

Sub. S. B. No. 36
As Passed by the Senate

_____ moved to amend as follows:

In line 578, strike through "(A)" and insert "(A) (1)"

1

After line 582, insert:

2

"(2) (a) Except as provided in division (A) (2) (b), (c), or (d) of this section, the attorney general or court of claims shall not make or order an award of reparations to a claimant if the claim is based on criminally injurious conduct that occurred more than three years before the claim was filed or if the claim was denied under the law as it existed prior to the effective date of this amendment.

3

4

5

6

7

8

9

(b) If the claimant was under twenty-one years of age at the time of the criminally injurious conduct, the claim is not barred under division (A) (2) (a) of this section until after the claimant's twenty-fourth birthday.

10

11

12

13

(c) If the claim is based on criminally injurious conduct that occurred prior to the effective date of this section and was denied under the law as it existed prior to the effective date of this amendment, the claim is not barred under division (A) (2) (a) of this section and the claimant is eligible to

14

15

16

17

18



reapply for relief under this section until more than three 19
years have passed since the criminally injurious conduct that 20
gave rise to the claim. 21

(d) Notwithstanding divisions (A) (2) (a), (b), and (c) of 22
this section, the attorney general is permitted to make an award 23
of reparations at any time for good cause shown." 24

In line 887, after "time" insert "within three years" 25

In line 888, after "conduct" insert "or, for claims made by a person 26
who was under the age of twenty-one at the time of the conduct, at any 27
time prior to the person's twenty-fourth birthday" 28

The motion was _____ agreed to.

SYNOPSIS 29

Statute of limitations on reparations claims 30

R.C. 2743.60 and 2743.71 31

Prohibits an award of reparations to a claimant if the 32
claim was filed more than three years after the date on which 33
the criminally injurious conduct occurred or if the claim was 34
previously denied, except at the discretion of the Attorney 35
General for good cause shown, if the criminally injurious 36
conduct occurred when the claimant was under twenty-one and the 37
claim was filed by the claimant's twenty-fourth birthday, or if 38
the claim was denied under the law as it existed prior to the 39
amendment and is refiled within three years after the date on 40
which the criminally injurious conduct occurred. 41