#### As Introduced

# 136th General Assembly Regular Session 2025-2026

H. B. No. 146

### **Representative Lorenz**

**Cosponsors: Representatives Williams, Dean** 

## A BILL

То	amend section 2301.27 of the Revised Code to	1
	change the civil service status of certain	2
	positions in a county probation department from	3
	classified to unclassified.	_

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

Section 1. That section 2301.27 of the Revised Code be	5
amended to read as follows:	6
Sec. 2301.27. (A)(1)(a) The court of common pleas may	7
establish a county department of probation. The establishment of	8
the department shall be entered upon the journal of the court,	9
and the clerk of the court of common pleas shall certify a copy	10
of the journal entry establishing the department to each	11
elective officer and board of the county. The department shall	12
consist of a chief probation officer and the number of other	13
probation officers and employees, clerks, and stenographers that	14
is fixed from time to time by the court. The court shall appoint	15
those individuals, fix their salaries, and supervise their work.	16
(b) When appointing a chief probation officer, the court	17
shall do all of the following:	18

(i) Publicly advertise the position on the court's web	19
site, including, but not limited to, the job description,	20
qualifications for the position, and the application	21
requirements;	
(ii) Conduct a competitive hiring process that adheres to	23
state and federal equal employment opportunity laws;	24
state and rederal equal employment opportunity laws,	21
(iii) Review applicants who meet the posted qualifications	25
and comply with the application requirements.	26
(c) The court shall not appoint as a probation officer any	27
person who does not possess the training, experience, and other	28
qualifications prescribed by the adult parole authority created	29
by section 5149.02 of the Revised Code or the department of	30
youth services, as applicable. Probation officers have all the	31
powers of regular police officers and shall perform any duties	32
that are designated by the judge or judges of the court. All	33
positions within the department of probation, except including	34
positions held by probation officers in the juvenile division of	35
a court of common pleas, shall be in the <del>classified</del> <u>unclassified</u>	36
service of the civil service of the county.	37
(2) If two or more counties desire to jointly establish a	38
probation department for those counties, the judges of the	39
courts of common pleas of those counties may establish a	40
probation department for those counties. If a probation	41
department is established pursuant to division (A)(2) of this	42
section to serve more than one county, the judges of the courts	43
of common pleas that established the department shall designate	44
the county treasurer of one of the counties served by the	45
department as the treasurer to whom probation fees paid under	46
section 2951.021 of the Revised Code are to be appropriated and	47

transferred under division (A)(2) of section 321.44 of the

48

Revised Code for deposit into the multicounty probation services	49
fund established under division (B) of section 321.44 of the	50
Revised Code.	51
The cost of the administration and operation of a	52
probation department established for two or more counties shall	53
be prorated to the respective counties on the basis of	54
population.	55
(3) Probation officers shall receive, in addition to their	56
respective salaries, their necessary and reasonable travel and	57
other expenses incurred in the performance of their duties.	58
Their salaries and expenses shall be paid monthly from the	59
county treasury in the manner provided for the payment of the	60
compensation of other appointees of the court.	61
(4) Adult probation officers shall be trained in	62
accordance with a set of minimum standards that are established	63
by the adult parole authority of the department of	64
rehabilitation and correction. Probation officers in the	65
juvenile division of a court of common pleas shall be trained in	66
accordance with a set of minimum standards that are established	67
by the department of youth services.	68
(B)(1)(a) In lieu of establishing a county department of	69
probation under division (A) of this section and in lieu of	70

entering into an agreement with the adult parole authority as

Code, the court of common pleas may request the board of county

commissioners to contract with, and upon that request the board

described in division (B) of section 2301.32 of the Revised

may contract with, any nonprofit, public or private agency,

association, or organization for the provision of probation

services and supervisory services for persons placed under

community control sanctions. The contract shall specify that

71

72

73

74

75

76

77

78

each individual providing the probation services and supervisory

services shall possess the training, experience, and other

qualifications prescribed by the adult parole authority or the

department of youth services, as applicable. The individuals who

provide the probation services and supervisory services shall

not be included in the classified or unclassified civil service

84

of the county.

(b) A court of common pleas that has established a county 86 probation department or has entered into an agreement with the 87 adult parole authority as described in division (A) or (B) of 88 89 section 2301.32 of the Revised Code may request the board of county commissioners to contract with, and upon that request the 90 board may contract with, any nonprofit, public or private 91 agency, association, or organization for the provision of 92 probation services and supervisory services, including the 93 preparation of presentence investigation reports to supplement 94 the probation services and supervisory services provided by the 95 county probation department or adult parole authority, as 96 applicable. The contract shall specify that each individual 97 providing the probation services and supervisory services shall 98 possess the training, experience, and other qualifications 99 prescribed by the adult parole authority. The individuals who 100 provide the probation services and supervisory services shall 101 not be included in the classified or unclassified civil service 102 of the county. A nonprofit, public or private agency, 103 association, or organization providing probation services or 104 supervisory services under this division is hereby designated a 105 criminal justice agency in the provision of those services, and 106 as such is authorized by this state to apply for access to the 107 computerized databases administered by the national crime 108 information center or the law enforcement automated data system 109 in Ohio and to other computerized databases administered for the purpose of making criminal justice information accessible to 111 state criminal justice agencies. 112

- (2) (a) In lieu of establishing a county department of 113 probation under division (A) of this section and in lieu of 114 entering into an agreement with the adult parole authority as 115 described in division (B) of section 2301.32 of the Revised 116 Code, the courts of common pleas of two or more adjoining 117 counties jointly may request the boards of county commissioners 118 of those counties to contract with, and upon that request the 119 boards of county commissioners of two or more adjoining counties 120 jointly may contract with, any nonprofit, public or private 121 122 agency, association, or organization for the provision of probation services and supervisory services for persons placed 123 under community control sanctions for those counties. The 124 contract shall specify that each individual providing the 125 probation services and supervisory services shall possess the 126 training, experience, and other qualifications prescribed by the 127 adult parole authority or the department of youth services, as 128 applicable. The individuals who provide the probation services 129 and supervisory services shall not be included in the classified 130 or unclassified civil service of any of those counties. 131
- (b) The courts of common pleas of two or more adjoining 132 counties that have jointly established a probation department 133 for those counties or have entered into an agreement with the 134 adult parole authority as described in division (A) or (B) of 135 section 2301.32 of the Revised Code may jointly request the 136 board of county commissioners of each county to contract with, 137 and upon that request the board may contract with, any 138 nonprofit, public or private agency, association, or 139 organization for the provision of probation services and 140

supervisory services, including the preparation of presentence	141
investigation reports to supplement the probation services and	142
supervisory services provided by the probation department or	143
adult parole authority, as applicable. The contract shall	144
specify that each individual providing the probation services	145
and supervisory services shall possess the training, experience,	146
and other qualifications prescribed by the adult parole	147
authority. The individuals who provide the probation services	148
and supervisory services shall not be included in the classified	149
or unclassified civil service of the county. A nonprofit, public	150
or private agency, association, or organization providing	151
probation services or supervisory services under this division	152
is hereby designated a criminal justice agency in the provision	153
of those services, and as such is authorized by this state to	154
apply for access to the computerized databases administered by	155
the national crime information center or the law enforcement	156
automated data system in Ohio and to other computerized	157
databases administered for the purpose of making criminal	158
justice information accessible to state criminal justice	159
agencies.	160
(C) The chief probation officer may grant permission to a	161
probation officer to carry firearms when required in the	162
discharge of official duties if the probation officer has	163
successfully completed a basic firearm training program that is	164
approved by the executive director of the Ohio peace officer	165
training commission. A probation officer who has been granted	166
permission to carry a firearm in the discharge of official	167
duties, annually shall successfully complete a firearms	168

requalification program in accordance with section 109.801 of

(D) As used in this section and sections 2301.28 to

the Revised Code.

169

170

171

H. B. No. 146 As Introduced	
2301.32 of the Revised Code, "community control sanction" has	172
the same meaning as in section 2929.01 of the Revised Code.	173
Section 2. That existing section 2301.27 of the Revised	174
Code is hereby repealed.	175
Section 3. Section 2301.27 of the Revised Code is	176
presented in this act as a composite of the section as amended	177
by both H.B. 487 and S.B. 337 of the 129 General Assembly. The	178
General Assembly, applying the principle stated in division (B)	179
of section 1.52 of the Revised Code that amendments are to be	180
harmonized if reasonably capable of simultaneous operation,	181
finds that the composite is the resulting version of the section	182
in effect prior to the effective date of the section as	183
presented in this act.	184