2005

Proposed Legislation on Short Term Time Off in the 108th Congress

Workplace Flexibility 2010, Georgetown University Law Center

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## Proposed Legislation on Short Term Time Off in the 108th Congress

### Bill Title and Sponsor

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<thead>
<tr>
<th><strong>Healthy Families Act</strong></th>
<th>Key Provisions</th>
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<tr>
<td>H.R.4575, DeLauro +51</td>
<td>Mandates that an employer shall provide to every employee (as defined in FLSA, Cong’l Acc. Act, Title VII, etc.) no less than 7 days of paid sick leave per year if the e’ee works 30+ hours/week and pro rata paid sick leave if e’ee works less than 30 hrs/week or less than 1500 hrs/year.</td>
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<tr>
<td>S.2520, Kennedy +7</td>
<td>Sick leave may be used for</td>
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<td>o absence resulting from physical or mental illness, injury or medical condition;</td>
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<td>o absence to obtain medical diagnosis or care or preventive medical care (but e’ee must make reasonable effort to schedule in a way that doesn’t unduly disrupt business operations of e’er);</td>
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<td>o absence for purpose of caring for “a child, a parent, a spouse, or any other individual related by blood or affinity whose close association with the employee is the equivalent of a family relationship” any of conditions/needs for care described above and, if not a child, is otherwise in need of care.</td>
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<tr>
<td><strong>Establishes new right.</strong></td>
<td>E’ee must provide notice of request and expected duration of leave at least 7 days in advance if foreseeable, otherwise as soon as practicable. E’er can require certification.</td>
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<tr>
<td>H.R. 4575 introduced 6/15/04 and referred to Committees on Educ. And Workforce (Subcomm. on Workforce Protections); Gov’t Reform; and House Admin.</td>
<td>E’er must not interfere with rights or retaliate based on assertion of rights.</td>
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<td>S.2520 introduced 6/15/04 and referred to Committee on Health, Education, Labor, and Pensions.</td>
<td>Provides private rights of action for most e’ees under different acts (Cong’l Acc. Act, Title VII, etc.)</td>
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<td>Mandates GAO study of who uses paid sick leave, for what purposes and with what costs and benefits to e’ees and e’ers.</td>
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<td>Encourages more generous sick leave policies and does not supersede any existing leave rights.</td>
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<td>Provides for implementing regs under relevant laws.</td>
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<td><strong>Josephine Butler United States Health Service Act</strong></td>
<td>Amends the FLSA.</td>
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<tr>
<td>H.R.3000, Lee +14</td>
<td>Amends Fair Labor Standards Act to establish a right to paid leave for health care services. Entitles every employee to one hour of regular pay per workweek of 35 hours or more that s/he works during which the e’ee is unable to work bc of the need for the e’ee or a dependent to receive necessary health care services.</td>
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<tr>
<td><strong>Amends the FLSA.</strong></td>
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1 This Chart will be updated at the end of the 109th Congress.
### Family Time Flexibility Act

**H.R. 1119, Biggert +110**

Amends the FLSA.

Introduced 3/6/03 and referred to the Committee on Education and the Workforce (Subcommittee on Workforce Protections). Reported out by the Committee on Education and the Workforce on 5/22/03, H. Rept. 108-127.

- Provides that an e’ee may receive compensatory time off ("comp time") in lieu of monetary overtime compensation for each hour of employment for which overtime compensation is required by section 207 of the FLSA (in general, any hours worked over 40 in a seven day work week).
- Comp time is calculated at a rate of not less than one and one-half hours for each hour of employment for which overtime compensation is required by FLSA section 207.
- E’er may provide comp time only if such time is provided in accordance with applicable provisions of a collective bargaining agreement, or, in the case of an e’ee who is not represented by a labor organization, a written agreement between the e’ee and e’er before the performance of the work. Such agreement may not be a condition of employment.
- E’er may not "intimidate, threaten, or coerce" for the purpose of interfering with an e’ee’s right to request or not request comp time off in lieu of monetary overtime compensation, nor for the purpose of requiring any e’ee to use comp time.
- E’ee may not accrue more than 160 hours of comp time.
- E’er shall provide monetary compensation for any unused comp time accrued during the preceding calendar year (or other designated 12 month period) or within 30 days of receiving e’ee’s request for monetary compensation for all comp time that has been accrued but not yet used. E’er may provide monetary compensation for an ee’s unused comp time in excess of 80 hours at any time after giving the e’ee at least 30 days notice.
- E’ee shall be permitted to use comp time within a reasonable period after making request to use comp time if the use of the comp time does not unduly disrupt the operations of the e’er.

### Family Time and Workplace Flexibility Act

**S. 317, Gregg +5**

Amends the FLSA.

Introduced 2/5/03 and referred to the Committee on Health, Education, Labor, and Pensions.

- Same as H.R. 1119 (above). In addition:
  - E’er may establish biweekly work programs that allow the use of a biweekly work schedule that consists of a basic work requirement of not more than 80 hours over a two week period. More than 40 hours of the work requirement may occur in a week of the period, except that no more than 10 hours may be shifted between the 2 weeks involved. The program may be carried out only in accordance with the applicable provisions of a collective bargaining agreement, or, in the case of an e’ee who is not represented by a labor organization, a written agreement between the e’ee and e’er that was entered into voluntarily by the e’ee and was not a condition of employment. All hours worked in excess of such a biweekly work schedule shall be overtime hours and compensated monetarily or via comp time off.
  - E’er and e’ee may jointly designate hours for the e’ee to work that are in excess of the basic work requirement of the e’ee so that the e’ee can accrue “flexible credit hours.” Flexible credit hours may be used to reduce the hours worked in a week or a day subsequent to the day on which the flexible credit hours are worked. The program may be carried out only in accordance with the applicable provisions of a collective bargaining agreement, or, in the case of an e’ee who is not represented by a labor organization, a written agreement between the e’ee and e’er that was entered into voluntarily by the e’ee and was not a condition of employment. An e’ee may not accrue more than 50 credit hours. All hours worked by the e’ee in excess of 40 hours in a week that are requested in advance by the ‘er, other than flexible credit hours, shall be overtime hours.
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| **Smallpox Vaccine Compensation and Safety Act of 2003**  
H.R.865, Waxman +5 | ➢ Entitles an e’e (as defined in FLSA) to a total of no more than 4 workdays of paid leave because of a health condition that makes e’e unable to perform functions of his/her position bc e’e received a covered countermeasure (ie, immuniz.) against smallpox or came into close contact w/ someone who received countermeasure.  
➢ Leave shall be in accordance with FMLA except that:  
  o Such leave shall be provided regardless of whether condition requires inpatient care or continuing treatment; and  
  o Such leave shall be fully paid. |
| **Establishes new right.**  
Introduced 2/13/03 and referred to Committee on Energy and Commerce and Committee on Education and the Workforce. | ➢ Expands FMLA to cover e’e’s of e’ers of 25 or more e’e’s.  
➢ Amends FMLA to allow e’e’s to take up to 4 hours during any 30-day period and up to 24 hours in any 12-month period of parental involvement leave to participate in or attend children’s or grandchildren’s educ’l and extracurricular activities.  
➢ Amends fed civil service law to give same parental involvement leave allowance to fed e’e’s.  
➢ Provides that FMLA leave may be taken for (1) routine family medical needs, including transportation of children or grandchildren for med/dental apptmts. for checkups and evals, and (2) routine medical needs of elderly relatives, including visits to nursing homes and group homes. |
| **The Family and Medical Leave Enhancement Act**  
H.R.956, Maloney +26 | ➢ Expands FMLA to cover e’e’s of e’ers of 25 or more e’e’s.  
➢ Amends FMLA to allow e’e’s to take up to 4 hours during any 30-day period and up to 24 hours in any 12-month period of parental involvement leave to participate in or attend children’s or grandchildren’s educ’l and extracurricular activities.  
➢ Amends fed civil service law to give same parental involvement leave allowance to fed e’e’s.  
➢ Provides that FMLA leave may be taken for (1) routine family medical needs, including transportation of children or grandchildren for med/dental apptmts. for checkups and evals, and (2) routine medical needs of elderly relatives, including visits to nursing homes and group homes. |
| **Amends FMLA.**  
**Contained in Right Start Act; Leave No Child Behind Act; and Balancing Act.**  
Introduced 2/27/03 and referred to Committees on Educ. and Workforce (Workforce Protections Subcomm.); Gov’t Reform (Civil Service and Agency Organiz. Subcomm.); and House Admin. | ➢ Expands FMLA to cover e’e’s of e’ers of 25 or more e’e’s.  
➢ Amends FMLA to allow e’e’s to take up to 4 hours during any 30-day period and up to 24 hours in any 12-month period of parental involvement leave to participate in or attend children’s or grandchildren’s educ’l and extracurricular activities.  
➢ Amends fed civil service law to give same parental involvement leave allowance to fed e’e’s.  
➢ Provides that FMLA leave may be taken for (1) routine family medical needs, including transportation of children or grandchildren for med/dental apptmts. for checkups and evals, and (2) routine medical needs of elderly relatives, including visits to nursing homes and group homes. |
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| **The Balancing Act of 2004**  
H.R.3780, Woolsey +43 | **Family and Medical Leave Enhancement Act:**  
- Expands FMLA to cover e’ees of e’ers of 25 or more e’ees.  
- Amends FMLA to allow e’ees to take up to 4 hours during any 30-day period and up to 24 hours in any 12-month period of parental involvement leave to participate in or attend children’s or grandchildren’s educ’l and extracurricular activities.  
- Amends fed civil service law to give same parental involvement leave allowance to fed e’ees.  
- Clarifies that FMLA leave may be taken for (1) routine family medical needs, including transportation of children or grandchildren for med/dental apptmts. for checkups and evals, and (2) routine medical needs of elderly relatives, including visits to nursing homes and group homes.  
**FIRST Act**  
- Provides for grants by DOL to pay federal share (50% first year, graduated down to 20% by 4th year) of partial or full wage replacement for parents taking leave under FMLA who are responding to new parenting needs or other caregiving needs. |
| **The Family and Medical Leave Expansion Act**  
S.304, Dodd +13 | **Family and Medical Leave Fairness Act**  
- Amends FMLA to extend coverage to e’ees at worksites where e’er employs 25 or more e’ees.  
- Amends FMLA and fed civil service law to entitle leave to e’ees who must address effects of domestic violence.  
**FIRST Act**  
- Directs Sec’y of DOL to make 5-yr grants to state or local govt to pay for federal share of cost of carrying out projects that assist families by providing wage replacement for eligible individuals responding to caregiving needs from birth/adoption of son/daughter or other family caregiving needs.  
**Fed Employees Paid Parental Leave Act**  
- Permits OPM to contract with agencies to conduct demonstration project that provides paid leave for eligible individuals who are responding to caregiving needs bc of birth/adoption of son/daughter or other family caregiving needs. Requires leave to last at least 6 wks during 12-month period.  
**Time for Schools Act**  
- Amends FMLA to allow e’ees covered by that Act to take up to 24 hours during any 12-month period of school involvement leave to participate in: (1) an academic activity of their child’s school, such as parent-teacher conf or intvw for a school; or (2) literacy training under a family literacy training program. Amends fed civil service law to provide the same school involvement leave for fed e’ees. |

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| **Right Start Act of 2003** | **Family and Medical Leave Expansion Act**  
- Amends FMLA and fed civil service law to guarantee leave to e’ees who must address effects of domestic violence. |
| H.R.2363, DeLauro +32  
S.18, Daschle +21 | **Family and Medical Leave Fairness Act**  
- Amends FMLA to extend coverage to e’ees at worksites where e’er employs 25 or more e’ees.  
- Amends FMLA and fed civil service law to entitle leave to e’ees who must address effects of domestic violence. |
| **FIRST Act** | **FIRST Act**  
- Directs Sec’y of DOL to make 5-yr grants to state or local govt to pay for federal share (50% first year, graduated down to 20% by 4th year) of cost of carrying out projects that assist families by providing wage replacement for eligible individuals responding to caregiving needs from birth/adoption of son/daughter or other family caregiving needs. |
| H.R.2363 introduced 6/5/03 and referred to Committees on Educ. And Workforce (Subcomms. on Employer-Employee Relations, Workforce Protections, 21st Century Competitiveness and Educ. Reform); Energy and Commerce (Subcomm. on Health); Ways and Means; Gov’t Reform (Subcomm. on Civil Service and Agency Organiz.); and Agriculture (Subcomm. on Dep’t Operations, Oversight, Nutrition and Forestry). | **Fed Employees Paid Parental Leave Act**  
- Permits OPM to contract with agencies to conduct demonstration project that provides paid leave for eligible individuals who are responding to caregiving needs bec of birth/adoption of son/daughter or other family caregiving needs. Requires leave to last at least 6 wks during 12-month period. |
| S.18 introduced 1/7/03 and referred to the HELP Committee. | **Time for Schools Act**  
- Amends FMLA to allow e’ees covered by that Act to take up to 24 hours during any 12-month period of school involvement leave to participate in: (1) an academic activity of their child’s school, such as parent-teacher conf or intvw for a school; or (2) literacy training under a family literacy training program. Amends fed civil service law to provide the same school involvement leave for fed e’ees. |
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| Leave No Child Behind Act of 2003 H.R.936, S.448, Dodd +14 | **Family and Medical Leave Expansion Act**  
- Amends FMLA and fed civil service law to guarantee leave to e’ees who must address effects of domestic violence.  
**Family and Medical Leave Fairness Act**  
- Amends FMLA to extend coverage to e’ees at worksites where e’er employs 25 or more e’ees.  
- Amends FMLA and fed civil service law to entitle leave to e’ees who must address effects of domestic violence.  
**FIRST Act**  
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| Contains Family and Medical Leave Expansion Act; Family and Medical Leave Fairness Act; FIRST Act; Federal Employees Paid Parental Leave Act; and Time for Schools Act. | ** Contains Family and Medical Leave Expansion Act**  
- Amends FMLA and fed civil service law to guarantee leave to e’ees who must address effects of domestic violence.  
**Family and Medical Leave Fairness Act**  
- Amends FMLA to extend coverage to e’ees at worksites where e’er employs 25 or more e’ees.  
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**FIRST Act**  
- Directs Sec’y of DOL to make 5-yr grants to state or local govt to pay for federal share (50% first year, graduated down to 20% by 4th year) of cost of carrying out projects that assist families by providing wage replacement for eligible individuals responding to caregiving needs from birth/ adoption of son/daughter or other family caregiving needs.  
**Fed Employees Paid Parental Leave Act**  
- Permits OPM to contract with agencies to conduct demonstration project that provides paid leave for eligible individuals who are responding to caregiving needs bc of birth/ adoption of son/daughter or other family caregiving needs. Requires leave to last at least 6 wks during 12-month period.  
**Time for Schools Act**  
- Amends FMLA to allow e’ees covered by that Act to take up to 24 hours during any 12-month period of school involvement leave to participate in: (1) an academic activity of their child’s school, such as parent-teacher conf or intvw for a school; or (2) literacy training under a family literacy training program. Amends fed civil service law to provide the same school involvement leave for fed e’ees. |
<p>| Introduced 2/26/03 and referred to Committee on Finance. | ** Introducted 2/26/03 and referred to Committee on Finance.** |</p>
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<td><strong>Security and Financial Empowerment (SAFE) Act</strong>&lt;br&gt;H.R. 3420, Roybal-Allard +72&lt;br&gt;S.1801, Murray +6&lt;br&gt; (Identical bills)</td>
<td>➢ Provides that an employee who is a victim of domestic or sexual violence is entitled to take leave from work to address such violence (to treat/recover from injuries, seek safety planning or legal assistance, etc.)&lt;br&gt;➢ Employee may take up to 30 days of leave within a 12-month period and may take it intermittently.&lt;br&gt;➢ Employee must give reasonable notice unless not practicable and employer may require certification.&lt;br&gt;➢ Employee must be returned to same or equivalent position upon return from leave, and accrued benefits should not be lost. Employer may refuse restoration to highly compensated employees.&lt;br&gt;➢ Employer must maintain employee’s health coverage, though e’ee can be forced to reimburse e’er if s/he chooses not to return for reasons not covered.&lt;br&gt;➢ E’er shall not interfere with rights under this section or retaliate. E’e’s have private right of action and right to actual and liquidated damages, as well as equitable relief.&lt;br&gt;➢ Sec’y of Labor shall investigate and pursue complaints of violation.&lt;br&gt;➢ E’ee may elect to use other leave (sick, vacation, etc.) in place of leave under this section.</td>
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*Contains Victims’ Employment Sustainability Act and Victims of Abuse Insurance Protection Act.*

H.R. 3420 introduced 10/30/03 and referred to Committee on Education and the Workforce (Subcomms. on Employee-Employer Relations and Workforce Protections); Ways and Means; and Financial Services.

S.1801 introduced 10/30/03 and referred to Committee on Finance.
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| Paul and Sheila Wellstone Domestic Violence Prevention Act  
S.Amdt. 2859, Murray +1 | ➢ Provides that an employee who is a victim of domestic or sexual violence is entitled to take leave from work to address such violence (to treat/recover from injuries, seek safety planning or legal assistance, etc.)  
➢ Employee may take up to 30 days of leave within a 12-month period and may take it intermittently.  
➢ Employee must give reasonable notice unless not practicable and employer may require certification.  
➢ Employee must be returned to same or equivalent position upon return from leave, and accrued benefits should not be lost. Employer may refuse restoration to highly compensated employees.  
➢ Employer must maintain employee’s health coverage, though e’ee can be forced to reimburse e’er if s/he chooses not to return for reasons not covered.  
➢ E’er shall not interfere with rights under this section or retaliate. E’ees have private right of action and right to actual and liquidated damages, as well as equitable relief.  
➢ Sec’y of Labor shall investigate and pursue complaints of violation.  
➢ E’ee may elect to use other leave (sick, vacation, etc.) in place of leave under this section.  
➢ Allows state to use social security funds to provide nonrecurrent short-term emergency benefits to individual for any period of emergency leave taken under this act. |

Establishes new right.


Introduced as amendment to H.R. 1997, Unborn Victims of Violence Act/Laci & Conner’s Law on 3/25/04; Point of order raised under the Budget Act on 3/25/04; Motion to waive the Budget Act failed by vote of 46 to 53; Amdt. ruled out of order.
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| **Military Families Leave Act of 2003**  
S.683, Feingold +5  
*Amends FMLA.*  
*Attached to Emerg. Supp. Approps for Iraq & Afghan. for FY 04; Attached to Defense Auth. FY 05; See also Warner/Gregg am. to Feingold’s amendment on Defense Auth.: SA 3475 to SA 3400 (both withdrawn).*  
Introduced 3/21/03 and referred to HELP Committee.  
Passed by UC on 10/17/03 as amdt. to Emergency Suppl. Approps for Iraq & Afghan. for FY 04 but stripped in conf.; Offered as amendment 6/22/04 & withdrawn as amendment 6/23/04 to Defense Auth. for FY 05 (b/c of 2nd-degree amdt. by Warner & Gregg replacing leave entitlement with voluntary flextime programs, b/c prolonged debate would have delayed bill passage). | ➢ Allows FMLA-eligible family members (spouses, parents, sons or daughters) of deployed personnel (on active duty or notified of impending call to active duty in support of contingency operation) to use FMLA leave for issues directly related to or resulting from deployment of family member. |
| **Guard and Reserve Enhanced Benefits Act of 2004**  
S.2068, Murray +3  
*Amends FMLA.*  
Introduced 2/12/04 and referred to Committee on Finance. | ➢ Amends FMLA to allow leave for employee whose spouse, son, daughter, or parent is a member of the armed forces reserve components and is on active duty.  
➢ Employee shall give notice of need for leave as practicable and e’er may require certification.  
➢ Leave may be taken intermittently. |
**BILL TITLE AND SPONSOR**

**Voter Outreach and Turnout Expansion (VOTE) Act of 2003**  
H.R.1510, Hastings +26

*Establishes new right.*

Introduced 3/31/03 and referred to Committees on Educ. and Workforce (Workforce Protections Subcomm.); Gov’t Reform (Civil Svc. and Agency Organiz. Subcomm.); and House Admin.

**KEY PROVISIONS**

- Amends Help America Vote Act of 2002 to require states to allow each e’ee to take up to 2 hours (in some cases 3 hours) of leave in order to vote on any workday on which an election for federal office is held.
- Leave may be paid or unpaid.
- Employee must make reasonable effort to schedule leave so as not to disrupt unduly the operations of e’er; shall provide such notice prior to taking leave as is practicable; and shall make a reasonable effort to vote.
- Taking of leave under this section shall not result in loss of benefits accrued prior to date of leave.
- Employer must not interfere with/deny/retaliate for any taking of leave under this section.
- Sec’y of Labor shall have investigative authority w/ respect to these provisions in same manner and under same terms as under authority of Sec. 106 of FMLA and req’ts of Sec 106 apply to e’ers under these provisions in the same manner.
- Enforcement provisions of Sec 107 of FMLA apply in same manner.
- ‘Employer’ includes anyone employing 25+ e’ees during calendar year (w/ no restriction on location or hours of employees).