Unofficial Copy E4 HB 1206/96 - JUD

By: Delegates Bissett and Grosfeld Introduced and read first time: February 10, 1997 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Law Enforcement Officers' Bill of Rights - Hearing Boards - Composition and Authority

3 FOR the purpose of altering provisions of the Law Enforcement Officers' Bill of Rights

- 4 regarding the establishment and authority of an alternate hearing board; allowing
- 5 certain binding arbitration; requiring a certain governmental agency that has
- 6 recognized a certain collective bargaining representative to negotiate with the
- 7 representative, at the representative's request, an alternate method of forming a
- 8 hearing board; requiring a hearing board to recommend a certain punishment under
- 9 certain circumstances; repealing the requirement that a chief personally disclose
- 10 and provide to an officer certain information before increasing a recommended
- 11 penalty of the hearing board; requiring a certain governmental agency that has
- 12 recognized a certain collective bargaining representative to agree, at the
- 13 representative's request, to make the hearing board's disciplinary recommendations
- 14 final and binding on all parties; making a hearing board's recommendations
- 15 appealable under certain circumstances; making technical changes; and generally
- 16 relating to the authority of a certain hearing board.

17 BY repealing and reenacting, with amendments,

- 18 Article 27 Crimes and Punishments
- 19 Section 727(d) and 731(b), (c), and (d)
- 20 Annotated Code of Maryland
- 21 (1996 Replacement Volume)

22 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

23 MARYLAND, That the Laws of Maryland read as follows:

24 Article 27 - Crimes and Punishments

- 25 727.
- 26 (d) "Hearing board" means:

27 (1) A board which is authorized by the chief to hold a hearing on a

28 complaint against a law enforcement officer and which consists of not less than three

29 members, except as provided in paragraphs (2) and (3) of this subsection, all to be

30 appointed by the chief and selected from law enforcement officers within that agency, or

31 law enforcement officers of another agency with the approval of the chief of the other

32 agency, and who have had no part in the investigation or interrogation of the law

1997 Regular Session 7lr2708 enforcement officer. At least one member of the hearing board shall be of the same rank
 as the law enforcement officer against whom the complaint has been filed.

3 (2) (i) [The provisions of this paragraph may not be the subject of 4 binding arbitration.

(ii)] An agency or an agency's superior governmental authority that has
recognized and certified an exclusive collective bargaining representative [may] SHALL,
AT THE REPRESENTATIVE'S REQUEST, negotiate with the exclusive collective bargaining
representative an alternate method of forming a hearing [board] BOARD, INCLUDING
BINDING ARBITRATION.

10[(iii)] (II) A law enforcement officer may elect the alternate method of11 forming a hearing board instead of the method described in paragraph (1) of this12 subsection if the law enforcement officer works within an agency described in

- 13 subparagraph [(ii)] (I) of this paragraph and the law enforcement officer is included in
- 14 the collective bargaining unit.

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15 [(iv)] (III) An agency described in subparagraph [(ii)] (I) of this 16 paragraph shall notify the law enforcement officer in writing before the formation of the 17 hearing board that the law enforcement officer may elect an alternate method of forming 18 a hearing board if one has been negotiated under this paragraph.

- [(v)] (IV) If the law enforcement officer elects an alternate method of
 forming a hearing board under this paragraph, the alternate method shall be used to form
 the hearing board.
- [(vi)] (V) An agency or an exclusive collective bargaining representative may not require a law enforcement officer to elect an alternate method of forming a hearing board under this paragraph.
- 25 [(vii)] (VI) If the law enforcement officer has been offered summary 26 punishment, an alternate method of forming a hearing board may not be used.

(3) If a law enforcement officer is offered summary punishment imposed
pursuant to § 734A and refuses, the chief may convene a one-member or more hearing
board and the hearing board shall have only the authority to recommend the sanctions as
provided in this subtitle for summary punishment. If a single member hearing board is
convened, that member need not be of the same rank. However, all other provisions of
this subtitle shall apply.

33 731.

(b) After the disciplinary hearing and a finding of guilt, the hearing board [may]
SHALL recommend punishment as it deems appropriate under the circumstances,
including but not limited to demotion, dismissal, transfer, loss of pay, reassignment, or
other similar action which would be considered a punitive measure.

(c) (1) [The] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
SUBSECTION, THE written recommendations as to punishment are not binding upon the
chief. Within 30 days of receipt of the hearing board's recommendations, the chief shall
review the findings, conclusions, and recommendations of the hearing board and then the

2	chief shall issue a final order. The chief's final order and decision is binding and may be appealed in accordance with this subtitle. Before the chief may increase the
3	recommended penalty of the hearing board, the chief personally shall:
4	[(1)] (I) Review the entire record of the hearing board proceedings;
5 6	[(2)] (II) Meet with the law enforcement officer and permit the law enforcement officer to be heard on the record; AND
	[(3) Disclose and provide to the officer in writing at least 10 days prior to the meeting any oral or written communication not included in the hearing board record on which the decision to consider increasing the penalty is based, in whole or in part; and
10 11	(4)] (III) State on the record the substantial evidence relied on to support the increase of the recommended penalty.
14 15 16	(2) AN AGENCY OR AN AGENCY'S SUPERIOR GOVERNMENTAL AUTHORITY THAT HAS RECOGNIZED AND CERTIFIED AN EXCLUSIVE COLLECTIVE BARGAINING REPRESENTATIVE SHALL, AT THE REPRESENTATIVE'S REQUEST, AGREE TO MAKE THE HEARING BOARD'S DISCIPLINARY RECOMMENDATIONS FINAL AND BINDING ON ALL PARTIES. A HEARING BOARD'S DISCIPLINARY RECOMMENDATIONS ARE APPEALABLE IN ACCORDANCE WITH THIS SUBTITLE.
18 19	(d) (1) Notwithstanding any other provisions of this subtitle, the decision of the hearing board, both as to findings of fact and punishment, if any, is final[:
20 21	(i) If] IF a chief is an eyewitness to the incident under investigation[; or
	(ii) If an agency or its superior governmental authority has agreed with an exclusive collective bargaining representative recognized or certified under applicable law that the decision is final.
25 26	(2) The provisions of paragraph (1)(ii) of this subsection may not be the subject of binding arbitration].
27 28	[(3)] (2) The decision then may be appealed in accordance with § 732 of this subtitle.
29 30	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1997.