133rd General Assembly Regular Session 2019-2020

S. B. No. 317

Senator Coley

A BILL

То	amend section 109.78 of the Revised Code to	1
	expressly exempt, from a requirement that peace	2
	officer basic training be obtained, certain	3
	employees that a board of education or governing	4
	body of a school authorizes to go armed in a	5
	school safety zone within which the board or	6
	governing body has authority.	7

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

Section 1. That section 109.78 of the Revised Code be	8
amended to read as follows:	9
Sec. 109.78. (A) The executive director of the Ohio peace	10
officer training commission, on behalf of the commission and in	11
accordance with rules promulgated by the attorney general, shall	12
certify persons who have satisfactorily completed approved	13
training programs designed to qualify persons for positions as	14
special police, security guards, or persons otherwise privately	15
employed in a police capacity and issue appropriate certificates	16
to such persons. Application for approval of a training program	17
designed to qualify persons for such positions shall be made to	18
the commission. An application for approval shall be submitted	19

to the commission with a fee of one hundred twenty-five dollars, 20 which fee shall be refunded if the application is denied. Such 21 programs shall cover only duties and jurisdiction of such 22 security quards and special police privately employed in a 23 police capacity when such officers do not qualify for training 24 under section 109.71 of the Revised Code. A person attending an 2.5 approved basic training program administered by the state shall 26 pay to the agency administering the program the cost of the 27 person's participation in the program as determined by the 28 agency. A person attending an approved basic training program 29 administered by a county or municipal corporation shall pay the 30 cost of the person's participation in the program, as determined 31 by the administering subdivision, to the county or the municipal 32 corporation. A person who is issued a certificate for 33 satisfactory completion of an approved basic training program 34 shall pay to the commission a fee of fifteen dollars. A 35 duplicate of a lost, spoliated, or destroyed certificate may be 36 issued upon application and payment of a fee of fifteen dollars. 37 Such certificate or the completion of twenty years of active 38 duty as a peace officer shall satisfy the educational 39 requirements for appointment or commission as a special police 40 officer or special deputy of a political subdivision of this 41 state. 42

(B) (1) The executive director of the Ohio peace officer 43 training commission, on behalf of the commission and in 44 accordance with rules promulgated by the attorney general, shall 45 certify basic firearms training programs, and shall issue 46 certificates to class A, B, or C licensees or prospective class 47 A, B, or C licensees under Chapter 4749. of the Revised Code and 48 to registered or prospective employees of such class A, B, or C 49 licensees who have satisfactorily completed a basic firearms 50

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training program of the type described in division (A)(1) of section 4749.10 of the Revised Code.

Application for approval of a basic firearms training53program shall be made to the commission. An application shall be54submitted to the commission with a fee of one hundred dollars,55which fee shall be refunded if the application is denied.56

A person who is issued a certificate for satisfactory 57 completion of an approved basic firearms training program shall 58 pay a fee of ten dollars to the commission. A duplicate of a 59 lost, spoliated, or destroyed certificate may be issued upon 60 application and payment of a fee of five dollars. 61

(2) The executive director, on behalf of the commission 62 and in accordance with rules promulgated by the attorney 63 general, also shall certify firearms regualification training 64 programs and instructors for the annual requalification of class 65 A, B, or C licensees under Chapter 4749. of the Revised Code and 66 registered or prospective employees of such class A, B, or C 67 licensees who are authorized to carry a firearm under section 68 4749.10 of the Revised Code. Application for approval of a 69 70 training program or instructor for such purpose shall be made to the commission. Such an application shall be submitted to the 71 commission with a fee of fifty dollars, which fee shall be 72 refunded if the application is denied. 73

(3) The executive director, upon request, also shall
review firearms training received within three years prior to
November 23, 1985, by any class A, B, or C licensee or
prospective class A, B, or C licensee, or by any registered or
prospective employee of any class A, B, or C licensee under
Chapter 4749. of the Revised Code to determine if the training
received is equivalent to a basic firearms training program that

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includes twenty hours of handgun training and five hours of training in the use of other firearms, if any other firearm is to be used. If the executive director determines the training was received within the three-year period and that it is equivalent to such a program, the executive director shall issue written evidence of approval of the equivalency training to the licensee or employee.

(C) There is hereby established in the state treasury the 88 peace officer private security fund, which shall be used by the 89 Ohio peace officer training commission to administer the 90 91 training program to qualify persons for positions as special police, security guards, or other private employment in a police 92 capacity, as described in division (A) of this section, and the 93 training program in basic firearms and the training program for 94 firearms requalification, both as described in division (B) of 95 this section. All fees paid to the commission by applicants for 96 approval of a training program designed to qualify persons for 97 such private police positions, basic firearms training program, 98 or a firearms requalification training program or instructor, as 99 required by division (A) or (B) of this section, by persons who 100 satisfactorily complete a private police training program or a 101 basic firearms training program, as required by division (A) or 102 (B) of this section, or by persons who satisfactorily requalify 103 in firearms use, as required by division (B)(2) of section 104 4749.10 of the Revised Code, shall be transmitted to the 105 treasurer of state for deposit in the fund. The fund shall be 106 used only for the purpose set forth in this division. 107

(D) <u>No (1) Subject to division (D) (2) of this section, no</u>
public or private educational institution or superintendent of
the state highway patrol shall employ a person as a special
police officer, security guard, or other for a similar law
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enforcement or security position in which such person goes armed	112	
while on duty, who has not received a certificate of having		
satisfactorily completed an approved basic peace officer		
training program, unless the person has completed twenty years		
of active duty as a peace officer.	116	
(2) Division (D)(1) of this section does not apply with	117	
respect to the employment of a person by a board of education or	118	
governing body of a school in a position in which the person has	119	
been authorized by a school board to voluntarily go armed within	120	
a school safety zone within which the board or governing body	121	
has authority, if both of the following apply with respect to	122	
the employment and person:	123	
(a) The person will be going armed within a school safety	124	
zone within which the board or governing body has authority	124	
pursuant to written authorization from the board of education or		
governing body of the school, as described in division (D)(1)(a)	126 127	
of section 2923.122 of the Revised Code, to convey deadly		
weapons into, or to possess a deadly weapon in, a school safety zone within which the board or governing body has authority.		
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(b) The person is not being employed as a special police	131	
officer or security officer.		
Section 2. That existing section 109.78 of the Revised	133	
Code is hereby repealed.	134	
Cation 2 The Consul Decemble header declares that the	105	
Section 3. The General Assembly hereby declares that the	135 136	
purpose of this act is to expressly overrule the decision of the		
Twelfth District Court of Appeals in the case Gabbard v.		
Madison Local School Dist. Bd. of Educ., 12th Dist. Butler No.	138	
CA2019-03-051, 2020-Ohio-1180.	139	

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