As Introduced

136th General Assembly Regular Session 2025-2026

H. B. No. 215

Representatives Jarrells, Stephens

Cosponsors: Representatives Denson, Fischer, Mohamed, Upchurch, White, E.

To amend section 323.131 and to enact section 1 5705.17 of the Revised Code to prohibit most 2 property tax levies submitted at a general 3 election from taking effect in the current tax 4 year. 5

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

Section 1. That section 323.131 be amended and section 6 5705.17 of the Revised Code be enacted to read as follows: 7 Sec. 323.131. (A) Each tax bill prepared and mailed or 8 delivered under section 323.13 of the Revised Code shall be in 9 the form and contain the information required by the tax 10 commissioner. The commissioner may prescribe different forms for 11 each county and may authorize the county auditor to make up tax 12 bills and tax receipts to be used by the county treasurer. For 13 any county in which the board of county commissioners has 14 granted a partial property tax exemption on homesteads under 15 section 323.158 of the Revised Code, the commissioner shall 16 require that the tax bills for those homesteads include a notice 17 of the amount of the tax reduction that results from the partial 18 exemption. In addition to the information required by the 19 commissioner, each tax bill shall contain the following 20 information:

(1) The taxes levied and the taxes charged and payable	22
against the property;	23
(2) The effective tax rate. The words "effective tax rate"	24
shall appear in boldface type.	25
Shall appear in Selatable ejpe.	20
(3) The following notices:	26
(a) "Notice: If the taxes are not paid within sixty days	27
from the date they are certified delinquent, the property is	28
subject to foreclosure for tax delinquency." Failure to provide	29
such notice has no effect upon the validity of any tax	30
foreclosure to which a property is subjected.	31
(b) "Notice: If the taxes charged against this parcel have	32
been reduced by the 2-1/2 per cent tax reduction for residences	33
occupied by the owner but the property is not a residence	34
occupied by the owner, the owner must notify the county	35
auditor's office not later than March 31 of the year following	36
the year for which the taxes are due. Failure to do so may	37
result in the owner being convicted of a fourth degree	38
misdemeanor, which is punishable by imprisonment up to 30 days,	39
a fine up to \$250, or both, and in the owner having to repay the	40
amount by which the taxes were erroneously or illegally reduced,	41
plus any interest that may apply.	42
If the taxes charged against this parcel have not been	43
reduced by the $2-1/2$ per cent tax reduction and the parcel	44
includes a residence occupied by the owner, the parcel may	45
qualify for the tax reduction. To obtain an application for the	46
tax reduction or further information, the owner may contact the	47
county auditor's office at (insert the address and	48
telephone number of the county auditor's office)."	49

Page 2

21

(4) For a tract or lot on the real property tax suspension
11 list under section 319.48 of the Revised Code, the following
12 notice: "Notice: The taxes shown due on this bill are for the
13 current year only. Delinquent taxes, penalties, and interest
14 state on this property. Contact the county treasurer to
15 state of the total amount due."

(5) On a bill for the tax year that includes the date of a general election in which a qualifying property tax, as defined in section 5705.17 of the Revised Code, is approved by electors, the qualifying property taxes that will be included in the tax bill for the following tax year and an estimate of the projected first-year collections of those taxes, based on values on the current tax list.

The tax bill shall not contain or be mailed or delivered with any information or material that is not required by this section or that is not authorized by section 321.45 of the Revised Code or by the tax commissioner.

(B) If the property is residential rental property, the tax bill shall contain a statement that the owner of the residential rental property shall file with the county auditor the information required under division (A) or (C) of section 5323.02 of the Revised Code.

(C) Each county auditor and treasurer shall post on their respective web sites, or on the county's web site, the percentage of property taxes charged by each taxing unit and, in the case of the county as a taxing unit, the percentage of taxes charged by the county for each of the county purposes for which taxes are charged.

(D) As used in this section, "residential rental property"

Page 3

56

57

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73 74

75

76

77

78

has the same meaning as in section 5323.01 of the Revised Code.	79
Sec. 5705.17. (A) As used in this section, "qualifying	80
property tax" means any property tax levied under the Revised	81
Code, except any of the following:	82
(1) A tax levied by a taxing unit that has been declared	83
to be in a state of fiscal caution, fiscal watch, or fiscal	84
emergency under section 118.022, 118.025, 118.04, 3316.03, or	85
3316.031 of the Revised Code;	86
(2) A tax to renew or to renew and decrease the rate of an	87
existing tax;	88
(3) A tax levied under sections 5705.194 to 5709.197 of	89
the Revised Code.	90
(B) Notwithstanding any other section of the Revised Code	91
to the contrary, no qualifying property tax certified to	92
electors at a general election shall take effect beginning in	93
the current tax year, and no county board of elections shall	94
certify such a tax to appear on the ballot under section 5705.03	95
of the Revised Code or any other section of the Revised Code.	96
Section 2. That existing section 323.131 of the Revised	97
Code is hereby repealed.	98
Section 3. The amendment or enactment by this act of	99
sections 323.131 and 5705.17 of the Revised Code applies to	100
qualifying property taxes, as defined in section 5705.17 of the	101
Revised Code, submitted at a general election held in the first	102
calendar year beginning after the effective date of this	103
section, and for every following general election.	104

Page 4