest whole number per cent, plus three per cent shall be 163 the interest rate per annum used in making the computation for 164 interest that accrues during the following calendar year. 165

(C) Within ten days after the interest rate per annum is166determined under this section, the tax commissioner shall notify167the auditor of each county in writing of that rate of interest.168

Section 2. That existing sections 1343.03, 2325.18, and1695703.47 of the Revised Code are hereby repealed.170

Section 3. The interest rate provided for in division (A) of 171 section 1343.03 of the Revised Code, as amended by this act, 172 applies to actions pending on the effective date of this act. In 173 the calculation of interest due under section 1343.03 of the 174 Revised Code, in actions pending on the effective date of this 175 act, the interest rate provided for in section 1343.03 of the 176 Revised Code prior to the amendment of that section by this act 177 shall apply up to the effective date of this act, and the interest 178 rate provided for in section 1343.03 of the Revised Code as 179 amended by this act shall apply on and after that effective date. 180