

**As Introduced**

**136th General Assembly  
Regular Session  
2025-2026**

**H. B. No. 852**

**Representative Miller, K.**

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To amend sections 109.77 and 737.15 and to enact 1  
sections 505.496 and 737.053 of the Revised Code 2  
to require an individual appointed as a chief of 3  
police to complete a peace officer basic 4  
training program. 5

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

**Section 1.** That sections 109.77 and 737.15 be amended and 6  
sections 505.496 and 737.053 of the Revised Code be enacted to 7  
read as follows: 8

**Sec. 109.77.** (A) As used in this section: 9

(1) "Felony" has the same meaning as in section 109.511 of 10  
the Revised Code. 11

(2) "Companion animal" has the same meaning as in section 12  
959.131 of the Revised Code. 13

(B) (1) Notwithstanding any general, special, or local law 14  
or charter to the contrary, and except as otherwise provided in 15  
this section, no person shall receive an original appointment on 16  
a permanent basis as any of the following unless the person 17  
previously has been awarded a certificate by the executive 18  
director of the Ohio peace officer training commission attesting 19  
to the person's satisfactory completion of an approved state, 20

county, municipal, or department of natural resources peace	21
officer basic training program:	22
(a) A peace officer of any county, township, municipal	23
corporation, regional transit authority, or metropolitan housing	24
authority;	25
(b) A natural resources law enforcement staff officer,	26
forest-fire investigator, wildlife officer, or natural resources	27
officer of the department of natural resources;	28
(c) An employee of a park district under section 511.232	29
or 1545.13 of the Revised Code;	30
(d) An employee of a conservancy district who is	31
designated pursuant to section 6101.75 of the Revised Code;	32
(e) A state university law enforcement officer;	33
(f) A special police officer employed by the department of	34
<del>mental health and addiction services</del> <u>behavioral health</u> pursuant	35
to section 5119.08 of the Revised Code or the department of	36
developmental disabilities pursuant to section 5123.13 of the	37
Revised Code;	38
(g) An enforcement agent of the department of public	39
safety whom the director of public safety designates under	40
section 5502.14 of the Revised Code;	41
(h) A special police officer employed by a port authority	42
under section 4582.04 or 4582.28 of the Revised Code;	43
(i) A special police officer employed by a municipal	44
corporation at a municipal airport, or other municipal air	45
navigation facility, that has scheduled operations, as defined	46
in section 119.3 of Title 14 of the Code of Federal Regulations,	47
14 C.F.R. 119.3, as amended, and that is required to be under a	48

security program and is governed by aviation security rules of 49  
the transportation security administration of the United States 50  
department of transportation as provided in Parts 1542. and 51  
1544. of Title 49 of the Code of Federal Regulations, as 52  
amended; 53

(j) A gaming agent employed under section 3772.03 of the 54  
Revised Code; 55

(k) A chief of police or village marshal appointed under 56  
section 505.49, 737.05, or 737.15 of the Revised Code. 57

(2) Every person who is appointed on a temporary basis or 58  
for a probationary term or on other than a permanent basis as 59  
any of the following shall forfeit the appointed position unless 60  
the person previously has completed satisfactorily or, within 61  
the time prescribed by rules adopted by the attorney general 62  
pursuant to section 109.74 of the Revised Code, satisfactorily 63  
completes a state, county, municipal, or department of natural 64  
resources peace officer basic training program for temporary or 65  
probationary officers and is awarded a certificate by the 66  
director attesting to the satisfactory completion of the 67  
program: 68

(a) A peace officer of any county, township, municipal 69  
corporation, regional transit authority, or metropolitan housing 70  
authority; 71

(b) A natural resources law enforcement staff officer, 72  
park officer, forest officer, preserve officer, wildlife 73  
officer, or state watercraft officer of the department of 74  
natural resources; 75

(c) An employee of a park district under section 511.232 76  
or 1545.13 of the Revised Code; 77

(d) An employee of a conservancy district who is	78
designated pursuant to section 6101.75 of the Revised Code;	79
(e) A special police officer employed by the department of	80
<del>mental health and addiction services</del> <u>behavioral health</u> pursuant	81
to section 5119.08 of the Revised Code or the department of	82
developmental disabilities pursuant to section 5123.13 of the	83
Revised Code;	84
(f) An enforcement agent of the department of public	85
safety whom the director of public safety designates under	86
section 5502.14 of the Revised Code;	87
(g) A special police officer employed by a port authority	88
under section 4582.04 or 4582.28 of the Revised Code;	89
(h) A special police officer employed by a municipal	90
corporation at a municipal airport, or other municipal air	91
navigation facility, that has scheduled operations, as defined	92
in section 119.3 of Title 14 of the Code of Federal Regulations,	93
14 C.F.R. 119.3, as amended, and that is required to be under a	94
security program and is governed by aviation security rules of	95
the transportation security administration of the United States	96
department of transportation as provided in Parts 1542. and	97
1544. of Title 49 of the Code of Federal Regulations, as	98
amended.	99
(3) For purposes of division (B) of this section, a state,	100
county, municipal, or department of natural resources peace	101
officer basic training program, regardless of whether the	102
program is to be completed by peace officers appointed on a	103
permanent or temporary, probationary, or other nonpermanent	104
basis, shall include training in the handling of the offense of	105
domestic violence, other types of domestic violence-related	106

offenses and incidents, protection orders and consent agreements 107  
issued or approved under section 2919.26 or 3113.31 of the 108  
Revised Code, crisis intervention training, and training on 109  
companion animal encounters and companion animal behavior. The 110  
requirement to complete training in the handling of the offense 111  
of domestic violence, other types of domestic violence-related 112  
offenses and incidents, and protection orders and consent 113  
agreements issued or approved under section 2919.26 or 3113.31 114  
of the Revised Code does not apply to any person serving as a 115  
peace officer on March 27, 1979, and the requirement to complete 116  
training in crisis intervention does not apply to any person 117  
serving as a peace officer on April 4, 1985. Any person who is 118  
serving as a peace officer on April 4, 1985, who terminates that 119  
employment after that date, and who subsequently is hired as a 120  
peace officer by the same or another law enforcement agency 121  
shall complete training in crisis intervention as prescribed by 122  
rules adopted by the attorney general pursuant to section 123  
109.742 of the Revised Code. No peace officer shall have 124  
employment as a peace officer terminated and then be reinstated 125  
with intent to circumvent this section. 126

(4) Division (B) of this section does not apply to any 127  
person serving on a permanent basis on March 28, 1985, as a park 128  
officer, forest officer, preserve officer, wildlife officer, or 129  
state watercraft officer of the department of natural resources 130  
or as an employee of a park district under section 511.232 or 131  
1545.13 of the Revised Code, to any person serving on a 132  
permanent basis on March 6, 1986, as an employee of a 133  
conservancy district designated pursuant to section 6101.75 of 134  
the Revised Code, to any person serving on a permanent basis on 135  
January 10, 1991, as a preserve officer of the department of 136  
natural resources, to any person employed on a permanent basis 137

on July 2, 1992, as a special police officer by the department 138  
of ~~mental health and addiction services~~ behavioral health 139  
pursuant to section 5119.08 of the Revised Code or by the 140  
department of developmental disabilities pursuant to section 141  
5123.13 of the Revised Code, to any person serving on a 142  
permanent basis on May 17, 2000, as a special police officer 143  
employed by a port authority under section 4582.04 or 4582.28 of 144  
the Revised Code, to any person serving on a permanent basis on 145  
March 19, 2003, as a special police officer employed by a 146  
municipal corporation at a municipal airport or other municipal 147  
air navigation facility described in division (A)(19) of section 148  
109.71 of the Revised Code, to any person serving on a permanent 149  
basis on June 19, 1978, as a state university law enforcement 150  
officer pursuant to section 3345.04 of the Revised Code and who, 151  
immediately prior to June 19, 1978, was serving as a special 152  
police officer designated under authority of that section, or to 153  
any person serving on a permanent basis on September 20, 1984, 154  
as a liquor control investigator, known after June 30, 1999, as 155  
an enforcement agent of the department of public safety, engaged 156  
in the enforcement of Chapters 4301. and 4303. of the Revised 157  
Code. 158

(5) Division (B) of this section does not apply to any 159  
person who is appointed as a regional transit authority police 160  
officer pursuant to division (Y) of section 306.35 of the 161  
Revised Code if, on or before July 1, 1996, the person has 162  
completed satisfactorily an approved state, county, municipal, 163  
or department of natural resources peace officer basic training 164  
program and has been awarded a certificate by the executive 165  
director of the Ohio peace officer training commission attesting 166  
to the person's satisfactory completion of such an approved 167  
program and if, on July 1, 1996, the person is performing peace 168

officer functions for a regional transit authority.	169
<u>(6) Division (B) of this section does not apply to either</u>	170
<u>of the following:</u>	171
<u>(a) An individual serving as a chief of police or village</u>	172
<u>marshal on the effective date of this amendment;</u>	173
<u>(b) An individual serving as an interim chief of police or</u>	174
<u>interim village marshal in accordance with section 505.496,</u>	175
<u>737.053, or 737.15 of the Revised Code, as applicable.</u>	176
(C) No person, after September 20, 1984, shall receive an	177
original appointment on a permanent basis as a veterans' home	178
police officer designated under section 5907.02 of the Revised	179
Code unless the person previously has been awarded a certificate	180
by the executive director of the Ohio peace officer training	181
commission attesting to the person's satisfactory completion of	182
an approved police officer basic training program. Every person	183
who is appointed on a temporary basis or for a probationary term	184
or on other than a permanent basis as a veterans' home police	185
officer designated under section 5907.02 of the Revised Code	186
shall forfeit that position unless the person previously has	187
completed satisfactorily or, within one year from the time of	188
appointment, satisfactorily completes an approved police officer	189
basic training program.	190
(D) No bailiff or deputy bailiff of a court of record of	191
this state and no criminal investigator who is employed by the	192
state public defender shall carry a firearm, as defined in	193
section 2923.11 of the Revised Code, while on duty unless the	194
bailiff, deputy bailiff, or criminal investigator has done or	195
received one of the following:	196
(1) Has been awarded a certificate by the executive	197

director of the Ohio peace officer training commission, which 198  
certificate attests to satisfactory completion of an approved 199  
state, county, or municipal basic training program for bailiffs 200  
and deputy bailiffs of courts of record and for criminal 201  
investigators employed by the state public defender that has 202  
been recommended by the Ohio peace officer training commission; 203

(2) Has successfully completed a firearms training program 204  
approved by the Ohio peace officer training commission prior to 205  
employment as a bailiff, deputy bailiff, or criminal 206  
investigator; 207

(3) Prior to June 6, 1986, was authorized to carry a 208  
firearm by the court that employed the bailiff or deputy bailiff 209  
or, in the case of a criminal investigator, by the state public 210  
defender and has received training in the use of firearms that 211  
the Ohio peace officer training commission determines is 212  
equivalent to the training that otherwise is required by 213  
division (D) of this section. 214

(E) (1) Before a person seeking a certificate completes an 215  
approved peace officer basic training program, the executive 216  
director of the Ohio peace officer training commission shall 217  
request the person to disclose, and the person shall disclose, 218  
any previous criminal conviction of or plea of guilty of that 219  
person to a felony. 220

(2) Before a person seeking a certificate completes an 221  
approved peace officer basic training program, the executive 222  
director shall request a criminal history records check on the 223  
person. The executive director shall submit the person's 224  
fingerprints to the bureau of criminal identification and 225  
investigation, which shall submit the fingerprints to the 226  
federal bureau of investigation for a national criminal history 227

records check. 228

Upon receipt of the executive director's request, the 229  
bureau of criminal identification and investigation and the 230  
federal bureau of investigation shall conduct a criminal history 231  
records check on the person and, upon completion of the check, 232  
shall provide a copy of the criminal history records check to 233  
the executive director. The executive director shall not award 234  
any certificate prescribed in this section unless the executive 235  
director has received a copy of the criminal history records 236  
check on the person to whom the certificate is to be awarded. 237

(3) The executive director of the commission shall not 238  
award a certificate prescribed in this section to a person who 239  
has been convicted of or has pleaded guilty to a felony or who 240  
fails to disclose any previous criminal conviction of or plea of 241  
guilty to a felony as required under division (E)(1) of this 242  
section. 243

(4) The executive director of the commission shall revoke 244  
the certificate awarded to a person as prescribed in this 245  
section, and that person shall forfeit all of the benefits 246  
derived from being certified as a peace officer under this 247  
section, if the person, before completion of an approved peace 248  
officer basic training program, failed to disclose any previous 249  
criminal conviction of or plea of guilty to a felony as required 250  
under division (E)(1) of this section. 251

(F)(1) Regardless of whether the person has been awarded 252  
the certificate or has been classified as a peace officer prior 253  
to, on, or after October 16, 1996, the executive director of the 254  
Ohio peace officer training commission shall revoke any 255  
certificate that has been awarded to a person as prescribed in 256  
this section if the person does either of the following: 257

(a) Pleads guilty to a felony committed on or after	258
January 1, 1997;	259
(b) Pleads guilty to a misdemeanor committed on or after	260
January 1, 1997, pursuant to a negotiated plea agreement as	261
provided in division (D) of section 2929.43 of the Revised Code	262
in which the person agrees to surrender the certificate awarded	263
to the person under this section.	264
(2) The executive director of the commission shall suspend	265
any certificate that has been awarded to a person as prescribed	266
in this section if the person is convicted, after trial, of a	267
felony committed on or after January 1, 1997. The executive	268
director shall suspend the certificate pursuant to division (F)	269
(2) of this section pending the outcome of an appeal by the	270
person from that conviction to the highest court to which the	271
appeal is taken or until the expiration of the period in which	272
an appeal is required to be filed. If the person files an appeal	273
that results in that person's acquittal of the felony or	274
conviction of a misdemeanor, or in the dismissal of the felony	275
charge against that person, the executive director shall	276
reinstate the certificate awarded to the person under this	277
section. If the person files an appeal from that person's	278
conviction of the felony and the conviction is upheld by the	279
highest court to which the appeal is taken or if the person does	280
not file a timely appeal, the executive director shall revoke	281
the certificate awarded to the person under this section.	282
(G) (1) If a person is awarded a certificate under this	283
section and the certificate is revoked pursuant to division (E)	284
(4) or (F) of this section, the person shall not be eligible to	285
receive, at any time, a certificate attesting to the person's	286
satisfactory completion of a peace officer basic training	287

program.	288
(2) The revocation or suspension of a certificate under	289
division (E) (4) or (F) of this section shall be in accordance	290
with Chapter 119. of the Revised Code.	291
(H) (1) A person who was employed as a peace officer of a	292
county, township, or municipal corporation of the state on	293
January 1, 1966, and who has completed at least sixteen years of	294
full-time active service as such a peace officer, or equivalent	295
service as determined by the executive director of the Ohio	296
peace officer training commission, may receive an original	297
appointment on a permanent basis and serve as a peace officer of	298
a county, township, or municipal corporation, or as a state	299
university law enforcement officer, without complying with the	300
requirements of division (B) of this section.	301
(2) Any person who held an appointment as a state highway	302
trooper on January 1, 1966, may receive an original appointment	303
on a permanent basis and serve as a peace officer of a county,	304
township, or municipal corporation, or as a state university law	305
enforcement officer, without complying with the requirements of	306
division (B) of this section.	307
(I) No person who is appointed as a peace officer of a	308
county, township, or municipal corporation on or after April 9,	309
1985, shall serve as a peace officer of that county, township,	310
or municipal corporation unless the person has received training	311
in the handling of missing children and child abuse and neglect	312
cases from an approved state, county, township, or municipal	313
police officer basic training program or receives the training	314
within the time prescribed by rules adopted by the attorney	315
general pursuant to section 109.741 of the Revised Code.	316

(J) No part of any approved state, county, or municipal  
basic training program for bailiffs and deputy bailiffs of  
courts of record and no part of any approved state, county, or  
municipal basic training program for criminal investigators  
employed by the state public defender shall be used as credit  
toward the completion by a peace officer of any part of the  
approved state, county, or municipal peace officer basic  
training program that the peace officer is required by this  
section to complete satisfactorily.

(K) This section does not apply to any member of the  
police department of a municipal corporation in an adjoining  
state serving in this state under a contract pursuant to section  
737.04 of the Revised Code.

(L) The executive director of the commission shall issue a  
certificate of completion of a training program required under  
this section in accordance with Chapter 4796. of the Revised  
Code to an individual if either of the following applies:

(1) The individual holds a certificate of completion of  
such a program in another state.

(2) The individual has satisfactory work experience, a  
government certification, or a private certification as  
described in that chapter in the same profession, occupation, or  
occupational activity as the profession, occupation, or  
occupational activity for which the certificate is required in  
this state in a state that does not require completion of such a  
training program.

(M) (1) Except as provided in division (M) (2) of this  
section, no certificate awarded by the executive director of the  
Ohio peace officer training commission attesting to a person's

satisfactory completion of an approved state, county, municipal, 346  
or department of natural resources peace officer basic training 347  
program shall be deemed insufficient for an appointment to a 348  
position listed in division (B) (1) of this section because of a 349  
lapse in the person's service as a peace officer. 350

(2) The Ohio peace officer training commission shall 351  
require a re-appointed peace officer to complete refresher 352  
training of the following duration prior to performing the 353  
functions of a peace officer, if the peace officer, having 354  
previously been awarded a certificate by the executive director 355  
of the commission attesting to the person's satisfactory 356  
completion of an approved state, county, municipal, or 357  
department of natural resources peace officer basic training 358  
program or pursuant to Chapter 4796. of the Revised Code, for at 359  
least one year prior to an appointment, was not employed as a 360  
peace officer: 361

(a) If the period of lapse was at least one year, but less 362  
than four years, up to forty hours; 363

(b) If the period of lapse was four years or longer, 364  
eighty hours. 365

**Sec. 505.496.** (A) Except as provided in division (B) of 366  
this section, a board of township trustees of a township police 367  
district or joint police district board shall not appoint an 368  
individual as a chief of police under section 505.49 of the 369  
Revised Code after the effective date of this section unless the 370  
individual holds a certificate attesting to the individual's 371  
satisfactory completion of an approved peace officer basic 372  
training program under section 109.77 of the Revised Code. 373

(B) (1) A board of township trustees of a township police 374

district or joint police district board may appoint an 375  
individual who does not hold a peace officer certificate as an 376  
interim chief of police. An interim chief of police shall not 377  
perform the functions of a peace officer or carry a weapon in 378  
connection with peace officer duties until the individual has 379  
been awarded a certificate. 380

(2) An individual appointed as an interim chief of police 381  
shall serve a term of not longer than six months, except that a 382  
board of township trustees or joint police district board may 383  
extend the term for good cause. The individual must enroll in an 384  
approved peace officer basic training program leading to a 385  
certificate of completion under section 109.77 of the Revised 386  
Code during the individual's term. 387

(C) A board of township trustees of a township police 388  
district or joint police district board may appoint as a chief 389  
of police an individual serving as an interim chief of police 390  
under division (B) of this section who has been awarded a 391  
certificate attesting to the individual's satisfactory 392  
completion of an approved peace officer basic training program 393  
under section 109.77 of the Revised Code. 394

(D) Except as provided in division (E) of section 505.49 395  
of the Revised Code, no board of township trustees of a township 396  
police district or joint police district board shall fail to do 397  
either of the following: 398

(1) Fill a vacant position of chief of police or interim 399  
chief of police within one hundred eighty days of the position 400  
becoming vacant; 401

(2) Comply with division (A) of this section. 402

(E) A township or joint police district is ineligible to 403

receive either of the following for a violation of division (D) 404  
of this section: 405

(1) A reimbursement from the attorney general of any funds 406  
the board of township trustees or joint police district board 407  
paid for continuing professional training under section 109.803 408  
of the Revised Code; 409

(2) Any law enforcement grant administered by the 410  
department of public safety that the township or joint police 411  
district would otherwise be entitled to receive. 412

**Sec. 737.053.** (A) Except as provided in division (B) of 413  
this section, a city's director of public safety shall not 414  
appoint an individual as a chief of police under section 737.05 415  
of the Revised Code after the effective date of this section 416  
unless the individual holds a certificate attesting to the 417  
individual's satisfactory completion of an approved peace 418  
officer basic training program under section 109.77 of the 419  
Revised Code. 420

(B) (1) A city's director of public safety may appoint an 421  
individual who does not hold a peace officer certificate as an 422  
interim chief of police. An interim chief of police shall not 423  
perform the functions of a peace officer or carry a weapon in 424  
connection with peace officer duties until the individual has 425  
been awarded a certificate. 426

(2) An individual appointed as an interim chief of police 427  
shall serve a term of not longer than six months, except that 428  
the director of public safety may extend the term for good 429  
cause. The individual must enroll in an approved peace officer 430  
basic training program leading to a certificate of completion 431  
under section 109.77 of the Revised Code during the individual's 432

term. 433

(C) A city's director of public safety may appoint as a 434  
chief of police an individual serving as an interim chief of 435  
police under division (B) of this section who has been awarded a 436  
certificate attesting to the individual's satisfactory 437  
completion of an approved peace officer basic training program 438  
under section 109.77 of the Revised Code. 439

(D) No city's director of public safety shall fail to do 440  
either of the following: 441

(1) Fill a vacant position of chief of police or interim 442  
chief of police within one hundred eighty days of the position 443  
becoming vacant; 444

(2) Comply with division (A) of this section. 445

(E) A city police department is ineligible to receive 446  
either of the following for a violation of division (D) of this 447  
section: 448

(1) A reimbursement from the attorney general of any funds 449  
the director of public safety paid for continuing professional 450  
training under section 109.803 of the Revised Code; 451

(2) Any law enforcement grant administered by the 452  
department of public safety that the police department would 453  
otherwise be entitled to receive. 454

**Sec. 737.15.** (A) Each village shall have a marshal, 455  
designated chief of police, appointed by the mayor with the 456  
advice and consent of the legislative authority of the village, 457  
who need not be a resident of the village at the time of 458  
appointment but shall become a resident thereof within six 459  
months after appointment by the mayor and confirmation by the 460

legislative authority unless such residence requirement is 461  
waived by ordinance, and who shall continue in office until 462  
removed therefrom as provided by section 737.171 of the Revised 463  
Code. 464

(B) No person shall receive an appointment under this 465  
section after January 1, 1970, unless, not more than sixty days 466  
prior to receiving such appointment, the person has passed a 467  
physical examination, given by a licensed physician, a physician 468  
assistant, a clinical nurse specialist, a certified nurse 469  
practitioner, or a certified nurse-midwife, showing that the 470  
person meets the physical requirements necessary to perform the 471  
duties of village marshal as established by the legislative 472  
authority of the village. The appointing authority shall, prior 473  
to making any such appointment, file with the Ohio police and 474  
fire pension fund a copy of the report or findings of said 475  
licensed physician, physician assistant, clinical nurse 476  
specialist, certified nurse practitioner, or certified nurse- 477  
midwife. The professional fee for such physical examination 478  
shall be paid for by such legislative authority. 479

(C) Except as provided in division (D) of this section, an 480  
appointing authority shall not appoint an individual as a 481  
village marshal under this section after the effective date of 482  
this amendment unless the individual holds a certificate 483  
attesting to the individual's satisfactory completion of an 484  
approved peace officer basic training program under section 485  
109.77 of the Revised Code. 486

(D) (1) An appointing authority may appoint an individual 487  
who does not hold a peace officer certificate as an interim 488  
village marshal. An interim village marshal shall not perform 489  
the functions of a peace officer or carry a weapon in connection 490

<u>with peace officer duties until the individual has been awarded</u>	491
<u>a certificate.</u>	492
<u>(2) An individual appointed as an interim village marshal</u>	493
<u>shall serve a term of not longer than six months, except that an</u>	494
<u>appointing authority may extend the term for good cause. The</u>	495
<u>individual must enroll in an approved peace officer basic</u>	496
<u>training program leading to a certificate of completion under</u>	497
<u>section 109.77 of the Revised Code during the individual's term.</u>	498
<u>(E) An appointing authority may appoint as a village</u>	499
<u>marshal an individual serving as an interim village marshal</u>	500
<u>under division (D) of this section who has been awarded a</u>	501
<u>certificate attesting to the individual's satisfactory</u>	502
<u>completion of an approved peace officer basic training program</u>	503
<u>under section 109.77 of the Revised Code.</u>	504
<u>(F) No appointing authority shall fail to do either of the</u>	505
<u>following:</u>	506
<u>(1) Fill a vacant position of village marshal or interim</u>	507
<u>village marshal within one hundred eighty days of the position</u>	508
<u>becoming vacant;</u>	509
<u>(2) Comply with division (C) of this section.</u>	510
<u>(G) An appointing authority is ineligible to receive</u>	511
<u>either of the following for a violation of division (F) of this</u>	512
<u>section:</u>	513
<u>(1) A reimbursement from the attorney general of any funds</u>	514
<u>the appointing authority paid for continuing professional</u>	515
<u>training under section 109.803 of the Revised Code;</u>	516
<u>(2) Any law enforcement grant administered by the</u>	517
<u>department of public safety that the appointing authority would</u>	518

otherwise be entitled to receive. 519

**Section 2.** That existing sections 109.77 and 737.15 of the 520  
Revised Code are hereby repealed. 521