



**State of Maryland**  
**Department of State Police**  
Government Affairs Unit  
Annapolis Office (410) 260-6100

**POSITION ON PROPOSED LEGISLATION**

**DATE:** January 23, 2024

**BILL NUMBER:** House Bill 8      **POSITION:** Letter of Information

**BILL TITLE:** Maryland Police Training and Standards Commission – Police Officer Certification – Eligibility

**REVIEW AND ANALYSIS**

This legislation seeks to alter the eligibility requirements for an individual to be certified by the Maryland Police Training and Standards Commission (MPTSC) as a police officer. This legislation repeals a requirement for an applicant, who is a permanent legal resident of the United States and is an honorably discharged veteran of the United States armed forces, to apply for U.S. Citizenship prior to their certification as a police officer.

Under current law, the MPTSC shall certify, as a police officer, each individual who meets the standards of the Commission. The law was recently changed to allow the Commission to certify permanent legal residents of the U.S. who are honorably discharged veterans of the U.S. providing they have applied for U.S. citizenship prior to their application for certification. To date, the MPTSC has not received any applications for the certification of a permanent legal resident meeting this criterion.

This legislation seeks to repeal the citizenship requirement for certain law enforcement officers. While it appears to be a simple idea to allow a permanent legal resident of the United States who is an honorably discharged veteran of the United States armed forces, this does present some issues for police departments, especially the Department of State Police (DSP).

Background checks of the applicant can prove very difficult. Contacting references can be problematic. If the applicant is a U.S. citizen, Maryland law enforcement can either make a personal visit in the case of a Maryland resident or contact another law enforcement agency, where the applicant resided in the U.S., to assist in the process. With an applicant from a foreign country, the agency must rely on the police department of the foreign country or Interpol. The Maryland Coordination and Analysis Center uses these sources for information on foreign nationals and advised the information is not timely, and depending on the country, the information may not be reliable. Police agencies have to look beyond the person's military service when performing the background investigations for any applicant.

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If this bill becomes law, there will be limitations on the assignments these new officers can perform. According to the Department of Justice, F.B.I. and the U.S. Marshals Service, a state or local law enforcement officer may not be deputized to work on any federal task force unless they are a U.S. citizen. For example: criminal investigations in conjunction with DEA, FBI, ATF or other federal partners, typically require the U.S. Marshal to deputize troopers to participate in the investigation; during the 6 January incident at the U.S. Capitol, DSP provided 100 troopers to assist, each were deputized to execute their mission; Presidential inaugurations - Depending on the need, DSP sends up to 100 troopers to assist in security measures, each are deputized by the U.S. Marshal.

These new officers will not be authorized to receive or view classified or sensitive information from the federal government including information related to officer safety and will not be authorized to supervise anyone on a task force or work in an intelligence fusion center. These limitations will require a law enforcement agency to maintain two lists for every assignment, transfer or promotion.