As Introduced

135th General Assembly

Regular Session 2023-2024

H. B. No. 34

Representatives Klopfenstein, King

Cosponsors: Representatives Seitz, Galonski, Willis, Williams, Johnson, Stewart, Brennan, Click, Schmidt, White, Miller, A., Kick, Fowler Arthur, Demetriou, LaRe, Miller, M., Young, T., Dobos, Plummer, Lear, Mathews, Creech, Barhorst

A BILL

То	amend section 2313.14 of the Revised Code to	1
	permit a prospective juror who is a mother who	2
	is breast-feeding to be excused from jury	3
	service.	4

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

Section 1. That section 2313.14 of the Revised Code be	5
amended to read as follows:	6
Sec. 2313.14. (A) Except as provided by section 2313.15 of	7
the Revised Code, the court of common pleas or the commissioners	8
of jurors shall not excuse a person who is liable to serve as a	9
juror and who is drawn and notified, unless it is shown to the	10
satisfaction of the judge or commissioners by either the juror	11
or another person acquainted with the facts that one or more of	12
the following applies:	13
(1) The interests of the public will be materially injured	14
by the juror's attendance.	15
(2) The juror's spouse or a near relative of the juror or	16

the juror's spouse has recently died or is dangerously ill.	17	
(3) The juror is a cloistered member of a religious	18	
organization.		
(4) The prospective juror has a mental or physical	20	
condition that causes the prospective juror to be incapable of	21	
performing jury service. The court or commissioners may require	22	
the prospective juror to provide the court with documentation	23	
from a physician licensed to practice medicine verifying that a	24	
mental or physical condition renders the prospective juror unfit	25	
for jury service for the remainder of the jury year.	26	
(5) Jury service would otherwise cause undue or extreme	27	
physical or financial hardship to the prospective juror or a	28	
person under the care or supervision of the prospective juror. A	29	
judge of the court for which the prospective juror was called to	30	
jury service shall make undue or extreme physical or financial	31	
hardship determinations. The judge may delegate the authority to	32	
make these determinations to an appropriate court employee		
appointed by the court.	34	
(6) The juror is over seventy-five years of age, and the	35	
juror requests to be excused.	36	
(7) The prospective juror is an active member of a	37	
recognized Amish sect and requests to be excused because of the	38	
prospective juror's sincere belief that as a result of that	39	
membership the prospective juror cannot pass judgment in a	40	
judicial matter.	41	
(8) The prospective juror is on active duty pursuant to an	42	
executive order of the president of the United States, an act of	43	
the congress of the United States, or section 5919.29 or 5923.21	44	

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of the Revised Code.

(B)(1) A prospective juror who requests to be excused from	46
jury service under this section shall take all actions necessary	47
to obtain a ruling on that request by not later than the date on	48
which the prospective juror is scheduled to appear for jury	49
duty.	50
(2) A prospective juror who requests to be excused as	51
provided in division (A)(6) of this section shall inform the	52
appropriate court employee appointed by the court of the	53
prospective juror's request to be so excused by not later than	54
the date on which the prospective juror is scheduled to appear	55
for jury duty. The prospective juror shall inform that court	56
employee of the request to be so excused by appearing in person	57
before the employee or contacting the employee by telephone, in	58
writing, or by electronic mail.	59
(C)(1) For purposes of this section, undue or extreme	60
physical or financial hardship is limited to circumstances in	61
which any of the following apply:	62
(a) The prospective juror would be required to abandon a	63
person under the prospective juror's personal care or	64
supervision due to the impossibility of obtaining an appropriate	65
substitute caregiver during the period of participation in the	66
jury pool or on the jury.	67
(b) The prospective juror would incur costs that would	68
have a substantial adverse impact on the payment of the	69
prospective juror's necessary daily living expenses or on those	70
for whom the prospective juror provides the principal means of	
support.	72
(c) The prospective juror would suffer physical hardship	73
that would result in illness or disease.	74

(d) The prospective juror is a mother who is breast-	75	
feeding her baby, and the baby is one year of age or younger.		
(2) Undue or extreme physical or financial hardship does	77	
not exist solely based on the fact that a prospective juror will	78	
be required to be absent from the prospective juror's place of	79	
employment.	80	
(D)(D)(1) A prospective juror who asks a judge to grant an	81	
excuse based on undue or extreme physical or financial hardship	82	
shall provide the judge with documentation that the judge finds	83	
to clearly support the request to be excused. If a prospective	84	
juror fails to provide satisfactory documentation, the court may	85	
deny the request to be excused.	86	
(2) A signed affidavit that a prospective juror described	87	
in division (C)(1)(d) of this section provides to the judge and	88	
states that the prospective juror is a mother who is breast-	89	
feeding her baby is satisfactory documentation to support the	90	
prospective juror's request to be excused based on undue or	91	
extreme physical or financial hardship.	92	
(E) An excuse, whether permanent or not, approved pursuant	93	
to this section shall not extend beyond that jury year. Every	94	
approved excuse shall be recorded and filed with the	95	
commissioners of jurors. A person is excused from jury service	96	
permanently only when the deciding judge determines that the	97	
underlying grounds for being excused are of a permanent nature.	98	
(F) No person shall be exempted or excused from jury	99	
service or be granted a postponement of jury service by reason	100	
	100	
of any financial contribution to any public or private		
organization.	102	
(G) The commissioners shall keep a record of all	103	

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proceedings before them or in their office, of all persons who	104
are granted an excuse or postponement, and of the time of and	105
reasons for each excuse.	106
Section 2. That existing section 2313.14 of the Revised	107
Code is hereby repealed.	108