As Introduced

133rd General Assembly

Regular Session 2019-2020

S. B. No. 334

Senators Craig, Brenner

Cosponsors: Senators Thomas, Antonio, Yuko, Maharath, Sykes, O'Brien, Hottinger, Lehner, Kunze, Gavarone, Rulli, Obhof

A BILL

То	amend sections 1.14, 5.2247, 124.19, 325.19,	1
	511.10, 1345.21, 3313.63, and 3319.087 of the	2
	Revised Code to establish the nineteenth of June	3
	as Juneteenth, a legal holiday for which	4
	government employees receive paid leave.	5

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

Section 1. That sections 1.14, 5.2247, 124.19, 325.19,	6
511.10, 1345.21, 3313.63, and 3319.087 of the Revised Code be	7
amended to read as follows:	8
Sec. 1.14. The time within which an act is required by law	9
to be done shall be computed by excluding the first and	10
including the last day; except that, when the last day falls on	11
Sunday or a legal holiday, the act may be done on the next	12
succeeding day that is not Sunday or a legal holiday.	13
When a public office in which an act, required by law, is	14
to be performed is closed to the public for the entire day that	15
constitutes the last day for doing the act or before its usual	16
closing time on that day, the act may be performed on the next	17

succeeding day that is not a Sunday or a legal holiday as	18
defined in this section.	19
"Legal holiday" as used in this section means the	20
following days:	21
(A) The first day of January, known as New Year's day;	22
(B) The third Monday in January, known as Martin Luther	23
King day;	24
(C) The third Monday in February, known as Washington-	25
Lincoln day;	26
(D) The day designated in the "Act of June 28, 1968," 82	27
Stat. 250, 5 U.S.C. 6103, as amended, for the commemoration of	28
Memorial day;	29
(E) The nineteenth day of June, known as Juneteenth day;	30
(F) The fourth day of July, known as Independence day;	31
$\frac{(F)-(G)}{(G)}$ The first Monday in September, known as Labor day;	32
(G) (H) The second Monday in October, known as Columbus	33
day;	34
$\frac{\text{(H)}}{\text{(I)}}$ The eleventh day of November, known as Veterans'	35
day;	36
$\frac{(I)}{(J)}$ The fourth Thursday in November, known as	37
Thanksgiving day;	38
$\frac{(J)-(K)}{(J)}$ The twenty-fifth day of December, known as	39
Christmas day;	40
$\frac{K}{K}$ Any day appointed and recommended by the governor	41
of this state or the president of the United States as a	42
holiday.	43

If any day designated in this section as a legal holiday	44
falls on Sunday, the next succeeding day is a legal holiday.	45
Sec. 5.2247. The nineteenth day of June is designated as	46
"Juneteenth-National Freedom Day" to acknowledge the freedom,	47
history, and culture that June 19, 1865, the day on which the	48
last slaves in the United States were set free in Texas, has	49
come to symbolize. This day is a legal holiday.	50
Sec. 124.19. (A) State holidays shall be the first day of	51
January, the third Monday in January, the third Monday in	52
February, the day designated in the "Act of June 28, 1968," 82	53
Stat. 250, 5 U.S.C. 6103, as amended, for the commemoration of	54
Memorial day, the nineteenth day of June, the fourth day of	55
July, the first Monday in September, the second Monday in	56
October, the eleventh day of November, the fourth Thursday in	57
November, the twenty-fifth day of December, and any day	58
appointed and recommended by the governor of this state or the	59
president of the United States. Employees shall be paid for	60
these holidays as specified in section 124.18 of the Revised	61
Code.	62
(B) The board of trustees of a community college,	63
technical college, state community college, or state university	64
or college as defined in division (A)(1) of section 3345.12 of	65
the Revised Code may, for all employees of the college or	66
university, observe on days other than those specified in	67
division (A) of this section any of the holidays otherwise	68
observed on the third Monday in January, the third Monday in	69
February, and the second Monday in October.	70
Sec. 325.19. (A) (1) The granting of vacation leave under	71
division (A)(1) of this section is subject to divisions (A)(2)	72
and (3) of this section. Each full-time employee in the several	73

offices and departments of the county service, including full-	74
time hourly rate employees, after service of one year with the	75
county or any political subdivision of the state, shall have	76
earned and will be due upon the attainment of the first year of	77
employment, and annually thereafter, eighty hours of vacation	78
leave with full pay. One year of service shall be computed on	79
the basis of twenty-six biweekly pay periods. A full-time county	80
employee with eight or more years of service with the county or	81
any political subdivision of the state shall have earned and is	82
entitled to one hundred twenty hours of vacation leave with full	83
pay. A full-time county employee with fifteen or more years of	84
service with the county or any political subdivision of the	85
state shall have earned and is entitled to one hundred sixty	86
hours of vacation leave with full pay. A full-time county	87
employee with twenty-five years of service with the county or	88
any political subdivision of the state shall have earned and is	89
entitled to two hundred hours of vacation leave with full pay.	90
Such vacation leave shall accrue to the employee at the rate of	91
three and one-tenth hours each biweekly period for those	92
entitled to eighty hours per year; four and six-tenths hours	93
each biweekly period for those entitled to one hundred twenty	94
hours per year; six and two-tenths hours each biweekly period	95
for those entitled to one hundred sixty hours per year; and	96
seven and seven-tenths hours each biweekly period for those	97
entitled to two hundred hours per year.	98

The appointing authorities of the offices and departments 99 of the county service may permit all or any part of a person's 100 prior service with any regional council of government 101 established in accordance with Chapter 167. of the Revised Code 102 to be considered service with the county or a political 103 subdivision of the state for the purpose of determining years of 104

service under this division.

(2) Full-time employees granted vacation leave under	106
division (A)(1) of this section who render any standard of	107
service other than forty hours per week as described in division	108
(K) of this section and who are in active pay status in a	109
biweekly pay period, shall accrue a number of hours of vacation	110
leave during each such pay period that bears the same ratio to	111
the number of hours specified in division (A)(1) of this section	112
as their number of hours which are accepted as full-time in	113
active pay status, excluding overtime hours, bears to eighty	114
hours.	115

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- (3) Full-time employees granted vacation leave under 116 division (A)(1) of this section who are in active pay status in 117 a biweekly pay period for less than eighty hours or the number 118 of hours of service otherwise accepted as full-time by their 119 employing office or department shall accrue a number of hours of 120 vacation leave during that pay period that bears the same ratio 121 to the number of hours specified in division (A)(1) of this 122 section as their number of hours in active pay status, excluding 123 overtime hours, bears to eighty or the number of hours of 124 service accepted as full-time, whichever is applicable. 125
- (B) A board of county commissioners, by resolution, may 126 grant vacation leave with full pay to part-time county 127 employees. A part-time county employee shall be eligible for 128 vacation leave with full pay upon the attainment of the first 129 year of employment, and annually thereafter. The ratio between 130 the hours worked and the vacation hours awarded to a part-time 131 employee shall be the same as the ratio between the hours worked 132 and the vacation hours earned by a full-time employee as 133 provided for in this section. 134

(C) Days specified as holidays in section 124.19 of the	135
Revised Code shall not be charged to an employee's vacation	136
leave. Vacation leave shall be taken by the employee during the	137
year in which it accrued and prior to the next recurrence of the	138
anniversary date of the employee's employment, provided that the	139
appointing authority may, in special and meritorious cases,	140
permit such employee to accumulate and carry over the employee's	141
vacation leave to the following year. No vacation leave shall be	142
carried over for more than three years. An employee is entitled	143
to compensation, at the employee's current rate of pay, for the	144
prorated portion of any earned but unused vacation leave for the	145
current year to the employee's credit at time of separation, and	146
in addition shall be compensated for any unused vacation leave	147
accrued to the employee's credit, with the permission of the	148
appointing authority, for the three years immediately preceding	149
the last anniversary date of employment.	150

(D) (1) In addition to vacation leave, a full-time county 151 employee is entitled to eight hours of holiday pay for New 152 Year's day, Martin Luther King day, Washington-Lincoln day, 153 Memorial day, <u>Juneteenth day</u>, <u>Independence day</u>, <u>Labor day</u>, 154 Columbus day, Veterans' day, Thanksqiving day, and Christmas 155 day, of each year. Except as provided in division (D)(2) of this 156 section, holidays shall occur on the days specified in section 157 1.14 of the Revised Code. If any of those holidays fall on 158 Saturday, the Friday immediately preceding shall be observed as 159 the holiday. If any of those holidays fall on Sunday, the Monday 160 immediately succeeding shall be observed as the holiday. If an 161 employee's work schedule is other than Monday through Friday, 162 the employee is entitled to holiday pay for holidays observed on 163 the employee's day off regardless of the day of the week on 164 which they are observed. 165

(2)(a) When a classified employee of a county board of	166
developmental disabilities works at a site maintained by a	167
government entity other than the board, such as a public school,	168
the board may adjust the employee's holiday schedule to conform	169
to the schedule adopted by the government entity. Under an	170
adjusted holiday schedule, an employee shall receive the number	171
of hours of holiday pay granted under division (D)(1) of this	172
section.	173

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- (b) Pursuant to division (J)(6) of section 339.06 of the Revised Code, a county hospital may observe Martin Luther King day, Washington-Lincoln day, Columbus day, and Veterans' day on days other than those specified in section 1.14 of the Revised Code.
- (E) In the case of the death of a county employee, the 179 unused vacation leave and unpaid overtime to the credit of the 180 employee shall be paid in accordance with section 2113.04 of the 181 Revised Code, or to the employee's estate. 182
- (F) Notwithstanding this section or any other section of 183 the Revised Code, any appointing authority of a county office, 184 department, commission, board, or body may, upon notification to 185 the board of county commissioners, establish alternative 186 schedules of vacation leave and holidays for employees of the 187 appointing authority for whom the state employment relations 188 board has not established an appropriate bargaining unit 189 pursuant to section 4117.06 of the Revised Code, as long as the 190 alternative schedules are not inconsistent with the provisions 191 of at least one collective bargaining agreement covering other 192 employees of that appointing authority, if such an agreement 193 exists. If no such collective bargaining agreement exists, an 194 appointing authority, upon notification to the board of county 195

commissioners, may establish an alternative schedule of vacation	196
leave and holidays for its employees that does not diminish the	197
vacation leave and holiday benefits granted by this section.	198
(G) The employees of a county children services board that	199
establishes vacation benefits under section 5153.12 of the	200
Revised Code are exempt from division (A) of this section.	201
(H) The provisions of this section do not apply to	202
superintendents and management employees of county boards of	203
developmental disabilities.	204
(I) Division (A) of this section does not apply to an	205
employee of a county board of developmental disabilities who	206
works at, or provides transportation services to pupils of, a	207
special education program provided by the county board pursuant	208
to division (A)(4) of section 5126.05 of the Revised Code, if	209
the employee's employment is based on a school year and the	210
employee is not subject to a contract with the county board that	211
provides for division (A) of this section to apply to the	212
employee.	213
(J) Notwithstanding division (C) of this section or any	214
other section of the Revised Code, if a separation from county	215
service occurs in connection with the lease, sale, or other	216
transfer of all or substantially all the business and assets of	217
a county hospital organized under Chapter 339. of the Revised	218
Code to a private corporation or other entity, the appointing	219
authority shall have no obligation to pay any compensation with	220
respect to unused vacation leave accrued to the credit of an	221
employee who accepts employment with the acquiring corporation	222
or other entity, if at the effective time of separation the	223
acquiring corporation or other entity expressly assumes such	224
unused vacation leave accrued to the employee's credit.	225

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(K) As used in this section:	226
(1) "Full-time employee" means an employee whose regular	227
hours of service for a county total forty hours per week, or who	228
renders any other standard of service accepted as full-time by	229
an office, department, or agency of county service.	230
(2) "Part-time employee" means an employee whose regular	231
hours of service for a county total less than forty hours per	232
week, or who renders any other standard of service accepted as	233
part-time by an office, department, or agency of county service,	234
and whose hours of county service total at least five hundred	235
twenty hours annually.	236
(3) "Management employee" has the same meaning as in	237
section 5126.20 of the Revised Code.	238
Sec. 511.10. The board of township trustees may appoint	239
such superintendents, architects, clerks, laborers, and other	240
employees as are necessary and fix their compensation. Any	241
person so appointed may be removed by a majority of the members	242
of such board at any time.	243
Any township employee working on a salary or hourly basis	244
is entitled to eight hours of holiday pay for New Year's day,	245
Martin Luther King day, Washington-Lincoln day, Memorial day,	246
<u>Juneteenth day,</u> Independence day, Labor day, Columbus day,	247
Veterans' day, Thanksgiving day, and Christmas day, of each	248
year, provided that the employee is a regular employee with at	249
least six months full-time township service prior to the month	250
when such holiday occurs. Holidays shall occur on the days	251
specified in section 1.14 of the Revised Code.	252
The board of township trustees may purchase or lease	253
uniforms for laborers or other employees engaged in the	254

maintenance of township property.	255
Sec. 1345.21. As used in sections 1345.21 to 1345.28 of	256
the Revised Code:	257
(A) "Home solicitation sale" means a sale of consumer	258
goods or services in which the seller or a person acting for the	259
seller engages in a personal solicitation of the sale at a	260
residence of the buyer, including solicitations in response to	261
or following an invitation by the buyer, and the buyer's	262
agreement or offer to purchase is there given to the seller or a	263
person acting for the seller, or in which the buyer's agreement	264
or offer to purchase is made at a place other than the seller's	265
place of business. It does not include a transaction or	266
transactions in which:	267
(1) The total purchase price to be paid by the buyer,	268
whether under single or multiple contracts, is less than twenty-	269
five dollars;	270
(2) The transaction was conducted and consummated entirely	271
by mail or by telephone if initiated by the buyer, and without	272
any other contact between the seller or the seller's	273
representative prior to the delivery of goods or performance of	274
the service;	275
(3) The final agreement is made pursuant to prior	276
negotiations in the course of a visit by the buyer to a retail	277
business establishment having a fixed permanent location where	278
the goods are exhibited or the services are offered for sale on	279
a continuing basis;	280
(4) The buyer initiates the contact between the parties	281
for the purpose of negotiating a purchase and the seller has a	282
business establishment at a fixed location in this state where	283

the goods or services involved in the transaction are regularly	284
offered or exhibited for sale.	2.85
Advertisements by such a seller in newspapers, magazines,	286
catalogues, radio, or television do not constitute the seller	287
initiation of the contact.	288
(5) The buyer initiates the contact between the parties,	289
the goods or services are needed to meet a bona fide immediate	290
personal emergency of the buyer which will jeopardize the	291
welfare, health, or safety of natural persons, or endanger	292
property which the buyer owns or for which the buyer is	293
responsible, and the buyer furnishes the seller with a separate,	294
dated, and signed statement in the buyer's handwriting	295
describing the situation requiring immediate remedy and	296
expressly acknowledging and waiving the right to cancel the sale	297
within three business days;	298
(6) The buyer has initiated the contact between the	299
parties and specifically requested the seller to visit the	300
buyer's home for the purpose of repairing or performing	301
maintenance upon the buyer's personal property. If, in the	302
course of such a visit, the seller sells the buyer additional	303
services or goods other than replacement parts necessarily used	304
in performing the maintenance or in making the repairs, the sale	305
of those additional goods or services does not fall within this	306
exclusion.	307
(7) The buyer is accorded the right of rescission by the	308
"Consumer Credit Protection Act," (1968) 82 Stat. 152, 15 U.S.C.	309
1635, or regulations adopted pursuant to it.	310
(B) "Sale" includes a lease or rental.	311
(C) "Seller" includes a lessor or anyone offering goods	312

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for rent.	313
(D) "Buyer" includes a lessee or anyone who gives a	314
consideration for the privilege of using goods.	315
(E) "Consumer goods or services" means goods or services	316
purchased, leased, or rented primarily for personal, family, or	317
household purposes, including courses or instruction or training	318
regardless of the purpose for which they are taken.	319
(F) "Consumer goods or services" does not include goods or	320
services pertaining to any of the following:	321
(1) Sales or rentals of real property by a real estate	322
broker or salesperson, or by a foreign real estate dealer or	323
salesperson, who is licensed by the Ohio real estate commission	324
under Chapter 4735. of the Revised Code;	325
(2) The sale of securities or commodities by a broker-	326
dealer registered with the securities and exchange commission;	327
(3) The sale of securities or commodities by a securities	328
dealer or salesperson licensed by the division of securities	329
under Chapter 1707. of the Revised Code;	330
(4) The sale of insurance by a person licensed by the	331
superintendent of insurance;	332
(5) Goods sold or services provided by automobile dealers	333
and salespersons licensed by the registrar of motor vehicles	334
under Chapter 4517. of the Revised Code;	335
(6) The sale of property at an auction by an auctioneer	336
licensed by the department of agriculture under Chapter 4707. of	337
the Revised Code.	338
(G) "Purchase price" means the total cumulative price of	339

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the consumer goods or services, including all interest and	340
service charges.	341
(H) "Place of business" means the main office, or a	342
permanent branch office or permanent local address of a seller.	343
(I) "Business day" means any calendar day except Sunday,	344
or the following business holidays: New Year's day, Martin	345
Luther King day, Presidents' day, Memorial day, <u>Juneteenth day</u> ,	346
Independence day, Labor day, Columbus day, Veterans day,	347
Thanksgiving day, and Christmas day.	348
Sec. 3313.63. Boards of education may dismiss the schools	349
under their control on the first day of January, the third	350
Monday in January, the third Monday in February, the day	351
designated in the "Act of June 28, 1968," 82 Stat. 250, 5 U.S.C.	352
6103, as amended, for the commemoration of Memorial day, $\underline{\text{the}}$	353
nineteenth day of June, the fourth day of July, the first Monday	354
in September, the second Monday in October, the eleventh day of	355
November, or the succeeding Monday when that day falls on a	356
Sunday, the fourth Thursday in November, and the twenty-fifth	357
day of December, on any day set apart by proclamation of the	358
president of the United States or the governor of this state as	359
a day of fast, thanksgiving, or mourning, or on the days	360
approved by the board for teachers' attendance at an educational	361
meeting.	362
Sec. 3319.087. Notwithstanding section 3319.086 of the	363
Revised Code, all regular nonteaching school employees employed	364
on an eleven or twelve month basis, whether salaried or	365
compensated on an hourly or per diem basis, are entitled to a	366
minimum of the following holidays for which they shall be paid	367
their regular salary or their regular rate of pay, provided each	368
such employee accrued earnings on his the employee's next	369

preceding and his next following scheduled work days before and	370
after such holiday or was properly excused from attendance at	371
work on either or both of those days: New Year's day, Martin	372
Luther King day, Memorial day, <u>Juneteenth day,</u> Independence day,	373
Labor day, Thanksgiving day, and Christmas day of each year. All	374
regular nonteaching school employees employed on a nine or ten	375
month basis, whether salaried or compensated on an hourly or per	376
diem basis, are entitled to a minimum of the following holidays	377
for which they shall be paid their regular salary or their	378
regular rate of pay, provided each such employee accrued	379
earnings on—his_the employee's next preceding and next following	380
scheduled work days before and after such holiday or was	381
properly excused from attendance at work on either or both of	382
those days: New Year's day, Martin Luther King day, Memorial	383
day, Labor day, Thanksgiving day, and Christmas day of each	384
year. Regular nonteaching school employees employed less than	385
nine months shall be entitled to a minimum of those holidays	386
enumerated in this section which fall during the employees' time	387
of employment. In addition to the above named holidays, a board	388
of education may declare any other day, except days approved for	389
teachers' attendance at an educational meeting, as a holiday and	390
shall pay to all such regular nonteaching school employees,	391
whether salaried or compensated on an hourly or per diem basis,	392
their regular salary or their regular rate of pay. When any	393
employee is required by <u>his</u> the employee's responsible	394
administrative superior to work on any of the paid holidays,—he—	395
the employee shall be granted compensatory time off for which—he—	396
the employee shall be paid his the employee's regular salary or	397
at his regular rate of pay, or a board of education may	398
establish a premium rate of pay for work performed on a paid	399
holiday. Holidays shall occur on the days specified in section	400
1.14 of the Revised Code.	401

For purposes of determining whether a person who is not in	402
the employ of a board of education on Labor day is in compliance	403
with the requirement of this section that states that in order	404
for a nonteaching employee to be eligible for Labor day holiday	405
pay-he the employee must have accrued earnings on the scheduled	406
work day immediately preceding Labor day or have been excused	407
from attendance at work on that day, a board of education shall	408
count the employee's last scheduled work day of his the	409
<pre>employee's preceding period of employment as his the employee's</pre>	410
last scheduled day of employment for purposes of this	411
requirement.	412
For the purposes of this section, "employed" and "time of	413
employment" mean the period from the initial date of employment	414
to the termination of employment with that school district.	415
Section 2. That existing sections 1.14, 5.2247, 124.19,	416
325.19, 511.10, 1345.21, 3313.63, and 3319.087 of the Revised	417
Code are hereby repealed.	418