## As Introduced

# 128th General Assembly Regular Session 2009-2010

H. B. No. 572

# Representatives Celeste, Batchelder

Cosponsors: Representatives Weddington, Garland, Belcher, Murray, Harris, Foley, Phillips, Letson, Williams, B., Fende, Lundy, Driehaus, Pillich, Snitchler, Bacon, Lehner, Garrison, Brown, Evans, Sears, Hagan, Heard, Yuko, Adams, J., Combs, Grossman, Skindell, Stebelton, Chandler, Harwood, Stautberg

# ABILL

To amend section 3323.01 and to enact section 3323.25 1 of the Revised Code to specify dyslexia as a 2 specific learning disability and to require a 3 pilot project to provide early screening and 4 intervention services for children with dyslexia. 5

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

Section 1. That section 3323.01 be amended and section	6
3323.25 of the Revised Code be enacted to read as follows:	7
Sec. 3323.01. As used in this chapter:	8
(A) "Child with a disability" means a child who is at least	9
three years of age and less than twenty-two years of age; who has	10
mental retardation, a hearing impairment (including deafness), a	11
speech or language impairment, a visual impairment (including	12
blindness), a serious emotional disturbance, an orthopedic	13
impairment, autism, traumatic brain injury, an other health	14
impairment, a specific learning disability (including dyslexia),	15

(H) "Other educational agency" means a department, division,

bureau, office, institution, board, commission, committee,

authority, or other state or local agency, which is not a city,

71

72

73

74

commonly known as standard English braille.

logal are arrampted millage gabool digtwist on an agency	75
local, or exempted village school district or an agency	
administered by the department of developmental disabilities, that	76
provides or seeks to provide special education or related services	77
to children with disabilities. The term "other educational agency"	78
includes a joint vocational school district.	79
(I) "Parent" of a child with a disability, except as used in	80
sections 3323.09 and 3323.141 of the Revised Code, means:	81
(1) A natural or adoptive parent of a child but not a foster	82
parent of a child;	83
(2) A guardian, but not the state if the child is a ward of	84
the state;	85
(3) An individual acting in the place of a natural or	86
adoptive parent, including a grandparent, stepparent, or other	87
relative, with whom the child lives, or an individual who is	88
legally responsible for the child's welfare;	89
(4) An individual assigned to be a surrogate parent, provided	90
the individual is not prohibited by this chapter from serving as a	91
surrogate parent for a child.	92
(J) "Preschool child with a disability" means a child with a	93
disability who is at least three years of age but is not of	94
compulsory school age, as defined under section 3321.01 of the	95
Revised Code, and who is not currently enrolled in kindergarten.	96
(K) "Related services" means transportation, and such	97
developmental, corrective, and other supportive services	98
(including speech-language pathology and audiology services,	99
interpreting services, psychological services, physical and	100
occupational therapy, recreation, including therapeutic	101
recreation, school nurse services designed to enable a child with	102
a disability to receive a free appropriate public education as	103
described in the individualized education program of the child,	104
counseling services, including rehabilitation counseling,	105

orientation and mobility services, school health services, social	106
work services in schools, and parent counseling and training, and	107
medical services, except that such medical services shall be for	108
diagnostic and evaluation purposes only) as may be required to	109
assist a child with a disability to benefit from special	110
education, and includes the early identification and assessment of	111
disabling conditions in children. "Related services" does not	112
include a medical device that is surgically implanted, or the	113
replacement of such device.	114
(L) "School district" means a city, local, or exempted	115
village school district.	116
(M) "School district of residence," as used in sections	117
3323.09, 3323.091, 3323.13, and 3323.14 of the Revised Code,	118
means:	119
(1) The school district in which the child's natural or	120
adoptive parents reside;	121
(2) If the school district specified in division (M)(1) of	122
this section cannot be determined, the last school district in	123
which the child's natural or adoptive parents are known to have	124
resided if the parents' whereabouts are unknown;	125
(3) If the school district specified in division $(M)(2)$ of	126
this section cannot be determined, the school district determined	127
under section 2151.362 of the Revised Code, or if no district has	128
been so determined, the school district as determined by the	129
probate court of the county in which the child resides.	130
(4) Notwithstanding divisions $(M)(1)$ to $(3)$ of this section,	131
if a school district is required by section 3313.65 of the Revised	132
Code to pay tuition for a child, that district shall be the	133
child's school district of residence.	134

(N) "Special education" means specially designed instruction,

at no cost to parents, to meet the unique needs of a child with a

135

136

(1) The individual has a visual acuity of 20/200 or less in

165

166

the following applies to the individual:

the better eye with correcting lenses or has a limited field of	167
vision in the better eye such that the widest diameter subtends an	168
angular distance of no greater than twenty degrees.	169
(2) The individual has a medically indicated expectation of	170
meeting the requirements of division (Q)(1) of this section over a	171
period of time.	172
(3) The individual has a medically diagnosed and medically	173
uncorrectable limitation in visual functioning that adversely	174
affects the individual's ability to read and write standard print	175
at levels expected of the individual's peers of comparable ability	176
and grade level.	177
(R) "Ward of the state" has the same meaning as in section	178
602(36) of the "Individuals with Disabilities Education	179
Improvement Act of 2004," 20 U.S.C. 1401(36).	180
Sec. 3323.25. (A) The superintendent of public instruction	181
shall establish a pilot project to provide early screening and	182
intervention services for children with dyslexia through three	183
separate partnerships, each between a school district and a	184
regional library or library system. One of the school	185
district-library partnerships shall be established in an urban	186
setting, one in a suburban setting, and one in a rural setting.	187
The superintendent shall solicit and select three school districts	188
and three corresponding regional libraries or library systems to	189
participate in the pilot project. The pilot project shall operate	190
for three full school years, beginning with the school year that	191
begins at least three months after the effective date of this	192
section.	193
The goal of the pilot project shall be to demonstrate and	194
evaluate the effectiveness of early reading assistance programs	195
for children with dyslexia and to evaluate whether those programs	196

197

can reduce future special education costs.

The superintendent shall apply for private and other nonstate	198
funds, and shall use available state funds appropriated to the	199
department of education for the pilot project.	200
The superintendent shall establish guidelines and procedures	201
for the pilot project.	202
The superintendent shall consult with the international	203
dyslexia association in establishing and operating the pilot	204
project.	205
(B) Under the pilot project, each participating school	206
district-library partnership, through early childhood reading	207
instruction and reading assistance programs, shall screen children	208
six years of age or younger for indications of dyslexia, provide	209
appropriate reading intervention services for those children	210
suspected of having dyslexia, and administer assessments, approved	211
by the state superintendent, to ascertain whether the intervention	212
services improve those students' reading and learning. Each	213
partnership shall provide to the parents of children suspected of	214
having dyslexia information about the learning disability,	215
recommended multisensory treatment, and possible services under	216
this chapter.	217
Each participating school district-library partnership shall	218
report to the state superintendent data about the operation and	219
results of the pilot project, as required by the superintendent in	220
the manner prescribed by the superintendent.	221
(C) Not later than the thirty-first day of December of the	222
third school year in which the pilot project is operating, the	223
state superintendent shall submit a report to the general	224
assembly, in accordance with section 101.68 of the Revised Code,	225
containing the superintendent's evaluation of the results of the	226
pilot project and legislative recommendations whether to continue,	227
expand, or make changes to the pilot project.	228

(D) As used in this section, "dyslexia" means a specific	229
learning disorder that is neurological in origin and that is	230
characterized by difficulties with accurate or fluent word	231
recognition and by poor spelling and decoding abilities, which	232
difficulties typically result from a deficit in the phonological	233
component of language.	234
Section 2. That existing section 3323.01 of the Revised Code	235
is hereby repealed.	236