As Introduced

135th General Assembly

Regular Session 2023-2024

H. B. No. 84

Representatives Demetriou, Williams

Cosponsors: Representatives Barhorst, Fowler Arthur, Gross, Hillyer, Johnson, Klopfenstein, Kick, Willis

A BILL

То	amend section 124.41 of the Revised Code to	1
	lower the minimum age for an original	2
	appointment as a police officer from twenty-one	3
	to eighteen years of age.	4

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

Section 1. That section 124.41 of the Revised Code be	5
amended to read as follows:	6
Sec. 124.41. No person shall be eligible to receive an	7
original appointment to a police department, as a police	8
officer, subject to the civil service laws of this state, unless	9
the person has reached the age of twenty one <u>eighteen</u> and has,	10
not more than one hundred twenty days prior to the date of such	11
appointment, passed a physical examination, given by a licensed	12
physician, a physician assistant, a clinical nurse specialist, a	13
certified nurse practitioner, or a certified nurse-midwife,	14
certifying that the applicant is free of cardiovascular and	15
pulmonary diseases, and showing that the applicant meets the	16
physical requirements necessary to perform the duties of a	17
police officer as established by the civil service commission	18

having jurisdiction over the appointment. The appointing	19
authority shall, prior to making any such appointment, file with	20
the Ohio police and fire pension fund a copy of the report or	21
findings of the licensed physician, physician assistant,	22
clinical nurse specialist, certified nurse practitioner, or	23
certified nurse-midwife. The professional fee for such physical	24
examination shall be paid by the civil service commission.	25
Except as otherwise provided in this section, no person is	26
eligible to receive an original appointment when the person is	27
thirty-five years of age or older, and no person can be declared	28
disqualified as over age prior to that time. The maximum age	29
limitation established by this section does not apply to a city	30
in which an ordinance establishes a different maximum age	31
limitation for an original appointment to the police department	32
or to a civil service township in which a resolution adopted by	33
the board of trustees of the township establishes a different	34
maximum age limitation for an original appointment to the police	35
department.	36

Nothing in this section shall prevent a municipal 37 corporation or a civil service township from establishing a 38 police cadet program and employing persons as police cadets at 39 age eighteen for the purposes of training persons to become 40 police officers. The board of trustees of a civil service 41 township may establish by resolution such a cadet program. A 42 person participating in a municipal or township police cadet 43 program shall not be permitted to carry or use any firearm in 44 the performance of the person's duties, except that the person 45 may be taught the proper use of firearms as part of the person's 46 training. 47

Section 2. That existing section 124.41 of the Revised 48 Code is hereby repealed. 49