As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 37

Senator Hite

Cosponsors: Senators Uecker, Thomas, Sykes, Yuko, Williams, Brown

A BILL

То	amend sections 505.49, 737.052, and 737.15 and	1
	to enact section 109.804 of the Revised Code to	2
	require the Ohio Peace Officer Training	3
	Commission to develop and conduct a chief of	4
	police training course for newly appointed	5
	village, city, and township chiefs of police.	6

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

Section 1. That sections 505.49, 737.052, and 737.15 be	7
amended and section 109.804 of the Revised Code be enacted to	8
read as follows:	9
Sec. 109.804. (A) The Ohio peace officer training	10
commission shall develop and conduct a chief of police training	11
course lasting forty hours for newly appointed chiefs of police	12
appointed on or after January 1, 2018. The commission shall	13
determine the course topics, which shall include diversity	14
training with an emphasis on historical perspectives and	15
community-police relations, and shall establish criteria for	16
what constitutes successful completion of the course. The	17
commission shall conduct the course at the Ohio peace officer	18

training academy and shall offer the course at least	19
semiannually.	20
(B) A newly appointed chief of police may request an	21
equivalency exemption from a portion of the forty hours of the	22
chief of police training course by submitting to the Ohio peace	23
officer training commission, not more than ten calendar days	24
following the person's appointment as a chief of police,	25
evidence of training or qualification in the subject area of the	26
exempted portion.	27
(C) Upon presentation of evidence by a newly appointed	28
chief of police that because of a medical disability or other	29
good cause the newly appointed chief of police is unable to	30
complete the chief of police training course, the Ohio peace	31
officer training commission may defer the requirement for the	32
newly appointed chief of police to complete the chief of police	33
training course until the disability or cause terminates.	34
(D) As used in this section, "newly appointed chief of	35
police" means a person appointed chief of police under section	36
505.49, 737.05, or 737.15 of the Revised Code who did not hold	37
the office of chief of police on the date the person was	38
appointed chief of police, any person otherwise designated as	39
chief of police of a township, city, or village, or any	40
administrative official who is responsible for the daily	41
administration and supervision of peace officers in the	42
township, city, or village, as applicable.	43
Sec. 505.49. (A) As used in this section, "felony" has the	44
same meaning as in section 109.511 of the Revised Code.	45
(B)(1) The township trustees of a township police	46
district, by a two-thirds vote of the board, or a joint police	47

district board, by majority vote of its members, may adopt rules
necessary for the operation of the township or joint police
district, including a determination of the qualifications of the
chief of police, patrol officers, and others to serve as members
of the district police force.

- (2) Except as otherwise provided in division (E) of this 53 section and subject to division (D) of this section, the 54 township trustees of a township police district, by a two-thirds 55 vote of the board or the joint police district board, by 56 majority vote of its members, shall appoint a chief of police 57 for the district, determine the number of patrol officers and 58 other personnel required by the district, and establish salary 59 schedules and other conditions of employment for the employees 60 of the township or joint police district. The chief of police of 61 the district shall serve at the pleasure of the township 62 trustees or the joint police district board and shall appoint 63 patrol officers and other personnel that the district may 64 require, subject to division (D) of this section and to the 65 rules and limits as to qualifications, salary ranges, and 66 numbers of personnel established by the board of township 67 trustees or the joint police district board. The township 68 trustees may include in the township police district and under 69 the direction and control of the chief of police any constable 70 appointed pursuant to section 509.01 of the Revised Code, or may 71 designate the chief of police or any patrol officer appointed by 72 the chief of police as a constable, as provided for in section 73 509.01 of the Revised Code, for the township police district. 74
- (3) Except as provided in division (D) of this section, a 75 patrol officer, other police district employee, or police 76 constable, who has been awarded a certificate attesting to the 77 satisfactory completion of an approved state, county, or 78

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municipal police basic training program, as required by section	79
109.77 of the Revised Code, may be removed or suspended only	80
under the conditions and by the procedures in sections 505.491	81
to 505.495 of the Revised Code. Any other patrol officer, police	82
district employee, or police constable shall serve at the	83
pleasure of the township trustees or joint police district	84
board. In case of removal or suspension of an appointee by the	85
board of township trustees of a township police district or the	86
joint police district board, that appointee may appeal the	87
decision of either board to the court of common pleas of the	88
county in which the district is situated to determine the	89
sufficiency of the cause of removal or suspension. The appointee	90
shall take the appeal within ten days of written notice to the	91
appointee of the decision of the board.	92

- (C)(1) Division (B) of this section does not apply to a township that has a population of ten thousand or more persons residing within the township and outside of any municipal corporation, that has its own police department employing ten or more full-time paid employees, and that has a civil service commission established under division (B) of section 124.40 of the Revised Code. The township shall comply with the procedures for the employment, promotion, and discharge of police personnel provided by Chapter 124. of the Revised Code, except as otherwise provided in divisions (C)(2) and (3) of this section.
- (2) The board of township trustees of the township may 103 appoint the chief of police, and a person so appointed shall be 104 in the unclassified service under section 124.11 of the Revised 105 Code and shall serve at the pleasure of the board. A person 106 appointed chief of police under these conditions who is removed 107 by the board or who resigns from the position shall be entitled 108 to return to the classified service in the township police 109

department, in the position that person held previous to the	110
person's appointment as chief of police.	111
(3) The appointing authority of an urban township, as	112
defined in section 504.01 of the Revised Code, may appoint to a	113
vacant position any one of the three highest scorers on the	114
eligible list for a promotional examination.	115
(4) The board of township trustees of a township described	116
in this division shall determine the number of personnel	117
required and establish salary schedules and conditions of	118
employment not in conflict with Chapter 124. of the Revised	119
Code.	120
(5) Persons employed as police personnel in a township	121
described in this division on the date a civil service	122
commission is appointed pursuant to division (B) of section	123
124.40 of the Revised Code, without being required to pass a	124
competitive examination or a police training program, shall	125
retain their employment and any rank previously granted them by	126
action of the township trustees or otherwise, but those persons	127
are eligible for promotion only by compliance with Chapter 124.	128
of the Revised Code.	129
(6) This division does not apply to constables appointed	130
pursuant to section 509.01 of the Revised Code. This division is	131
subject to division (D) of this section.	132
(D)(1) The board of township trustees or a joint police	133
district board shall not appoint or employ a person as a chief	134
of police, and the chief of police shall not appoint or employ a	135
person as a patrol officer or other peace officer of a township	136
police district, township police department, or joint police	137

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district on a permanent basis, on a temporary basis, for a

probationary term, or on other than a permanent basis if the	139
person previously has been convicted of or has pleaded guilty to	140
a felony.	141
(2)(a) The board of township trustees or joint police	142
district board shall terminate the appointment or employment of	143
a chief of police, patrol officer, or other peace officer of a	144
township police district, township police department, or joint	145
police district who does either of the following:	146
(i) Pleads guilty to a felony;	147
(ii) Pleads guilty to a misdemeanor pursuant to a	148
negotiated plea agreement as provided in division (D) of section	149
2929.43 of the Revised Code in which the chief of police, patrol	150
officer, or other peace officer of a township police district,	151
township police department, or joint police district agrees to	152
surrender the certificate awarded to that chief of police,	153
patrol officer, or other peace officer under section 109.77 of	154
the Revised Code.	155
(b) The board shall suspend the appointment or employment	156
of a chief of police, patrol officer, or other peace officer of	157
a township police district, township police department, or joint	158
police district who is convicted, after trial, of a felony. If	159
such chief of police, patrol officer, or other peace officer	160
files an appeal from that conviction and the conviction is	161
upheld by the highest court to which the appeal is taken, or, if	162
no timely appeal is filed, the board shall terminate the	163
appointment or employment of that chief of police, patrol	164
officer, or other peace officer. If the chief of police, patrol	165
officer, or other peace officer of a township police district,	166
township police department, or joint police district files an	167

appeal that results in that chief of police's, patrol officer's,

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or other peace officer's acquittal of the felony or conviction	169
of a misdemeanor, or in the dismissal of the felony charge	170
against the chief of police, patrol officer, or other peace	171
officer, the board shall reinstate that chief of police, patrol	172
officer, or other peace officer. A chief of police, patrol	173
officer, or other peace officer who is reinstated under division	174
(D)(2)(b) of this section shall not receive any back pay unless	175
the conviction of that chief of police, patrol officer, or other	176
peace officer of the felony was reversed on appeal, or the	177
felony charge was dismissed, because the court found	178
insufficient evidence to convict the chief of police, patrol	179
officer, or other peace officer of the felony.	180
(2) D' 's's (D) of this soul 's a decrease and soul 's	1 0 1
(3) Division (D) of this section does not apply regarding	181
an offense that was committed prior to January 1, 1997.	182

- (4) The suspension or termination of the appointment or 183 employment of a chief of police, patrol officer, or other peace 184 officer under division (D)(2) of this section shall be in 185 accordance with Chapter 119. of the Revised Code. 186

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- (E) The board of township trustees or the joint police district board may enter into a contract under section 505.43 or 505.50 of the Revised Code to obtain all police protection for the township police district or joint police district from one or more municipal corporations, county sheriffs, or other townships. If the board enters into such a contract, subject to division (D) of this section, it may, but is not required to, appoint a police chief for the district.
- (F) The members of the police force of a township police 195 district of a township, or of a joint police district board 196 comprised of a township, that adopts the limited self-government 197 form of township government shall serve as peace officers for 198

the township territory included in the district.	199
(G) A chief of police or patrol officer of a township	200
police district, township police department, or joint police	201
district may participate, as the director of an organized crime	202
task force established under section 177.02 of the Revised Code	203
or as a member of the investigatory staff of that task force, in	204
an investigation of organized criminal activity in any county or	205
counties in this state under sections 177.01 to 177.03 of the	206
Revised Code.	207
(H)(1) A newly appointed chief of police appointed on or	208
after January 1, 2018, shall attend a chief of police training	209
course conducted by the Ohio peace officer training commission	210
pursuant to division (A) of section 109.804 of the Revised Code	211
not later than six months after the person's appointment as a	212
chief of police under this section. While attending the chief of	213
police training course, a newly appointed chief of police shall	214
receive compensation in the same manner and amounts as if	215
carrying out the powers and duties of the office of chief of	216
police. The costs of conducting the chief of police training	217
course shall be paid from state funds appropriated to the	218
attorney general. The cost of meals, lodging, and travel of a	219
newly appointed chief of police attending the chief of police	220
training course shall be paid from the budget of the township	221
police district or the budget of the joint police district board	222
that appointed the newly appointed chief of police.	223
(2) As used in this section, "newly appointed chief of	224
police" means a person appointed chief of police under this	225
section who did not hold the office of chief of police on the	226
date the person was appointed chief of police, any person	227
otherwise designated as chief of police, or any administrative	228

official who is responsible for the daily administration and	229
supervision of peace officers in the township.	230
Sec. 737.052. (A) As used in this section, "felony" has	231
the same meaning as in section 109.511 of the Revised Code.	232
(B)(1) The director of public safety shall not appoint a	233
person as a chief of police, a member of the police department	234
of the municipal corporation, or an auxiliary police officer on	235
a permanent basis, on a temporary basis, for a probationary	236
term, or on other than a permanent basis if the person	237
previously has been convicted of or has pleaded guilty to a	238
felony.	239
(2)(a) The director of public safety shall terminate the	240
employment of a chief of police, member of the police	241
department, or auxiliary police officer who does either of the	242
following:	243
(i) Pleads guilty to a felony;	244
(ii) Pleads guilty to a misdemeanor pursuant to a	245
negotiated plea agreement as provided in division (D) of section	246
2929.43 of the Revised Code in which the chief of police, member	247
of the police department, or auxiliary police officer agrees to	248
surrender the certificate awarded to the chief of police, member	249
of the police department, or auxiliary police officer under	250
section 109.77 of the Revised Code.	251
(b) The director shall suspend from employment a chief of	252
police, member of the police department, or auxiliary police	253
officer who is convicted, after trial, of a felony. If the chief	254
of police, member of the police department, or auxiliary police	255
officer files an appeal from that conviction and the conviction	256
is upheld by the highest court to which the appeal is taken or	257

if the chief of police, member of the police department, or	258
auxiliary police officer does not file a timely appeal, the	259
director shall terminate that person's employment. If the chief	260
of police, member of the police department, or auxiliary police	261
officer files an appeal that results in that person's acquittal	262
of the felony or conviction of a misdemeanor, or in the	263
dismissal of the felony charge against that person, the director	264
shall reinstate that person. A chief of police, member of the	265
police department, or auxiliary police officer who is reinstated	266
under division (B)(2)(b) of this section shall not receive any	267
back pay unless that person's conviction of the felony was	268
reversed on appeal, or the felony charge was dismissed, because	269
the court found insufficient evidence to convict that person of	270
the felony.	271
(3) Division (B) of this section does not apply regarding	272
an offense that was committed prior to January 1, 1997.	273
(4) The suspension from employment, or the termination of	274
the employment, of the chief of police, member of the police	275
department, or auxiliary police officer under division (B)(2) of	276
this section shall be in accordance with Chapter 119. of the	277
Revised Code.	278
(C)(1) A newly appointed chief of police appointed on or	279
after January 1, 2018, shall attend a chief of police training	280
course conducted by the Ohio peace officer training commission	281
pursuant to division (A) of section 109.804 of the Revised Code	282
not later than six months after the person's appointment as a	283
chief of police. While attending the chief of police training	284
course, a newly appointed chief of police shall receive	285
compensation in the same manner and amounts as if carrying out	286

the powers and duties of the office of chief of police. The

<pre>costs of conducting the chief of police training course shall be</pre>	288
paid from state funds appropriated to the attorney general. The	289
cost of meals, lodging, and travel of a newly appointed chief of	290
police attending the chief of police training course shall be	291
paid from the budget of the city department of public safety for	292
which the newly appointed chief of police was appointed.	293
(2) As used in this section, "newly appointed chief of	294
police" means a person appointed chief of police of the city as	295
provided in section 737.05 of the Revised Code who did not hold	296
the office of chief of police on the date the person was	297
appointed chief of police, any person otherwise designated as	298
chief of police, or any administrative official who is	299
responsible for the daily administration and supervision of	300
peace officers in the city.	301
Sec. 737.15. (A) Each village shall have a marshal,	302
designated chief of police, appointed by the mayor with the	303
advice and consent of the legislative authority of the village,	304
who need not be a resident of the village at the time of	305
appointment but shall become a resident thereof within six	306
months after appointment by the mayor and confirmation by the	307
legislative authority unless such residence requirement is	308
waived by ordinance, and who shall continue in office until	309
removed therefrom as provided by section 737.171 of the Revised	310
Code.	311
(B) No person shall receive an appointment under this	312
section after January 1, 1970, unless, not more than sixty days	313
prior to receiving such appointment, the person has passed a	314
physical examination, given by a licensed physician, a physician	315
assistant, a clinical nurse specialist, a certified nurse	316
practitioner, or a certified nurse-midwife, showing that the	317

person meets the physical requirements necessary to perform the	318
duties of village marshal as established by the legislative	319
authority of the village. The appointing authority shall, prior	320
to making any such appointment, file with the Ohio police and	321
fire pension fund a copy of the report or findings of said	322
licensed physician, physician assistant, clinical nurse	323
specialist, certified nurse practitioner, or certified nurse-	324
midwife. The professional fee for such physical examination	325
shall be paid for by such legislative authority.	326
(C) (1) A newly appointed chief of police appointed on or	327
after January 1, 2018, shall attend a chief of police training	328
course conducted by the Ohio peace officer training commission	329
pursuant to division (A) of section 109.804 of the Revised Code	330
not later than six months after the person's appointment as a	331
chief of police under this section. While attending the chief of	332
police training course, a newly appointed chief of police shall	333
receive compensation in the same manner and amounts as if	334
carrying out the powers and duties of the office of chief of	335
police. The costs of conducting the chief of police training	336
course shall be paid from state funds appropriated to the	337
attorney general. The cost of meals, lodging, and travel of a	338
newly appointed chief of police attending the chief of police	339
training course shall be paid from the budget of the village for	340
which the newly appointed chief of police was appointed.	341
(2) As used in this section, "newly appointed chief of	342
police" means a person appointed chief of police under this	343
section who did not hold the office of chief of police on the	344
date the person was appointed chief of police, any person	345
otherwise designated as chief of police, or any administrative	346
official who is responsible for the daily administration and	347
supervision of peace officers in the village.	348

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Section 2. That existing sections 505.49, 737.052, and	349
737.15 of the Revised Code are hereby repealed.	350