

OHIO LEGISLATIVE SERVICE COMMISSION

Joseph Rogers

Fiscal Note & Local Impact Statement

Bill: H.B. 392 of the 132nd G.A. **Status:** As Introduced

Sponsor: Rep. Stein Local Impact Statement Procedure Required: No

Subject: Civil immunity for apiary owners

State and Fiscal Highlights

- The bill has no direct fiscal effect on the state.
- The bill may (1) prevent certain damage suits from being filed or expedite their termination, and (2) minimally reduce expenditures that a court might otherwise have expended on adjudicating certain civil cases involving apiary related damages.

Detailed Fiscal Analysis

The bill grants immunity to a registered apiary owner in personal injury or property damage cases if the beekeeper is in compliance with specified state and local laws and industry best management practices. Civil actions seeking such damages would generally fall under the subject matter jurisdiction of common pleas, municipal, and county courts.¹

A local apiary expert confirmed there are currently very few civil suits involving apiaries. Disputes usually involve apiaries in more urban areas being too close to property lines, and many appear to be resolved without the involvement of the courts. For those few cases that may reach the courts under current law, as a result of the immunity created by the bill, it is possible that a case may not get filed, or if filed disposed of more quickly. Arguably, either outcome creates a savings effect, as it reduces the time and effort that a court might otherwise have expended on adjudicating certain civil cases.

HB0392IN.docx/th

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¹ The general division of a court of common pleas has original jurisdiction in all civil cases in which the amount in controversy is more than \$15,000. Municipal and county courts have civil jurisdiction that is limited to cases in which the amount of money in dispute does not exceed \$15,000.