6lr1800 CF HB 505

By: **Senator Middleton** Introduced and read first time: January 29, 2016 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2

Charles County Sheriff – Salaries and Collective Bargaining

3 FOR the purpose of requiring that the salary schedule for deputy sheriffs of Charles County 4 correspond to the Department of State Police salary schedule; requiring that the $\mathbf{5}$ salary schedule for the deputy sheriffs of Charles County be revised to reflect any 6 revision made to the Department of State Police salary schedule; requiring the 7 County Commissioners of Charles County to appropriate certain funds to provide 8 certain salaries of the deputy sheriffs except under certain circumstances; providing 9 that the County Commissioners are not required to grant certain step increases to the deputy sheriffs; providing that certain step increases are subject to 1011 appropriations by the Board; authorizing certain sworn law enforcement officers and 12correctional officers in Charles County to collectively bargain with the County 13 Commissioners of Charles County, in addition to the Sheriff, with respect to certain 14matters; prohibiting the resolution or adjustment of a certain dispute from being 15inconsistent with the terms of a certain collective bargaining agreement; prohibiting 16the County Commissioners from recognizing an exclusive representative except 17under certain circumstances; providing for the decertification of a certain exclusive 18 representative under certain circumstances; altering the maximum number of 19individuals that the Sheriff and the exclusive representative may designate to 20represent the Sheriff or the exclusive representative in collective bargaining; 21authorizing the County Commissioners to designate a certain number of individuals 22to represent the County Commissioners in collective bargaining under certain 23circumstances; altering the date by which negotiations for the collective bargaining 24agreement shall begin; altering the time period during which an exclusive 25bargaining agreement may be valid; requiring an agreement involving the County 26Commissioners as a party, or a modification to that agreement, to be signed and 27ratified by the County Commissioners in order to be effective or valid: requiring that 28the terms of a collective bargaining agreement prevail in a certain conflict except 29under certain circumstances; authorizing any party to collective bargaining to seek 30 mediation under certain circumstances; requiring the party seeking mediation to 31provide certain notice to certain persons; authorizing any party to a certain collective

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 bargaining agreement to declare a bargaining impasse under certain circumstances; $\mathbf{2}$ establishing procedures and timelines for the mediation and arbitration of collective 3 bargaining disputes involving the exclusive representative of certain sworn law 4 enforcement officers or correctional officers in the Charles County Sheriff's Office; $\mathbf{5}$ providing that certain recommendations of the arbitrator are not binding; 6 authorizing the Sheriff or the County Commissioners to adopt or reject certain $\overline{7}$ recommendations under certain circumstances; requiring the parties to accept or 8 reject the recommendations within a certain period of time; establishing a certain 9 method of distributing the costs of the mediation and arbitration; authorizing the 10 parties to reach a voluntary settlement on unresolved issues at any time; providing 11 that the terms and conditions of a certain collective bargaining agreement shall 12remain in effect under certain circumstances until a certain time; making a 13 conforming change; and generally relating to the salaries and collective bargaining rights of sworn law enforcement officers and correctional officers of the Charles 1415County Sheriff's Office.

- 16 BY repealing and reenacting, without amendments,
- 17 Article Courts and Judicial Proceedings
- 18 Section 2–309(a) and (a–1)
- 19 Annotated Code of Maryland
- 20 (2013 Replacement Volume and 2015 Supplement)
- 21 BY repealing and reenacting, with amendments,
- 22 Article Courts and Judicial Proceedings
- 23 Section 2-309(j)(3) and (5)
- 24 Annotated Code of Maryland
- 25 (2013 Replacement Volume and 2015 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:

28

Article – Courts and Judicial Proceedings

29 2-309.

30 (a) The sheriff of a county and his deputies shall receive the annual salaries
31 provided by this section for performing the duties required of them by the Constitution and
32 the laws of this State. They shall be reimbursed for expenses as provided by law.

(a-1) The government of each county shall furnish an office for the sheriff and pay
 the necessary expenses for telephones, stationery and for other purposes, and unless
 otherwise provided by law, shall provide for the necessary traveling expenses of the sheriff
 for conveying prisoners to any penal institution in the State and other necessary traveling
 expenses.

38 (j) (3) (I) The Sheriff, in accordance with rules and regulations developed 39 by the Board of County Commissioners and the Sheriff, shall appoint the number of deputy

 $\mathbf{2}$

sheriffs that the Board of County Commissioners of Charles County and the Sheriff
 consider necessary.

3 (II) THE SALARY SCHEDULE FOR THE DEPUTY SHERIFFS, BASED
 4 ON RANK AND LENGTH OF SERVICE, SHALL CORRESPOND TO THE DEPARTMENT OF
 5 STATE POLICE SALARY SCHEDULE, INCLUDING LONGEVITY STEPS.

6 (III) THE SALARY SCHEDULE FOR THE DEPUTY SHERIFFS SHALL 7 BE REVISED TO REFLECT ANY REVISIONS MADE TO THE DEPARTMENT OF STATE 8 POLICE SALARY SCHEDULE.

9 (IV) 1. EXCEPT AS PROVIDED IN SUBPARAGRAPH (V) OF THIS 10 PARAGRAPH, THE COUNTY COMMISSIONERS OF CHARLES COUNTY SHALL 11 APPROPRIATE THE FUNDS NECESSARY TO PROVIDE THE SALARIES FOR DEPUTY 12 SHERIFFS SPECIFIED IN THE SALARY SCHEDULE UNDER SUBPARAGRAPH (II) OF 13 THIS PARAGRAPH UNLESS THE COUNTY COMMISSIONERS DECLARE A FISCAL 14 EMERGENCY UNDER SUBSUBPARAGRAPH 2 OF THIS SUBPARAGRAPH.

2. 15AFTER A DISCUSSION AMONG THE COUNTY COMMISSIONERS OF CHARLES COUNTY, THE SHERIFF, AND THE EXCLUSIVE 16 17REPRESENTATIVES OF THE BARGAINING UNITS OF SWORN LAW ENFORCEMENT OFFICERS AND CORRECTIONAL OFFICERS OF THE CHARLES COUNTY SHERIFF'S 18 OFFICE, THE COUNTY COMMISSIONERS OF CHARLES COUNTY MAY DECLARE A 19 FISCAL EMERGENCY BY A MAJORITY VOTE OF THE COUNTY COMMISSIONERS 2021FOLLOWING A PUBLIC HEARING.

(V) 1. IF THE DEPARTMENT OF STATE POLICE GRANTS
 STEP INCREASES TO ITS EMPLOYEES, THE COUNTY COMMISSIONERS OF CHARLES
 COUNTY ARE NOT REQUIRED UNDER SUBPARAGRAPH (IV) OF THIS PARAGRAPH TO
 GRANT STEP INCREASES TO THE DEPUTY SHERIFFS.

26 **2.** STEP INCREASES FOR THE DEPUTY SHERIFFS ARE 27 SUBJECT TO APPROPRIATIONS BY THE COUNTY COMMISSIONERS OF CHARLES 28 COUNTY.

(5) (i) This paragraph applies to all full-time, merit system sworn law
enforcement officers and correctional officers in the Charles County Sheriff's Office at a
rank of sergeant or below.

(ii) This paragraph does not apply to the following employees in the
 Charles County Sheriff's Office:

Sworn law enforcement officers or correctional officers in
 the Charles County Sheriff's Office at a rank of lieutenant or above;

1	2.]	Employees in appointed positions;
2	3. (Civilian merit system employees;
3	4.]	Full–time reduced hours employees;
4	5.]	Part–time employees;
5	6. 0	Contractual employees;
6	7. 7	Гетрогату employees;
7	8.]	Emergency employees; or
8 9	9. I county policies and procedures m	Employees whose employment is administered under the anual.
10 11	(iii) 1. A subject to this paragraph has the	A sworn law enforcement officer or correctional officer eright to:
12 13		Take part in or refrain from taking part in forming, ing in any employee organization or its lawful activities;
$\begin{array}{c} 14 \\ 15 \end{array}$	B. I collective bargaining; and	Be represented by an exclusive representative, if any, in
$\begin{array}{c} 16 \\ 17 \end{array}$	C. I collective bargaining.	Engage in other concerted activities for the purpose of
$18 \\ 19 \\ 20$	subject to this paragraph may see	Sworn law enforcement officers and correctional officers ek recognition in order to organize and bargain collectively he Sheriff's designee concerning the following matters:
$21 \\ 22 \\ 23$		Compensation, excluding salary, wages, and those administered, controlled, or managed by the County y;
24	B. 1	Leave, holidays, and vacations; and
25	C. I	Hours, working conditions, and job security.
26 27 28 29 30	SUBJECT TO THIS PARAGRAPH AND BARGAIN COLLECTIVELY OF CHARLES COUNTY AND	A. SWORN LAW ENFORCEMENT OFFICERS H MAY SEEK RECOGNITION IN ORDER TO ORGANIZE IN GOOD FAITH WITH THE COUNTY COMMISSIONERS THE SHERIFF, OR THE SHERIFF'S DESIGNEE, INCREASES AND THOSE BENEFITS DETERMINED,

1 OFFERED, ADMINISTERED, CONTROLLED, OR MANAGED BY THE COUNTY 2 COMMISSIONERS OF CHARLES COUNTY.

R. 3 CORRECTIONAL **OFFICERS** SUBJECT TO THIS 4 PARAGRAPH MAY SEEK RECOGNITION IN ORDER TO ORGANIZE AND BARGAIN **COLLECTIVELY IN GOOD FAITH WITH THE COUNTY COMMISSIONERS OF CHARLES** $\mathbf{5}$ COUNTY AND THE SHERIFF, OR THE SHERIFF'S DESIGNEE, CONCERNING SALARY, 6 7 THOSE BENEFITS DETERMINED, OFFERED, ADMINISTERED, WAGES, AND 8 CONTROLLED, OR MANAGED BY THE COUNTY COMMISSIONERS OF CHARLES 9 COUNTY.

4. A. A sworn law enforcement officer or correctional
 officer who is a member of a bargaining unit with an exclusive representative may discuss
 any matter with the employer without the intervention of the exclusive representative.

B. IF A DISCUSSION UNDER SUBSUBSUBPARAGRAPH A
 OF THIS SUBSUBPARAGRAPH LEADS TO A RESOLUTION OR ADJUSTMENT OF A
 DISPUTE, THE RESOLUTION OR ADJUSTMENT MAY NOT BE INCONSISTENT WITH THE
 TERMS OF A COLLECTIVE BARGAINING AGREEMENT THEN IN EFFECT.

[4.] 5. A sworn law enforcement officer or correctional officer who is not a member of a bargaining unit with an exclusive representative may be required to pay a proportional service fee for costs associated with the administration and enforcement of any agreement that benefits the affected employees. An exclusive representative shall be selected in accordance with the procedures set forth in subparagraph (v) of this paragraph.

23 [5.] 6. This paragraph does not require that sworn law 24 enforcement officers and correctional officers be represented by the same exclusive 25 representative.

- (iv) The Sheriff and the Office of the Sheriff for Charles County,
 through their appropriate officers and employees, may:
- 28 1. Determine the:
- 29 A. Mission;
- 30 B. Budget;
- 31 C. Organization;
- 32 D. Numbers, types, and grades of employees assigned;
- E. Work projects, tours of duty, and methods, means, and personnel by which its operations are conducted;

SENATE	BILL	390
--------	------	-----

1	F.	Technology needs;
2	G.	Internal security practices; and
3	H.	Relocation of its facilities;
4 5	2. governmental operations;	Maintain and improve the efficiency and effectiveness of
$6 \\ 7$	3. performed, and technology to be	Determine the services to be rendered, operations to be used;
$8 \\ 9$		Determine the overall methods, processes, means, and which governmental operations are to be conducted;
10	5.	Hire, direct, supervise, and assign employees;
$\begin{array}{c} 11 \\ 12 \end{array}$	6. lay off employees; and	A. Promote, demote, discipline, discharge, retain, and
$13 \\ 14 \\ 15$		Terminate employment because of lack of funds, lack of employer that continued work would be inefficient or imate reasons;
$\begin{array}{c} 16 \\ 17 \end{array}$	7. promotions;	Set the qualifications of employees for appointment and
18	8.	Set standards of conduct;
19	9.	Adopt office rules, regulations, and procedures;
$\begin{array}{c} 20\\ 21 \end{array}$	10. standard of business efficiency; a	Provide a system of merit employment according to a and
$\begin{array}{c} 22\\ 23 \end{array}$		Take actions, not otherwise specified in this paragraph, to ce of the Sheriff of Charles County.
24 25 26 27	subparagraph, an exclusive re COMMISSIONERS OF CHARLE	Except as provided in subsubparagraph 2 of this presentative may not be recognized by THE COUNTY CS COUNTY OR the Sheriff unless that representative is partment of Labor, Licensing, and Regulation.
28 29 30	of the sworn law enforcement supported by at least 51% of the	Any petition to be recognized that is submitted on behalf officers shall be accompanied by a showing of interest e sworn law enforcement officers indicating their desire to

31 be exclusively represented by the petitioner for the purpose of collective bargaining.

1 3. Any petition to be recognized that is submitted on behalf 2 of the correctional officers shall be accompanied by a showing of interest supported by at 3 least 51% of the correctional officers indicating their desire to be exclusively represented 4 by the petitioner for the purpose of collective bargaining.

4. A. Ехсерт $\mathbf{5}$ AS PROVIDED IN 6 SUBSUBSUBPARAGRAPH В OF THIS SUBSUBPARAGRAPH, AN **EXCLUSIVE** 7 **REPRESENTATIVE SHALL BE DEEMED DECERTIFIED IF A PETITION IS SUBMITTED TO** THE COUNTY COMMISSIONERS OF CHARLES COUNTY AND THE SHERIFF THAT IS 8 9 SIGNED BY 51% OF THE SWORN LAW ENFORCEMENT OFFICERS OR CORRECTIONAL 10 **OFFICERS** INDICATING THEIR DESIRE TO DECERTIFY THE **EXCLUSIVE** 11 **REPRESENTATIVE.**

12В. IF THE EXCLUSIVE REPRESENTATIVE WISHES TO 13VALIDITY OF PETITION **CHALLENGE** THE Α **SUBMITTED UNDER** 14SUBSUBSUBPARAGRAPH A OF THIS SUBSUBPARAGRAPH, WITHIN 20 DAYS AFTER 15SUBMISSION OF THE PETITION, THE EXCLUSIVE REPRESENTATIVE MAY REQUEST A SECRET BALLOT ELECTION. 16

17 C. THE SECRET BALLOT ELECTION SHALL BE 18 CONDUCTED BY AN IMPARTIAL UMPIRE SELECTED JOINTLY BY THE PARTICIPATING 19 PARTIES FROM A LIST OF UMPIRES PROVIDED BY THE AMERICAN ARBITRATION 20 ASSOCIATION.

21 D. THE COSTS ASSOCIATED WITH THE APPOINTMENT OF 22 THE IMPARTIAL UMPIRE SHALL BE SHARED EQUALLY BY THE EXCLUSIVE 23 REPRESENTATIVE AND CHARLES COUNTY.

E. IF AT LEAST 51% OF THE EMPLOYEES IN THE BARGAINING UNIT VOTE IN FAVOR OF DECERTIFICATION DURING THE SECRET BALLOT ELECTION, THE EXCLUSIVE REPRESENTATIVE SHALL BE DECERTIFIED.

- (vi) 1. A. The Sheriff may designate at least one, but not more
 than [three] FOUR, individuals to represent the Sheriff in collective bargaining.
- B. IF THE COUNTY COMMISSIONERS OF CHARLES COUNTY ARE A PARTY TO COLLECTIVE BARGAINING, THE COUNTY COMMISSIONERS MAY DESIGNATE AT LEAST ONE, BUT NOT MORE THAN FOUR, INDIVIDUALS TO REPRESENT THE COUNTY COMMISSIONERS IN COLLECTIVE BARGAINING.

33 C. The exclusive representative shall designate at least one, 34 but not more than [three] FOUR, individuals to represent the exclusive representative in 35 collective bargaining.

1 2.The parties shall meet at reasonable times and engage in $\mathbf{2}$ collective bargaining in good faith. 3 3. Negotiations or matters relating to negotiations shall be considered closed sessions under § 3–305 of the General Provisions Article. 4 $\mathbf{5}$ 4. The parties shall make every reasonable effort to conclude 6 negotiations in a timely manner for inclusion by the Sheriff and the Office of the Sheriff of 7 Charles County in its budget request to the County Commissioners of Charles County. 8 5. Negotiations for an agreement shall begin on or before 9 each [July] **SEPTEMBER** 1 of the year before the expiration of any existing agreement. 10 (vii) To the extent that any matters negotiated between the Sheriff, 11 THE COUNTY COMMISSIONERS OF CHARLES COUNTY, and the collective bargaining 12unit require legislative approval or the appropriation of funds, the matters shall be recommended to the General Assembly for the approval of legislation or to the County 13 14Commissioners for the appropriation of funds. 15(viii) An agreement is not valid if it extends for less than 1 year or for 16 more than [2] 4 years. 17An agreement shall contain all matters of agreement (ix) 1. 18reached in the collective bargaining process. 192. An agreement may contain a grievance procedure for binding arbitration of the interpretation of contract terms and clauses. 2021An agreement reached in accordance with this 3. A. 22paragraph shall be in writing and signed by the designated representatives of the Sheriff 23and the exclusive representative involved in the collective bargaining negotiations. 24В. IF THE COUNTY COMMISSIONERS OF CHARLES 25COUNTY ARE A PARTY TO THE AGREEMENT, THE AGREEMENT SHALL BE SIGNED BY 26THE COUNTY COMMISSIONERS IN ADDITION TO THE SIGNATORIES REQUIRED UNDER SUBSUBSUBPARAGRAPH A OF THIS SUBSUBPARAGRAPH. 27284. An agreement is not effective until it is ratified by [the]: **THE** Sheriff; 29A. В. 30 IF THE COUNTY COMMISSIONERS OF CHARLES COUNTY ARE A PARTY TO THE COLLECTIVE BARGAINING, THE COUNTY 31 32 **COMMISSIONERS**; and

8

C. 1 [a] A majority of the votes cast by the employees in the $\mathbf{2}$ bargaining unit. 3 A modification to an existing agreement is not valid unless 5. it is in writing and ratified by [the]: 4 $\mathbf{5}$ **THE** Sheriff; A. 6 **B**. IF THE COUNTY COMMISSIONERS OF CHARLES 7 COUNTY ARE A PARTY TO THE COLLECTIVE BARGAINING, THE COUNTY 8 **COMMISSIONERS**; and 9 C. [a] A majority of the votes cast by the employees in the 10 bargaining unit. 11 **(X)** THERE IS A CONFLICT BETWEEN AN EXISTING IF 12COLLECTIVE BARGAINING AGREEMENT AND A RULE OR REGULATION ADOPTED BY COUNTY, 13CHARLES INCLUDING MERIT SYSTEM OR OTHER PERSONNEL 14REGULATIONS, THE TERMS OF THE AGREEMENT SHALL PREVAIL UNLESS 15**OTHERWISE PROHIBITED BY LAW.** 16 (XI) 1. IF THE EXCLUSIVE REPRESENTATIVE, THE SHERIFF, 17AND, IF A PARTY TO COLLECTIVE BARGAINING, THE COUNTY COMMISSIONERS ARE UNABLE TO REACH AN AGREEMENT ON OR BEFORE JANUARY 15, ANY PARTY MAY 18 SEEK MEDIATION THROUGH THE FEDERAL MEDIATION AND CONCILIATION 19 20SERVICE. 212. Α PARTY SEEKING **MEDIATION UNDER** 22SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH SHALL PROVIDE WRITTEN NOTICE 23TO THE OTHER PARTIES AND THE FEDERAL MEDIATION AND CONCILIATION 24SERVICE AT LEAST 15 DAYS BEFORE THE ANTICIPATED FIRST MEDIATION MEETING. 253. THE PARTIES SHALL SHARE THE COSTS OF THE 26SERVICES OF THE MEDIATOR AS FOLLOWS: 27A. THE EXCLUSIVE REPRESENTATIVE SHALL PAY HALF 28OF THE COSTS; 29**B**. IF THE COUNTY COMMISSIONERS AND THE SHERIFF ARE BOTH PARTIES TO THE NEGOTIATIONS GIVING RISE TO THE MEDIATION, THE 30 31COUNTY COMMISSIONERS AND THE SHERIFF SHALL EACH PAY ONE-QUARTER OF 32THE COSTS; AND

9

IF THE COUNTY COMMISSIONERS OF CHARLES 1 **C**. $\mathbf{2}$ COUNTY ARE NOT A PARTY TO THE NEGOTIATIONS GIVING RISE TO THE MEDIATION, 3 THE SHERIFF SHALL PAY HALF OF THE COSTS. 4 4. COSTS INCURRED BY A PARTY TO PREPARE, APPEAR, OR SECURE REPRESENTATION, EXPERT WITNESSES, OR EVIDENCE OF ANY KIND $\mathbf{5}$ SHALL BE BORNE EXCLUSIVELY BY THAT PARTY. 6 7 5. THE PARTIES SHALL ENGAGE IN MEDIATION FOR AT 8 LEAST 30 DAYS UNLESS THE PARTIES MUTUALLY AGREE IN WRITING TO THE 9 TERMINATION OR EXTENSION OF THE MEDIATION OR REACH AN AGREEMENT.

106. THE CONTENTS OF A MEDIATION PROCEEDING11UNDER THIS SUBPARAGRAPH MAY NOT BE DISCLOSED BY THE PARTIES OR THE12MEDIATOR.

(XII) 1. IF THE EXCLUSIVE REPRESENTATIVE, THE SHERIFF,
 AND, IF A PARTY TO COLLECTIVE BARGAINING, THE COUNTY COMMISSIONERS OF
 CHARLES COUNTY HAVE NOT REACHED AN AGREEMENT ON OR BEFORE MARCH 1,
 OR ANY LATER DATE DETERMINED BY MUTUAL AGREEMENT OF THE PARTIES:

17

A. ANY PARTY MAY DECLARE A BARGAINING IMPASSE;

18 B. THE PARTY DECLARING A BARGAINING IMPASSE 19 UNDER ITEM A OF THIS SUBSUBPARAGRAPH SHALL CHOOSE A LIST OF 20 ARBITRATORS PROVIDED TO THE PARTIES BY THE FEDERAL MEDIATION AND 21 CONCILIATION SERVICE OR UNDER THE LABOR ARBITRATION RULES OF THE 22 AMERICAN ARBITRATION ASSOCIATION; AND

C. WITHIN 3 DAYS AFTER THE PARTIES' RECEIPT OF THE LIST CHOSEN UNDER ITEM B OF THIS SUBSUBPARAGRAPH, THE PARTIES SHALL SELECT AN ARBITRATOR BY ALTERNATIVE STRIKING OF NAMES FROM THE LIST.

26 **2. ON OR BEFORE MARCH 15, OR ANY LATER DATE** 27 DETERMINED BY MUTUAL AGREEMENT OF THE PARTIES, THE PARTIES SHALL 28 SUBMIT TO THE ARBITRATOR:

29A.A JOINT MEMORANDUM LISTING ALL ITEMS TO WHICH30THE PARTIES PREVIOUSLY AGREED; AND

B. A SEPARATE PROPOSED MEMORANDUM OF EACH
 PARTY'S FINAL OFFER PRESENTED IN NEGOTIATIONS ON ALL ITEMS TO WHICH THE
 PARTIES PREVIOUSLY DID NOT AGREE.

DETERMINED BY MUTUAL AGREEMENT OF THE PARTIES, THE ARBITRATOR SHALL

ON OR BEFORE MARCH 30, OR ANY LATER DATE

3.

 $\frac{1}{2}$

A.

HOLD A CLOSED HEARING ON THE PARTIES' PROPOSALS AT A TIME, DATE, AND 3 PLACE WITHIN CHARLES COUNTY SELECTED BY THE ARBITRATOR. 4 $\mathbf{5}$ **B**. AT A HEARING, EACH PARTY MAY SUBMIT EVIDENCE 6 AND MAKE ORAL AND WRITTEN ARGUMENTS IN SUPPORT OF THE PARTY'S LAST 7 FINAL OFFER. 8 4. THE ARBITRATOR MAY: 9 GIVE NOTICE AND HOLD HEARINGS IN ACCORDANCE **A**. WITH THE MARYLAND ADMINISTRATIVE PROCEDURE ACT: 10 11 **B**. ADMINISTER OATHS AND TAKE TESTIMONY AND 12**OTHER EVIDENCE; AND** C. **ISSUE SUBPOENAS.** 13 145. **ONCE THE PARTIES HAVE SUBMITTED THEIR** 15POSITIONS INTO THE RECORD, EACH PARTY SHALL HAVE AN OPPORTUNITY TO 16 **REVIEW ITS FINAL POSITION BEFORE THE RECORD IS CLOSED AND THE MATTER IS** 17SUBMITTED TO THE ARBITRATOR FOR A DETERMINATION. 18 **6**. ON OR BEFORE APRIL 15, OR ANY LATER DATE 19DETERMINED BY MUTUAL AGREEMENT OF THE PARTIES, THE ARBITRATOR SHALL 20**ISSUE A REPORT:** 21Α. SELECTING THE FINAL OFFER SUBMITTED BY THE 22PARTIES THAT THE ARBITRATOR DETERMINES TO BE MORE REASONABLE WHEN 23**VIEWED AS A WHOLE; AND** 24**B**. STATING THE REASONS THAT THE ARBITRATOR 25FOUND THE FINAL OFFER TO BE MORE REASONABLE. 267. IN DETERMINING WHICH FINAL OFFER IS MORE REASONABLE UNDER SUBSUBPARAGRAPH 6 OF THIS SUBPARAGRAPH, THE 2728**ARBITRATOR MAY CONSIDER ONLY:**

29A. PAST COLLECTIVE BARGAINING AGREEMENTS30BETWEEN THE PARTIES, INCLUDING THE BARGAINING HISTORY THAT LED TO THE31COLLECTIVE BARGAINING AGREEMENT AND THE PRECOLLECTIVE BARGAINING

1 HISTORY OF EMPLOYEE WAGES, HOURS, BENEFITS, AND OTHER WORKING 2 CONDITIONS;

B. IN AN ARBITRATION TO WHICH THE EXCLUSIVE REPRESENTATIVE OF SWORN LAW ENFORCEMENT OFFICERS IS A PARTY, A COMPARISON OF WAGES, HOURS, BENEFITS, AND OTHER CONDITIONS OF EMPLOYMENT OF LAW ENFORCEMENT OFFICERS EMPLOYED IN OTHER JURISDICTIONS IN THE STATE;

8 C. IN AN ARBITRATION TO WHICH THE EXCLUSIVE 9 REPRESENTATIVE OF SWORN LAW ENFORCEMENT OFFICERS IS A PARTY, A 10 COMPARISON OF WAGES, HOURS, BENEFITS, AND OTHER CONDITIONS OF 11 EMPLOYMENT OF LAW ENFORCEMENT OFFICERS FROM THE PRIMARY POLICE OR 12 SHERIFF'S DEPARTMENTS IN ALL COUNTIES IN THE STATE;

13D.IN AN ARBITRATION TO WHICH THE EXCLUSIVE14REPRESENTATIVE OF CORRECTIONAL OFFICERS IS A PARTY, A COMPARISON OF15WAGES, HOURS, BENEFITS, AND OTHER CONDITIONS OF EMPLOYMENT OF16CORRECTIONAL OFFICERS EMPLOYED IN OTHER JURISDICTIONS IN THE STATE;

17 E. A COMPARISON OF WAGES, HOURS, BENEFITS, AND 18 OTHER CONDITIONS OF EMPLOYMENT OF EMPLOYEES WORKING FOR CHARLES 19 COUNTY;

20 F. THE COSTS OF THE RESPECTIVE PROPOSALS OF THE 21 PARTIES;

G. THE CONDITION OF THE GENERAL OPERATING FUND OF CHARLES COUNTY, THE ABILITY OF THE SHERIFF AND CHARLES COUNTY TO FINANCE ANY ECONOMIC ADJUSTMENTS REQUIRED UNDER THE PROPOSED COLLECTIVE BARGAINING AGREEMENT, AND THE POTENTIAL IMPACT OF THE PARTIES' FINAL OFFERS ON THE BOND RATING OF CHARLES COUNTY;

H. THE ANNUAL INCREASE OR DECREASE IN CONSUMER PRICES FOR GOODS AND SERVICES AS REFLECTED IN THE MOST RECENT CONSUMER PRICE INDEX FOR THE WASHINGTON-ARLINGTON-ALEXANDRIA, OC-VA-MD-WV METROPOLITAN STATISTICAL AREA PUBLISHED BY THE FEDERAL BUREAU OF LABOR STATISTICS;

I. THE ANNUAL INCREASE OR DECREASE IN THE COST OF LIVING IN THE STATISTICAL AREAS DESCRIBED IN ITEM H OF THIS SUBSUBPARAGRAPH AS COMPARED TO THE NATIONAL AVERAGE AND TO OTHER COMPARABLE METROPOLITAN AREAS;

J. 1 THE ANNUAL INCREASE OR DECREASE IN THE COST $\mathbf{2}$ **OF LIVING IN CHARLES COUNTY:** 3 K. **RECRUITMENT AND RETENTION DATA;** L. THE SPECIAL NATURE OF THE WORK PERFORMED BY 4 $\mathbf{5}$ THE EMPLOYEES IN THE BARGAINING UNIT, INCLUDING HAZARDS OF EMPLOYMENT, 6 PHYSICAL REQUIREMENTS, EDUCATIONAL QUALIFICATIONS, JOB TRAINING AND SKILLS, SHIFT ASSIGNMENTS, AND THE DEMANDS PLACED ON THOSE EMPLOYEES AS 7 COMPARED TO OTHER CHARLES COUNTY SHERIFF EMPLOYEES; 8 9 М. THE INTEREST AND WELFARE OF THE PUBLIC AND 10 THE EMPLOYEES IN THE BARGAINING UNIT; AND 11 N. STIPULATIONS OF THE PARTIES REGARDING ANY OF 12THE ITEMS UNDER THIS SUBSUBPARAGRAPH. 8. THE ARBITRATOR MAY NOT: 13 14**RECEIVE OR CONSIDER THE HISTORY OF COLLECTIVE** Α. 15BARGAINING RELATED TO THE IMMEDIATE DISPUTE, INCLUDING ANY OFFERS OF SETTLEMENT NOT CONTAINED IN THE FINAL OFFER SUBMITTED TO THE 16 ARBITRATOR, UNLESS THE PARTIES MUTUALLY AGREE OTHERWISE; 17В. 18 **COMBINE FINAL OFFERS OR ALTER THE FINAL OFFER** 19 THAT THE ARBITRATOR SELECTS, UNLESS THE PARTIES MUTUALLY AGREE 20**OTHERWISE; OR C**. 21SELECT AN OFFER IN WHICH THE CONDITIONS OF 22EMPLOYMENT OR THE COMPENSATION, SALARIES, FEES, OR WAGES TO BE PAID ARE 23 UNREASONABLE. 249. THE ARBITRATOR SHALL SUBMIT THE REPORT A. ISSUED UNDER SUBSUBPARAGRAPH 6 OF THIS SUBPARAGRAPH TO THE COUNTY 25COMMISSIONERS, THE SHERIFF, AND THE EXCLUSIVE REPRESENTATIVE. 2627**B**. THE RECOMMENDATIONS OF THE ARBITRATOR ARE 28NOT BINDING ON THE COUNTY COMMISSIONERS, THE SHERIFF, OR THE EXCLUSIVE 29**REPRESENTATIVE.** C. EXCEPT AS PROVIDED IN SUBSUBPARAGRAPH D 30 OF THIS SUBSUBPARAGRAPH, THE SHERIFF AND, IF A PARTY TO COLLECTIVE 31

1 BARGAINING, THE COUNTY COMMISSIONERS MAY ADOPT OR REJECT A 2 RECOMMENDATION OF THE ARBITRATOR.

D. IF A RECOMMENDATION OF THE ARBITRATOR
REQUIRES AN APPROPRIATION OF FUNDS, ONLY THE COUNTY COMMISSIONERS MAY
ADOPT OR REJECT THE RECOMMENDATION.

6 E. THE PARTIES SHALL ACCEPT OR REJECT THE 7 ARBITRATOR'S RECOMMENDATIONS WITHIN **30** DAYS AFTER THE SUBMISSION OF 8 THE REPORT TO THE PARTIES UNDER SUBSUBPARAGRAPH A OF THIS 9 SUBSUBPARAGRAPH.

10 **10.** THE PARTIES SHALL SHARE THE COSTS OF THE 11 SERVICES OF THE ARBITRATOR AS FOLLOWS:

12A.THE EXCLUSIVE REPRESENTATIVE SHALL PAY HALF13OF THE COSTS;

14 B. IF THE COUNTY COMMISSIONERS AND THE SHERIFF 15 ARE BOTH PARTIES TO THE NEGOTIATIONS GIVING RISE TO THE ARBITRATION, THE 16 COUNTY COMMISSIONERS AND THE SHERIFF SHALL EACH PAY ONE–QUARTER OF 17 THE COSTS; AND

18 C. IF THE COUNTY COMMISSIONERS OF CHARLES 19 COUNTY ARE NOT A PARTY TO THE NEGOTIATIONS GIVING RISE TO THE 20 ARBITRATION, THE SHERIFF SHALL PAY HALF OF THE COSTS.

21 11. COSTS INCURRED BY A PARTY TO PREPARE, APPEAR,
22 OR SECURE REPRESENTATION, EXPERT WITNESSES, OR EVIDENCE OF ANY KIND
23 SHALL BE BORNE EXCLUSIVELY BY THAT PARTY.

2412. NOTHING IN THIS SUBPARAGRAPH SHALL BE25CONSTRUED TO PROHIBIT THE PARTIES FROM REACHING A VOLUNTARY26SETTLEMENT ON ANY UNRESOLVED ISSUES AT ANY TIME BEFORE OR AFTER THE27ISSUANCE OF THE RECOMMENDATIONS BY THE ARBITRATOR.

(XIII) IF A COLLECTIVE BARGAINING AGREEMENT EXPIRES AFTER
 THE EXCLUSIVE REPRESENTATIVE HAS GIVEN NOTICE OF ITS DESIRE TO ENTER
 INTO COLLECTIVE BARGAINING FOR A SUCCESSOR COLLECTIVE BARGAINING
 AGREEMENT, THE TERMS AND CONDITIONS OF THE PRIOR COLLECTIVE BARGAINING
 AGREEMENT SHALL REMAIN IN EFFECT UNTIL THE EARLIER OF:

33

1. THE PARTIES REACHING A NEW AGREEMENT; OR

12.180 DAYS FROM THE DATE THE PARTY OR PARTIES2REJECT THE ARBITRATOR'S RECOMMENDATIONS.

3 [(x)] (XIV) This paragraph does not authorize a sworn law 4 enforcement officer or correctional officer to engage in a strike as defined in § 3–303 of the 5 State Personnel and Pensions Article.

6 [(xi)] (XV) Nothing in this paragraph shall be construed as subjecting 7 disciplinary matters or the disciplinary process to negotiation as part of the collective 8 bargaining process.

9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October 1, 2016.