

Ohio Legislative Service Commission

Office of Research and Drafting Legislative Budget Office

H.B. 729

134th General Assembly

Bill Analysis

Version: As Introduced

Primary Sponsor: Rep. Stewart

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SUMMARY

- Requires each county veterans' service commission to include two members whose military service commenced on or after September 11, 2001.
- Requires one member of each county veterans' service commission to be appointed by the Board of County Commissioners.

DETAILED ANALYSIS

Veterans service commission composition

The bill alters how the veterans' service commission of each county must be constituted. Under continuing law, each commission must be composed of five residents of the county who are honorably discharged or honorably separated veterans.¹

The bill requires that, not later than January 15, 2024 (a date subsequent to any necessary appointments for years 2023 and 2024), a veterans' service commission must consist of at least two members whose military service commenced on or after September 11, 2001. The bill requires that the appointing authority, before making an appointment, ascertain the current composition of a commission to determine if appointment of a person whose military service commenced on or after September 11, 2001, is necessary to comply with the bill.²

Appointment authority

Current law requires all five members to be appointed by a judge of the court of common pleas from lists of recommended persons. The lists are provided to the judge by

¹ R.C. 5901.02(A).

² R.C. 5901.02(C).

various veterans' organizations.³ The bill requires that a list provided by a veterans' organization include at least one person whose military service commenced on or after September 11, 2001.

The bill transfers appointment authority, for one of the five positions on each veterans' service commission, from the judge of the court of commons pleas to the board of commissioners of the county. Under the bill, appointments for members to represent the Military Order of the Purple Heart of the U.S.A., the Vietnam Veterans of America, or the Korean War Veterans Association, must be made by the board of commissioners.⁴

Exception

Continuing law provides an exception to the requirement that appointments to veterans' service commissions be made from lists of recommended persons. If the appointing authority does not receive recommendations within the required time frame, which under the bill would include recommendations of persons whose military service commences on or after September 11, 2001, the appointing authority may appoint any qualified veteran to the county veterans' service commission.⁵

Recodification

Under continuing law, an appointing authority may remove, for cause, any member of the veterans' service commission, and must fill vacancies occurring among membership in the manner provided for the original appointments. This provision of existing law has been recodified in the bill for clarity.⁶

HISTORY

Action	Date
Introduced	10-06-22

ANHB0729IN-134/ts

⁴ R.C. 5901.02(E)(5).

⁶ R.C. 5901.02(F) and 5901.03.

³ R.C. 5901.02(B); ((1) The American Legion, (2) the Veterans of Foreign Wars, (3) the Disabled American Veterans, (4) the AMVETS, and (5) the Military Order of the Purple Heart of the U.S.A., the Vietnam Veterans of America, or the Korean War Veterans Association).

⁵ R.C. 5901.02(D).