## As Reported by the House Judiciary Committee

## 136th General Assembly

## Regular Session 2025-2026

Sub. H. B. No. 126

Representatives Mathews, A., Craig Cosponsor: Representative Stewart

То	amend sections 715.44, 2307.71, and 2307.72 and	1
	to enact section 2307.801 of the Revised Code to	2
	prohibit public nuisance actions concerning	3
	product liability.	4

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

Section 1. That sections 715.44, 2307.71, and 2307.72 be	5
amended and section 2307.801 of the Revised Code be enacted to	6
read as follows:	7
Sec. 715.44. A—Subject to section 2307.801 of the Revised	8
Code, a municipal corporation may:	9
(A) Abate any nuisance and prosecute in any court of	10
competent jurisdiction, any person who creates, continues,	11
contributes to, or suffers such nuisance to exist;	
(B) Regulate and prevent the emission of dense smoke,	13
prohibit the careless or negligent emission of dense smoke from	14
locomotive engines, declare each of such acts a nuisance, and	15
prescribe and enforce regulations for the prevention of such	16
acts;	17
(C) Prevent injury and annoyance from any nuisance;	18

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(4) "Ethical drug" means a prescription drug that is	47
prescribed or dispensed by a physician or any other person who	48
is legally authorized to prescribe or dispense a prescription	49
drug.	50
(5) "Ethical medical device" means a medical device that	51
is prescribed, dispensed, or implanted by a physician or any	52
other person who is legally authorized to prescribe, dispense,	53
or implant a medical device and that is regulated under the	54
"Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040, 21 U.S.C.	55
301-392, as amended.	56
(6) "Foreseeable risk" means a risk of harm that satisfies	57
both of the following:	58
(a) It is associated with an intended or reasonably	59
foreseeable use, modification, or alteration of a product in	60
question.	61
(b) It is a risk that the manufacturer in question should	62
recognize while exercising both of the following:	63
(i) The attention, perception, memory, knowledge, and	64
intelligence that a reasonable manufacturer should possess;	65
(ii) Any superior attention, perception, memory,	66
knowledge, or intelligence that the manufacturer in question	67
possesses.	68
(7) "Harm" means death, physical injury to person, serious	69
emotional distress, or physical damage to property other than	70
the product in question. Economic loss is not "harm."	71
(8) "Hazardous or toxic substances" include, but are not	72
limited to, hazardous waste as defined in section 3734.01 of the	73
Revised Code, hazardous waste as specified in the rules of the	74

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organs.	103
(13) "Product liability claim" means a claim or cause of	104
action that is asserted in a civil action pursuant to sections	105
2307.71 to <u>2307.80 2307.801</u> of the Revised Code and that seeks	106
to recover compensatory damages from a manufacturer or supplier	107
for death, physical injury to person, emotional distress, or	108
physical damage to property other than the product in question,	109
that allegedly arose from any of the following:	110
(a) The design, formulation, production, construction,	111
creation, assembly, rebuilding, testing, or marketing of that	112
product;	113
(b) Any warning or instruction, or lack of warning or	114
instruction, associated with that product;	115
(c) Any failure of that product to conform to any relevant	116
representation or warranty.	
"Product liability claim" also includes any public	118
nuisance claim or cause of action at common law in which it is	119
alleged that the design, manufacture, supply, marketing,	120
distribution, promotion, advertising, labeling, or sale of a	121
product unreasonably interferes with a right common to the	122
general public.	123
(14) "Representation" means an express representation of a	124
material fact concerning the character, quality, or safety of a	125
product.	126
(15)(a) "Supplier" means, subject to division (A)(15)(b)	127
of this section, either of the following:	128
(i) A person that, in the course of a business conducted	129
for the purpose, sells, distributes, leases, prepares, blends,	130

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(B) Any recovery of punitive or exemplary damages in	158
connection with a product liability claim is subject to sections	159
2307.71 to 2307.80 of the Revised Code.	
(C) Any recovery of compensatory damages for economic loss	161
based on a claim that is asserted in a civil action, other than	162
a product liability claim, is not subject to sections 2307.71 to	163
2307.79 of the Revised Code, but may occur under the common law	164
of this state or other applicable sections of the Revised Code.	165
(D)(1) Sections 2307.71 to 2307.80 2307.801 of the Revised	166
Code do not supersede, modify, or otherwise affect any statute,	167
regulation, or rule of this state or of the United States, or	168
the common law of this state or of the United States, that	169
relates to liability in compensatory damages or punitive or	170
exemplary damages for injury, death, or loss to person or	171
property, or to relief in the form of the abatement of a	172
nuisance, civil penalties, cleanup costs, cost recovery, an	173
injunction or temporary restraining order, or restitution, that	174
arises, in whole or in part, from contamination or pollution of	175
the environment or a threat of contamination or pollution of the	176
environment, including contamination or pollution or a threat of	177
contamination or pollution from hazardous or toxic substances.	178
(2) Consistent with the Rules of Civil Procedure, in the	179
same civil action against the same defendant or different	180
defendants, a claimant may assert both of the following:	181

(a) A product liability claim, including a claim for the

(b) A claim for the recovery of compensatory damages or

recovery of punitive or exemplary damages in connection with a

punitive or exemplary damages for injury, death, or loss to

product liability claim;

2307.72 of the Revised Code are hereby repealed.

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Section 2. That existing sections 715.44, 2307.71, and	211
holding.	210
nuisance claims, shall be construed to limit or minimize that	
phrase from the listing and description of abrogated public	208
(A) of this section, including the omission of any word or	207
(B) of section 2307.71 of the Revised Code. Nothing in division	206
public nuisance claims at common law under divisions (A)(13) and	205
Slip Opinion No. 2024-Ohio-5744, regarding the abrogation of	204
Trumbull County, Ohio et al. v. Purdue Pharma, L.P., et al.,	203
Supreme Court in In re National Prescription Opiate Litigation;	202
declares its intent to expressly codify the holding of the Ohio	201
(B) The general assembly, in enacting this section, hereby	200
general public.	199
product unreasonably interferes with a right common to the	198
distribution, promotion, advertising, labeling, or sale of a	197
alleged that the design, manufacture, supply, marketing,	196
nuisance claim or cause of action at common law in which it is	195
Sec. 2307.801. (A) No person shall bring any public	194
contamination or pollution from hazardous or toxic substances.	193
environment, including contamination or pollution or a threat of	192
the environment or a threat of contamination or pollution of the	191
arises, in whole or in part, from contamination or pollution of	190
injunction or temporary restraining order, or restitution, that	189
of a nuisance, civil penalties, cleanup costs, cost recovery, an	188
person or property, or for relief in the form of the abatement	187