As Reported by the House Civil Justice Committee

134th General Assembly

Regular Session 2021-2022

S. B. No. 13

Senator Lang

Cosponsors: Senators Cirino, Reineke, Romanchuk, Wilson, Manning, Schuring, Antonio, Blessing, Brenner, Craig, Dolan, Gavarone, Hackett, Hoagland, Hottinger, Huffman, S., Johnson, Kunze, McColley, O'Brien, Peterson, Roegner, Rulli, Schaffer, Sykes, Thomas, Yuko Representatives Hillyer, Galonski, Cutrona

A BILL

То	amend sections 2305.03, 2305.06, 2305.07, and	1
	2305.11 and to enact section 2305.117 of the	2
	Revised Code to shorten the period of	3
	limitations for actions upon a contract; to make	4
	changes to the borrowing statute pertaining to	-
	applicable periods of limitations; and to	6
	establish a statute of repose for a legal	7
	malpractice action.	8

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

Section 1. That sections 2305.03, 2305.06, 2305.07, and	9
2305.11 be amended and section 2305.117 of the Revised Code be	10
enacted to read as follows:	11
Sec. 2305.03. (A) Except as provided in division (B) of	12
(1) 2100 (1) (1) 2100 po do provincia in división (2) or	
this section and unless a different limitation is prescribed by	13
statute, a civil action may be commenced only within the period	14
prescribed in sections 2305.04 to 2305.22 of the Revised Code.	15
If interposed by proper plea by a party to an action mentioned	16

in any of those sections, lapse of time shall be a bar to the	17
action.	18
(B) No civil tort action, as defined in section 2305.236	19
of the Revised Code, that is based upon a cause of action that	20
accrued in any other state, territory, district, or foreign	21
jurisdiction may be commenced and maintained in this state if	22
the period of limitation that applies to that action under the	23
laws of that other state, territory, district, or foreign	24
jurisdiction has expired or the period of limitation that	25
applies to that action under the laws of this state has expired.	26
(C) No action upon a specialty or an agreement, contract,	27
or promise in writing, other than an action described in	28
division (C) of section 2305.07 of the Revised Code, that seeks	29
post-default interest at a rate governed by or provided in the	30
substantive laws of any other state, territory, district, or	31
foreign jurisdiction, and in excess of the rate of interest	32
provided by section 5703.47 of the Revised Code, may be	33
commenced and maintained in this state if the period of	34
limitation that applies to that action under the laws of that	35
other state, territory, district, or foreign jurisdiction has	36
expired or the period of limitation that applies to that action	37
under the laws of this state has expired.	38
(D) No action described in division (C) of section 2305.07	39
of the Revised Code that seeks post charge-off interest at a	40
rate governed by or provided in the substantive laws of any	41
other state, territory, district, or foreign jurisdiction, and	42
in excess of the rate of interest provided by section 5703.47 of	43
the Revised Code, may be commenced and maintained in this state	
if the period of limitation that applies to that action under	45
the laws of that other state, territory, district, or foreign	46

prosecution, or false imprisonment, an action for malpractice

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other than an action upon a medical, dental, optometric, or
chiropractic claim, an action for legal malpractice against an
attorney or a law firm or legal professional association, or an
action upon a statute for a penalty or forfeiture shall be
commenced within one year after the cause of action accrued,
provided that an action by an employee for the payment of unpaid
minimum wages, unpaid overtime compensation, or liquidated
damages by reason of the nonpayment of minimum wages or overtime
compensation shall be commenced within two years after the cause
of action accrued.

- (B) A civil action for unlawful abortion pursuant to 86 section 2919.12 of the Revised Code, a civil action authorized 87 by division (H) of section 2317.56 of the Revised Code, a civil 88 action pursuant to division (B) of section 2307.52 of the 89 Revised Code for terminating or attempting to terminate a human 90 pregnancy after viability in violation of division (A) of 91 section 2919.17 of the Revised Code, and a civil action for 92 terminating or attempting to terminate a human pregnancy of a 93 pain-capable unborn child in violation of division (E) of 94 section 2919.201 of the Revised Code shall be commenced within 95 one year after the performance or inducement of the abortion or 96 within one year after the attempt to perform or induce the 97 abortion in violation of division (A) of section 2919.17 of the 98 Revised Code or division (E) of section 2919.201 of the Revised 99 Code. 100
- (C) As used in this section, "medical claim," "dental 101 claim," "optometric claim," and "chiropractic claim" have the 102 same meanings as in section 2305.113 of the Revised Code. 103
- Sec. 2305.117. (A) Except as otherwise provided in this

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 section, an action upon a legal malpractice claim against an

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(2) A person who commences an action upon a legal

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(B) For causes of action that are governed by division (C)

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of section 2305.07 of the Revised Code that accrued prior to the	164
effective date of this act, the period of limitations shall be	165
six years from the effective date of this act or the expiration	166
of the period of limitations in effect prior to the effective	167
date of this act, whichever occurs first.	168