As Passed by the House

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 463

Representatives Combs, Clancy, Hollister, Collier, Flowers, Schneider, Wolpert, Hagan, Hughes, McGregor, Daniels, Walcher, Wilson, Jerse, Carano, Seaver, Harwood, Martin, Beatty, DeBose, S. Smith, Barrett, Allen, C. Evans, Key, Mason, Miller, Otterman, S. Patton, Sferra, D. Stewart, Strahorn, Sykes

A BILL

To amend sections 3313.671 and 3701.13 and to enact	1
section 3701.134 of the Revised Code to require	2
students to be immunized against chicken pox	3
subject to certain exceptions.	4

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

Section 1. That sections 3313.671 and 3701.13 be amended and	5
section 3701.134 of the Revised Code be enacted to read as	б
follows:	7

Sec. 3313.671. (A)(1) Except as otherwise provided in this 8 division (B) of this section, no pupil, at the time of initial 9 entry or at the beginning of each school year, to an elementary or 10 high school for which the state board of education prescribes 11 minimum standards pursuant to division (D) of section 3301.07 of 12 the Revised Code, shall be permitted to remain in school for more 13 than fourteen days unless the pupil presents written evidence 14 satisfactory to the person in charge of admission, that the pupil 15 has been immunized by a method of immunization approved by the 16 department of health pursuant to section 3701.13 of the Revised 17

Code against mumps, poliomyelitis, diphtheria, pertussis, tetanus,	18
rubeola, and rubella or is in the process of being so immunized.	19
Also, except	20
(2) Except as provided in this division (B) of this section,	21
no pupil who begins kindergarten at an elementary school subject	22
to the state board of education's minimum standards during or	23
after the school year beginning in 1999 shall be permitted to	24
remain in school for more than fourteen days unless the pupil	25
presents written evidence satisfactory to the person in charge of	26
admission that the pupil has been immunized by a department of	27
health-approved method of immunization against hepatitis B or is	28
in the process of being so immunized <u>against both of the</u>	29
following:	30
(a) During or after the school year beginning in 1999,	31
hepatitis B;	32
(b) During or after the school year beginning in 2006,	33
<u>chicken pox</u> . "In	34
(3) As used in divisions (A)(1) and (2) of this section, "in	35
the process of being so immunized" means the pupil has been	36
immunized against mumps, rubeola and , rubella, <u>and chicken pox,</u>	37
and if the pupil has not been immunized against poliomyelitis,	38
diphtheria, pertussis, tetanus, and hepatitis B, the pupil has	39
received at least the first dose of the immunization sequence, and	40
presents written evidence to the pupil's building principal <u>or</u>	41
chief administrative officer of each subsequent dose required to	42
obtain immunization at the intervals prescribed by the director of	43
health. Any student previously admitted under the "in process of	44
being so immunized" provision and who has not complied with the	45
immunization intervals prescribed by the director of health shall	46
be excluded from school on the fifteenth day of the following	47
school year. Any student so excluded shall be readmitted upon	48

49 showing evidence to the student's building principal or chief administrative officer of progress on the director of health's 50 interval schedule.

(B)(1) A pupil who has had natural rubeola, and presents a signed statement from the pupil's parent, quardian, or physician to that effect, is not required to be immunized against rubeola.

(2) A pupil who has had natural mumps, and presents a signed statement from the pupil's parent, quardian, or physician to that effect, is not required to be immunized against mumps.

(3) A pupil who has had natural chicken pox, and presents a 58 signed statement from the pupil's parent, guardian, or physician 59 to that effect, is not required to be immunized against chicken 61 pox.

(4) A pupil who presents a written statement of the pupil's 62 parent or guardian in which the parent or guardian objects 63 declines to the immunization for good cause have the pupil 64 immunized for reasons of conscience, including religious 65 convictions, is not required to be immunized. 66

(4)(5) A child whose physician certifies in writing that such 67 immunization against any disease is medically contraindicated is 68 not required to be immunized against that disease. This section 69 does not limit or impair the right of a board of education of a 70 city, exempted village, or local school district to make and 71 enforce rules to secure immunization against mumps, poliomyelitis, 72 rubeola, rubella, diphtheria, pertussis, tetanus, and hepatitis B 73 of the pupils under its jurisdiction. 74

 $\frac{(B)}{(C)}$ Boards of health, legislative authorities of municipal 75 corporations, and boards of township trustees on application of 76 the board of education of the district or proper authority of any 77 school affected by this section, shall provide at the public 78 expense, without delay, the means of immunization against mumps, 79

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poliomyelitis, rubeola, rubella, diphtheria, pertussis, tetanus, 80 and hepatitis B to pupils who are not so provided by their parents 81 or guardians. 82

sec. 3701.13. The department of health shall have supervision 83 of all matters relating to the preservation of the life and health 84 of the people and have ultimate authority in matters of quarantine 85 and isolation, which it may declare and enforce, when neither 86 exists, and modify, relax, or abolish, when either has been 87 established. It The department may approve means methods of 88 immunization against mumps, poliomyelitis, rubeola, diphtheria, 89 rubella (German measles), pertussis, tetanus, and hepatitis B the 90 diseases specified in section 3313.671 of the Revised Code for the 91 purpose of carrying out the provisions of section 3313.671 of the 92 Revised Code that section and take such actions as are necessary 93 to encourage vaccination against those diseases. It 94

The department may make special or standing orders or rules 96 for preventing the use of fluoroscopes for nonmedical purposes 97 which emit doses of radiation likely to be harmful to any person, 98 for preventing the spread of contagious or infectious diseases, 99 for governing the receipt and conveyance of remains of deceased 100 persons, and for such other sanitary matters as are best 101 controlled by a general rule. Whenever possible, the department 102 shall work in cooperation with the health commissioner of a 103 general or city health district. It may make and enforce orders in 104 local matters when an emergency exists, or when the board of 105 health of a general or city health district has neglected or 106 refused to act with sufficient promptness or efficiency, or when 107 such board has not been established as provided by sections 108 3709.02, 3709.03, 3709.05, 3709.06, 3709.11, 3709.12, and 3709.14 109 of the Revised Code. In such cases the necessary expense incurred 110 shall be paid by the general health district or city for which the 111

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services are rendered.

The department may make evaluative studies of the nutritional 113 status of Ohio residents, and of the food and nutrition-related 114 programs operating within the state. Every agency of the state, at 115 the request of the department, shall provide information and 116 otherwise assist in the execution of such studies. 117

Sec. 3701.134. To the extent appropriations made by the	118
general assembly make this possible, the director of health shall	119
provide, for the purpose of section 3313.671 of the Revised Code,	120
the means of immunization against chicken pox to boards of health,	121
legislative authorities of municipal corporations, and boards of	122
township trustees.	123
Section 2. That existing sections 3313.671 and 3701.13 of the	124

Revised Code are hereby repealed.

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