As Passed by the House

135th General Assembly

Regular Session

Am. H. B. No. 241

2023-2024

Representatives Miller, J., Miller, K.

Cosponsors: Representatives Gross, Johnson, Williams, Dell'Aquila, Abrams, Barhorst, Brennan, Brown, Carruthers, Click, Creech, Cross, Dobos, Forhan, Galonski, Grim, Hall, Holmes, Isaacsohn, Jarrells, Jones, LaRe, Mathews, Miller, M., Miranda, Mohamed, Patton, Pavliga, Richardson, Robb Blasdel, Russo, Santucci, Schmidt, Seitz, Thomas, C., White, Willis

A BILL

To	amend sections 124.11 and 124.30 and to enact	Τ
	section 737.061 of the Revised Code regarding	2
	training schools for prospective law enforcement	3
	officers and filling a vacant police department	4
	position without a competitive examination.	5

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

Section 1. That sections 124.11 and 124.30 be amended and	6
section 737.061 of the Revised Code be enacted to read as	7
follows:	8
Sec. 124.11. The civil service of the state and the	9
several counties, cities, civil service townships, city health	10
districts, general health districts, and city school districts	11
of the state shall be divided into the unclassified service and	12
the classified service.	13
(A) The unalegative convice shall comprise the following	14
(A) The unclassified service shall comprise the following	14
positions, which shall not be included in the classified	15

including military appointees in the adjutant general's

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department; 44

- (7) (a) All presidents, business managers, administrative 45 officers, superintendents, assistant superintendents, 46 principals, deans, assistant deans, instructors, teachers, and 47 such employees as are engaged in educational or research duties 48 connected with the public school system, colleges, and 49 universities, as determined by the governing body of the public 50 school system, colleges, and universities; 51
- (b) The library staff of any library in the state 52 supported wholly or in part at public expense. 53
- (8) Four clerical and administrative support employees for 54 each of the elective state officers, four clerical and 55 administrative support employees for each board of county 56 commissioners and one such employee for each county 57 commissioner, and four clerical and administrative support 58 employees for other elective officers and each of the principal 59 appointive executive officers, boards, or commissions, except 60 for civil service commissions, that are authorized to appoint 61 such clerical and administrative support employees; 62
- (9) The deputies and assistants of state agencies authorized to act for and on behalf of the agency, or holding a fiduciary or administrative relation to that agency and those persons employed by and directly responsible to elected county officials or a county administrator and holding a fiduciary or administrative relationship to such elected county officials or county administrator, and the employees of such county officials whose fitness would be impracticable to determine by competitive examination, provided that division (A)(9) of this section shall not affect those persons in county employment in the classified service as of September 19, 1961. Nothing in division (A)(9) of

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this section applies to any position in a county department of	74
job and family services created pursuant to Chapter 329. of the	75
Revised Code.	76
(10) Bailiffs, constables, official stenographers, and	77
commissioners of courts of record, deputies of clerks of the	78
courts of common pleas who supervise or who handle public moneys	79
or secured documents, and such officers and employees of courts	80
of record and such deputies of clerks of the courts of common	81
pleas as the appointing authority finds it impracticable to	82
determine their fitness by competitive examination;	83
(11) Assistants to the attorney general, special counsel	84
appointed or employed by the attorney general, assistants to	85
county prosecuting attorneys, and assistants to city directors	86
of law;	87
(12) Such teachers and employees in the agricultural	88
experiment stations; such students in normal schools, colleges,	89
and universities of the state who are employed by the state or a	90
political subdivision of the state in student or intern	91
classifications; and such unskilled labor positions as the	92
director of administrative services, with respect to positions	93
in the service of the state, or any municipal civil service	94
commission may find it impracticable to include in the	95
competitive classified service; provided such exemptions shall	96
be by order of the commission or the director, duly entered on	97
the record of the commission or the director with the reasons	98
for each such exemption;	99
(13) Any physician or dentist who is a full-time employee	100
of the department of mental health and addiction services, the	101

department of developmental disabilities, or an institution

under the jurisdiction of either department; and physicians who

are in residency programs at the institutions;	104
(14) Up to twenty positions at each institution under the	105
jurisdiction of the department of mental health and addiction	106
services or the department of developmental disabilities that	107
the department director determines to be primarily	108
administrative or managerial; and up to fifteen positions in any	109
division of either department, excluding administrative	110
assistants to the director and division chiefs, which are within	111
the immediate staff of a division chief and which the director	112
determines to be primarily and distinctively administrative and	113
managerial;	114
(15) Noncitizens of the United States employed by the	115
state, or its counties or cities, as physicians or nurses who	116
are duly licensed to practice their respective professions under	117
the laws of this state, or medical assistants, in mental or	118
chronic disease hospitals, or institutions;	119
(16) Employees of the governor's office;	120
(17) Fire chiefs and chiefs of police in civil service	121
townships appointed by boards of township trustees under section	122
505.38 or 505.49 of the Revised Code;	123
(18) Executive directors, deputy directors, and program	124
directors employed by boards of alcohol, drug addiction, and	125
mental health services under Chapter 340. of the Revised Code,	126
and secretaries of the executive directors, deputy directors,	127
and program directors;	128
(19) Superintendents, and management employees as defined	129
in section 5126.20 of the Revised Code, of county boards of	130
developmental disabilities;	131
(20) Physicians, nurses, and other employees of a county	132

hospital who are appointed pursuant to sections 339.03 and	133
339.06 of the Revised Code;	134
(21) The executive director of the state medical board,	135
who is appointed pursuant to division (B) of section 4731.05 of	136
the Revised Code;	137
(22) County directors of job and family services as	138
provided in section 329.02 of the Revised Code and	139
administrators appointed under section 329.021 of the Revised	140
Code;	141
(23) A director of economic development who is hired	142
pursuant to division (A) of section 307.07 of the Revised Code;	143
(24) Chiefs of construction and compliance, of operations	144
and maintenance, of worker protection, and of licensing and	145
certification in the division of industrial compliance in the	146
department of commerce;	147
(25) The executive director of a county transit system	148
appointed under division (A) of section 306.04 of the Revised	149
Code;	150
(26) Up to five positions at each of the administrative	151
departments listed in section 121.02 of the Revised Code and at	152
the department of taxation, department of the adjutant general,	153
department of education, Ohio board of regents, bureau of	154
workers' compensation, industrial commission, state lottery	155
commission, opportunities for Ohioans with disabilities agency,	156
and public utilities commission of Ohio that the head of that	157
administrative department or of that other state agency	158
determines to be involved in policy development and	159
implementation. The head of the administrative department or	160
other state agency shall set the compensation for employees in	161

these positions at a rate that is not less than the minimum	162
compensation specified in pay range 41 but not more than the	163
maximum compensation specified in pay range 47 of salary	164
schedule E-2 in section 124.152 of the Revised Code. The	165
authority to establish positions in the unclassified service	166
under division (A)(26) of this section is in addition to and	167
does not limit any other authority that an administrative	168
department or state agency has under the Revised Code to	169
establish positions, appoint employees, or set compensation.	170
(27) Employees of the department of agriculture employed	171
under section 901.09 of the Revised Code;	172
(28) For cities, counties, civil service townships, city	173
health districts, general health districts, and city school	174
districts, the deputies and assistants of elective or principal	175
executive officers authorized to act for and in the place of	176
their principals or holding a fiduciary relation to their	177
principals;	178
(29) Employees who receive intermittent or temporary	179
appointments under division $\frac{(B)}{(C)}$ of section 124.30 of the	180
Revised Code;	181
(30) Employees appointed to administrative staff positions	182
for which an appointing authority is given specific statutory	183
authority to set compensation;	184
(31) Employees appointed to highway patrol cadet or	185
highway patrol cadet candidate classifications;	186
(32) Employees appointed to participate in a prospective	187
law enforcement training school under section 737.061 of the	188
Revised Code;	189

(33) Employees placed in the unclassified service by

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another section of the Revised Code.

- (B) The classified service shall comprise all persons in 192 the employ of the state and the several counties, cities, city 193 health districts, general health districts, and city school 194 districts of the state, not specifically included in the 195 unclassified service. Upon the creation by the board of trustees 196 of a civil service township civil service commission, the 197 classified service shall also comprise, except as otherwise 198 provided in division (A)(17) or (C) of this section, all persons 199 200 in the employ of a civil service township police or fire department having ten or more full-time paid employees. The 201 classified service consists of two classes, which shall be 202 designated as the competitive class and the unskilled labor 203 class. 2.04
- (1) The competitive class shall include all positions and 205 employments in the state and the counties, cities, city health 206 districts, general health districts, and city school districts 207 of the state, and, upon the creation by the board of trustees of 208 a civil service township of a township civil service commission, 209 210 all positions in a civil service township police or fire 211 department having ten or more full-time paid employees, for which it is practicable to determine the merit and fitness of 212 applicants by competitive examinations. Appointments shall be 213 made to, or employment shall be given in, all positions in the 214 competitive class that are not filled by promotion, 215 reinstatement, transfer, or reduction, as provided in this 216 chapter, and the rules of the director of administrative 217 services, by appointment from those certified to the appointing 218 officer in accordance with this chapter. 219
 - (2) The unskilled labor class shall include ordinary

unskilled laborers. Vacancies in the labor class for positions	221
in service of the state shall be filled by appointment from	222
lists of applicants registered by the director or the director's	223
designee. Vacancies in the labor class for all other positions	224
shall be filled by appointment from lists of applicants	225
registered by a commission. The director or the commission, as	226
applicable, by rule, shall require an applicant for registration	227
in the labor class to furnish evidence or take tests as the	228
director or commission considers proper with respect to age,	229
residence, physical condition, ability to labor, honesty,	230
sobriety, industry, capacity, and experience in the work or	231
employment for which application is made. Laborers who fulfill	232
the requirements shall be placed on the eligible list for the	233
kind of labor or employment sought, and preference shall be	234
given in employment in accordance with the rating received from	235
that evidence or in those tests. Upon the request of an	236
appointing officer, stating the kind of labor needed, the pay	237
and probable length of employment, and the number to be	238
employed, the director or commission, as applicable, shall	239
certify from the highest on the list double the number to be	240
employed; from this number, the appointing officer shall appoint	241
the number actually needed for the particular work. If more than	242
one applicant receives the same rating, priority in time of	243
application shall determine the order in which their names shall	244
be certified for appointment.	245

- (C) A municipal or civil service township civil service 246 commission may place volunteer firefighters who are paid on a 247 fee-for-service basis in either the classified or the 248 unclassified civil service. 249
- (D) (1) This division does not apply to persons in the 250 unclassified service who have the right to resume positions in 251

the classified service when:

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the classified service under sections 4121.121, 5119.18,	252
5120.38, 5120.381, 5120.382, 5123.08, and 5139.02 of the Revised	253
Code or to cities, counties, or political subdivisions of the	254
state.	255
(2) A person who holds a position in the classified	256
service of the state and who is appointed to a position in the	257
unclassified service shall retain the right to resume the	258
position and status held by the person in the classified service	259
immediately prior to the person's appointment to the position in	260
the unclassified service, regardless of the number of positions	261
the person held in the unclassified service. An employee's right	262
to resume a position in the classified service may only be	263
exercised when an appointing authority demotes the employee to a	264
pay range lower than the employee's current pay range or revokes	265
the employee's appointment to the unclassified service and any	266
of the following apply:	267
(a) That person held a certified position prior to July 1,	268
2007, in the classified service within the appointing	269
<pre>authority's agency;</pre>	270
(b) That person held a permanent position on or after July	271
1, 2007, in the classified service within the appointing	272
authority's agency, and was appointed to the position in the	273
unclassified service prior to January 1, 2016;	274
(c) That person held a permanent position on or after	275
January 1, 2016, in the classified service within the appointing	276
authority's agency, and is within five years from the effective	277
date of the person's appointment in the unclassified service.	278
(3) An employee forfeits the right to resume a position in	279

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- (a) The employee is removed from the position in the 281 unclassified service due to incompetence, inefficiency, 282 dishonesty, drunkenness, immoral conduct, insubordination, 283 discourteous treatment of the public, neglect of duty, violation 284 of this chapter or the rules of the director of administrative 285 services, any other failure of good behavior, any other acts of 286 287 misfeasance, malfeasance, or nonfeasance in office, or conviction of a felony while employed in the civil service; or 288
 - (b) Upon transfer to a different agency.
- (4) Reinstatement to a position in the classified service 290 shall be to a position substantially equal to that position in 291 the classified service held previously, as certified by the 292 director of administrative services. If the position the person 293 previously held in the classified service has been placed in the 294 unclassified service or is otherwise unavailable, the person 295 shall be appointed to a position in the classified service 296 within the appointing authority's agency that the director of 297 administrative services certifies is comparable in compensation 298 to the position the person previously held in the classified 299 service. Service in the position in the unclassified service 300 shall be counted as service in the position in the classified 301 service held by the person immediately prior to the person's 302 appointment to the position in the unclassified service. When a 303 person is reinstated to a position in the classified service as 304 provided in this division, the person is entitled to all rights, 305 status, and benefits accruing to the position in the classified 306 service during the person's time of service in the position in 307 the unclassified service. 308
- Sec. 124.30. (A) Classified positions in the civil service may be filled without competition as follows:

(1) Whenever there are urgent reasons for filling a 311 vacancy in any position in the classified civil service and the 312 director of administrative services is unable to certify to the 313 appointing authority, upon its request, a list of persons 314 eligible for appointment to the position after a competitive 315 examination, the appointing authority may fill the position by 316 noncompetitive examination.

A temporary appointment may be made without regard to the 318 rules of sections 124.01 to 124.64 of the Revised Code. Except 319 as otherwise provided in this division, the temporary 320 321 appointment may not continue longer than one hundred twenty days, and in no case shall successive temporary appointments be 322 made. A temporary appointment longer than one hundred twenty 323 days may be made if necessary by reason of sickness, disability, 324 or other approved leave of absence of regular officers or 325 employees, in which case it may continue during the period of 326 sickness, disability, or other approved leave of absence, 327 subject to the rules of the director. 328

(2) In case of a vacancy in a position in the classified 329 civil service where peculiar and exceptional qualifications of a 330 scientific, managerial, professional, or educational character 331 are required, and upon satisfactory evidence that for specified 332 reasons competition in this special case is impracticable and 333 that the position can best be filled by a selection of some 334 designated person of high and recognized attainments in those 335 qualities, the director may suspend the provisions of sections 336 124.01 to 124.64 of the Revised Code that require competition in 337 this special case, but no suspension shall be general in its 338 application. All such cases of suspension shall be reported in 339 the annual report of the director with the reasons for each 340 suspension. The director shall suspend the provisions when 341

either of the following applies:	342
(a) The director of job and family services provides the	343
certification under section 5101.051 of the Revised Code that a	344
position with the department of job and family services can best	345
be filled if the provisions are suspended;	346
(b) The medicaid director provides the certification under	347
section 5160.051 of the Revised Code that a position with the	348
department of medicaid can best be filled if the provisions are	349
suspended.	350
(3) Except as provided in division (D) of this section, in	351
case of a vacancy in a position in the classified civil service	352
in a police department, on satisfactory evidence that for	353
specified reasons competition in this special case is	354
impracticable and that the position can best be filled by a	355
selection of some designated person holding a specialized	356
certification, possessing peculiar and exceptional	357
qualifications, or having completed a police cadet training	358
program through the police department, the director of	359
administrative services may suspend the provisions of sections	360
124.01 to 124.64 of the Revised Code that require competition in	361
this special case, but no suspension shall be general in its	362
application.	363
(B) The acceptance or refusal by an eligible person of a	364
temporary appointment <u>under division (A)(1) of this section</u>	365
shall not affect the person's standing on the eligible list for	366
permanent appointment, nor shall the period of temporary service	367
be counted as a part of the probationary service in case of	368
subsequent appointment to a permanent position.	369

(B) (C) Persons who receive temporary or intermittent

appointments <u>under division (A)(1) of this section</u> are in the	371
unclassified civil service and serve at the pleasure of their	372
appointing authority.	373
(D) Division (A)(3) of this section does not apply to a	374
vacancy in a position in the classified civil service in a	375
police department that must be filled by promotion as prescribed	376
in section 124.44 of the Revised Code.	377
Sec. 737.061. (A) The chief of police of a municipal	378
corporation may conduct training schools for prospective law	379
enforcement officers. The training school programs shall align	380
with Ohio peace officer training academy standards and offer	381
equivalent qualification. The prospective officers, during the	382
period of training and as members of the training school, may be	383
paid a reasonable salary. The chief of police may furnish the	384
necessary supplies and equipment for the use of the prospective	385
officers during the training period.	386
(B) The chief of police may establish rules governing the	387
qualifications for admission to training schools for prospective	388
officers and provide for competitive examinations to determine	389
the fitness of the students and prospective officers, not	390
inconsistent with the rules of the director of administrative	391
services.	392
(C) Upon completion of a training school program	393
established under this section, a program graduate may be hired	394
directly by the relevant department.	395
Section 2. That existing sections 124.11 and 124.30 of the	396
Revised Code are hereby repealed.	397