By: **Senators Exum, Britt, Currie, Lawlah, and Pinsky** Introduced and read first time: January 31, 2003 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

2

Law Enforcement Officers' Bill of Rights Act of 2003

3 FOR the purpose of making a certain provision of law that relates to the expungement

4 of certain records inapplicable to law enforcement officers; repealing a certain

5 provision of the Law Enforcement Officers' Bill of Rights that prohibits a law

6 enforcement officer being required or requested to disclose certain information;

7 altering the individuals who may be an investigating or interrogating officer in

8 a certain investigation or interrogation of a law enforcement officer; repealing 9 certain conditions for the conduct of an investigation of a law enforcement

9 certain conditions for the conduct of an investigation of a law enforcement
 10 officer for a complaint that alleges brutality; altering the length of time the

interrogation of a law enforcement officer may be suspended under certain

12 circumstances; authorizing the Governor and certain local executives to appoint

12 circumstances, authorizing the Governor and certain local executives to appoint 13 a certain member of a hearing board to hear administrative charges of the use of

excessive force by certain law enforcement officers; authorizing a citizens'

review board to issue a subpoena under certain circumstances; repealing the

16 authority of a law enforcement officer to have the record of a formal complaint

17 expunged under certain circumstances; authorizing the Police Training

18 Commission to recall a certain certificate under certain circumstances; defining

19 a certain term; making stylistic changes; and generally relating to the Law

20 Enforcement Officers' Bill of Rights.

21 BY repealing and reenacting, with amendments,

22 Article - Criminal Procedure

23 Section 10-105

- 24 Annotated Code of Maryland
- 25 (2001 Volume and 2002 Supplement)

26 BY repealing and reenacting, without amendments,

27 Article - Public Safety

28 Section 3-101(a) and (e) and 3-207

29 Annotated Code of Maryland

30 (As enacted by Chapter (S.B. 1) of the Acts of the General Assembly of 2003)

31 BY adding to

- 1 Article Public Safety
- 2 Section 3-101(f)
- 3 Annotated Code of Maryland
- 4 (As enacted by Chapter (S.B. 1) of the Acts of the General Assembly of 2003)

5 BY repealing and reenacting, with amendments,

- 6 Article Public Safety
- 7 Section 3-103, 3-104, 3-107, and 3-213
- 8 Annotated Code of Maryland
- 9 (As enacted by Chapter (S.B. 1) of the Acts of the General Assembly of 2003)
- 10 BY repealing
- 11 Article Public Safety
- 12 Section 3-110
- 13 Annotated Code of Maryland
- 14 (As enacted by Chapter (S.B. 1) of the Acts of the General Assembly of 2003)
- 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 16 MARYLAND, That the Laws of Maryland read as follows:
- 17

Article - Criminal Procedure

18 10-105.

19 (a) THIS SECTION DOES NOT APPLY TO A PERSON WHO IS SERVING OR HAS
20 SERVED AS A LAW ENFORCEMENT OFFICER AS DEFINED IN § 3-101 OF THE PUBLIC
21 SAFETY ARTICLE.

22 (B) A person who has been charged with the commission of a crime, including

23 a violation of the Transportation Article for which a term of imprisonment may be

24 imposed, may file a petition listing relevant facts for expungement of a police record,

25 court record, or other record maintained by the State or a political subdivision of the

26 State if:

27 (1) the person is acquitted;

28 (2) the charge is otherwise dismissed;

29 (3) a probation before judgment is entered, unless the person is charged
30 with a violation of § 21-902 of the Transportation Article or Title 2, Subtitle 5 or §
31 3-211 of the Criminal Law Article;

32 (4) a nolle prosequi is entered;

33 (5) the court indefinitely postpones trial of a criminal charge by marking
34 the criminal charge "stet" on the docket;

35 (6) the case is compromised under § 3-207 of the Criminal Law Article;

1 (7) 2 article; or	the char	rge was transferred to the juvenile court under § 4-202 of this	
3 (8)	the pers	son:	
4 5 of violence; and	(i)	is convicted of only one criminal act, and that act is not a crime	
6	(ii)	is granted a full and unconditional pardon by the Governor.	
7 [(b)] (C) 8 a person shall file a j	(1) petition in	Except as provided in paragraphs (2) and (3) of this subsection, the court in which the proceeding began.	
9 (2) 10 court, the person sha 11 transferred.		roceeding began in one court and was transferred to another e petition in the court to which the proceeding was	
12 (3) 13 to a court exercising 14 appellate court.	(i) g appellate	If the proceeding in a court of original jurisdiction was appealed e jurisdiction, the person shall file the petition in the	
15 16 original jurisdiction	(ii)	The appellate court may remand the matter to the court of	
	with the pe	A petition for expungement based on an acquittal, a nolle not be filed within 3 years after the disposition, unless etition a written general waiver and release of all the g from the charge.	
21 (2) A petition for expungement based on a probation before judgment 22 may not be filed earlier than the later of:			
23	(i)	the date the petitioner was discharged from probation; or	
24	(ii)	3 years after the probation was granted.	
 25 (3) 26 by the Governor ma 27 pardon was signed by 	y not be f	on for expungement based on a full and unconditional pardon filed earlier than 5 years or later than 10 years after the vernor.	
28 (4) 29 3-207 of the Crimin 30 compromise.		on for expungement based on a stet or a compromise under § rticle may not be filed within 3 years after the stet or	
31(5)32 showing of good car		may grant a petition for expungement at any time on a	
33 [(d)] (E) 34 served on the State's	(1) s Attorney	The court shall have a copy of a petition for expungement /.	

3

			30 days a	the State's Attorney files an objection to the petition for after the petition is served, the court shall pass an order all police records and court records about the charge.
4 5 c	[(e)] ourt shall h	(F) nold a hea	(1) aring.	If the State's Attorney files a timely objection to the petition, the
	xpungeme ecords abo		urt shall	ourt at the hearing finds that the person is entitled to order the expungement of all police records and court
9 (3) If the court finds that the person is not entitled to expungement, the 10 court shall deny the petition.				
11		(4)	The per	rson is not entitled to expungement if:
12 13 a	nolle pros	sequi, or	(i) a stet, or	the petition is based on the entry of probation before judgment, the grant of a pardon by the Governor; and
14			(ii)	the person:
15 16 c	convicted of	of a crime	e other tha	1. since the full and unconditional pardon or entry, has been an a minor traffic violation; or
17				2. is a defendant in a pending criminal proceeding.
18 [(f)] (G) Unless an order is stayed pending an appeal, within 60 days after 19 entry of the order, every custodian of the police records and court records that are 20 subject to the order of expungement shall advise in writing the court and the person 21 who is seeking expungement of compliance with the order.				
21 v 22 23	vho is seel	cing expu (H) (2)	(1) A party	of compliance with the order.
21 v 22 23	vho is seel	cing expu (H) (2)	(1) A party	of compliance with the order. The State's Attorney is a party to the proceeding.
21 v 22 23 24 r 25	vho is seel	cing expu (H) (2)	(1) A party	of compliance with the order. The State's Attorney is a party to the proceeding. aggrieved by the decision of the court is entitled to appellate arts Article.
21 v 22 23 24 r 25	vho is seel [(g)] eview as p	(H) (2) provided i	(1) A party in the Cor	of compliance with the order. The State's Attorney is a party to the proceeding. aggrieved by the decision of the court is entitled to appellate arts Article.
21 v 22 23 24 r 25 26 3	vho is seek [(g)] eview as p 3-101.	(H) (2) provided i	(1) A party in the Cou	of compliance with the order. The State's Attorney is a party to the proceeding. aggrieved by the decision of the court is entitled to appellate arts Article. Article - Public Safety
21 v 22 23 24 r 25 26 3 27	vho is seel [(g)] eview as p 3-101. (a)	(H) (2) provided i	(1) A party in the Cou	of compliance with the order. The State's Attorney is a party to the proceeding. aggrieved by the decision of the court is entitled to appellate arts Article. Article - Public Safety he following words have the meanings indicated.
21 v 22 23 24 r 25 26 3 27 28	vho is seel [(g)] eview as p 3-101. (a)	(H) (2) provided i	(1) A party in the Con subtitle th "Law e	of compliance with the order. The State's Attorney is a party to the proceeding. aggrieved by the decision of the court is entitled to appellate arts Article. Article - Public Safety he following words have the meanings indicated. Inforcement officer'' means an individual who:
 21 v 22 23 v 24 r 25 26 3 27 28 29 	vho is seel [(g)] eview as p 3-101. (a)	(H) (2) provided i	(1) A party in the Cou subtitle th "Law e (i)	of compliance with the order. The State's Attorney is a party to the proceeding. aggrieved by the decision of the court is entitled to appellate arts Article. Article - Public Safety he following words have the meanings indicated. Inforcement officer" means an individual who: in an official capacity is authorized by law to make arrests; and

1		3.	the Baltimore City School Police Force;
2		4.	the Baltimore City Watershed Police Force;
3		5.	the police department, bureau, or force of a county;
4 5 corporation;		6.	the police department, bureau, or force of a municipal
6		7.	the office of the sheriff of a county;
7 8 agency;		8.	the police department, bureau, or force of a bicounty
9		9.	the Maryland Transportation Authority Police;
10		10.	the police forces of the Department of Transportation;
11		11.	the police forces of the Department of Natural Resources;
12 13 Office;		12.	the Field Enforcement Division of the Comptroller's
14		13.	the Housing Authority of Baltimore City Police Force;
15		14.	the Crofton Police Department;
16 17 Hygiene;		15.	the police force of the Department of Health and Mental
18		16.	the police force of the Department of General Services;
19 20 Regulation;		17.	the police force of the Department of Labor, Licensing, and
21		18.	the police forces of the University System of Maryland;
22		19.	the police force of Morgan State University; or
23		20.	the office of State Fire Marshal.
24 (2)	"Law e	nforceme	ent officer" does not include:
2526 Commissioner of Ba	(i) ltimore (vidual who serves at the pleasure of the Police
2728 authority of a charter	(ii) r county;	an indi	vidual who serves at the pleasure of the appointing
29	(iii)	the poli	ice chief of a municipal corporation; or

1 (iv) an officer who is in probationary status on initial entry into the 2 law enforcement agency except if an allegation of brutality in the execution of the 3 officer's duties is made.

4 (F) "LOCAL EXECUTIVE" MEANS:

5 (1) FOR BALTIMORE CITY, THE MAYOR;

6 (2) FOR A COMMISSION COUNTY, THE CHAIRMAN OR PRESIDENT OF THE 7 BOARD OF COUNTY COMMISSIONERS;

8 (3) FOR A CHARTER COUNTY, THE ELECTED EXECUTIVE OR, IF THE 9 COUNTY DOES NOT HAVE AN ELECTED EXECUTIVE, THE CHAIRMAN OR PRESIDENT 10 OF THE COUNTY COUNCIL;

11 (4) FOR A CODE HOME RULE COUNTY, THE CHAIRMAN OR PRESIDENT OF 12 THE BOARD OF COUNTY COMMISSIONERS; OR

13 (5) FOR A MUNICIPAL CORPORATION, THE MAYOR OR, IF THE
14 MUNICIPAL CORPORATION DOES NOT HAVE A MAYOR, THE CHAIRMAN OR PRESIDENT
15 OF THE GOVERNING BODY OF THE MUNICIPAL CORPORATION.

16 3-103.

17 (a) (1) Subject to paragraph (2) of this subsection, a law enforcement officer 18 has the same rights to engage in political activity as a State employee.

19 (2) This right to engage in political activity does not apply when the law 20 enforcement officer is on duty or acting in an official capacity.

21 (b) A law enforcement agency:

22 (1) may not prohibit secondary employment by law enforcement officers;23 but

24 (2) may adopt reasonable regulations that relate to secondary 25 employment by law enforcement officers.

(c) [A law enforcement officer may not be required or requested to disclose an
item of the law enforcement officer's property, income, assets, source of income, debts,
or personal or domestic expenditures, including those of a member of the law
enforcement officer's family or household, unless:

30 (1) the information is necessary to investigate a possible conflict of 31 interest with respect to the performance of the law enforcement officer's official 32 duties; or

33 (2) the disclosure is required by federal or State law.

34 (d)] A law enforcement officer may not be discharged, disciplined, demoted, or 35 denied promotion, transfer, or reassignment, or otherwise discriminated against in

regard to the law enforcement officer's employment or be threatened with that
 treatment because the law enforcement officer:

3 (1) has exercised or demanded the rights granted by this subtitle; or

4 (2) has lawfully exercised constitutional rights.

5 [(e)] (D) A statute may not abridge and a law enforcement agency may not 6 adopt a regulation that prohibits the right of a law enforcement officer to bring suit 7 that arises out of the law enforcement officer's duties as a law enforcement officer.

8 [(f)] (E) A law enforcement officer may waive in writing any or all rights 9 granted by this subtitle.

10 3-104.

(a) The investigation or interrogation by a law enforcement agency of a law
enforcement officer for a reason that may lead to disciplinary action, demotion, or
dismissal shall be conducted in accordance with this section.

14 (b) For purposes of this section, the investigating officer or interrogating 15 officer shall be:

16 (1) a sworn law enforcement officer; [or]

17 (2) if requested by the Governor, the Attorney General or Attorney18 General's designee;

19 (3) IF REQUESTED BY THE LOCAL EXECUTIVE, A SPECIAL 20 INVESTIGATOR; OR

(4) IF THE LOCAL GOVERNMENT HAS ESTABLISHED A CITIZENS' REVIEW BOARD WITH OVERSIGHT AUTHORITY FOR COMPLAINTS AGAINST LAW ENFORCEMENT OFFICERS, A MEMBER OF THE CITIZENS' REVIEW BOARD.

24 (c) [(1) A complaint against a law enforcement officer that alleges brutality 25 in the execution of the law enforcement officer's duties may not be investigated unless 26 the complaint is sworn to, before an official authorized to administer oaths, by:

27 (i) the aggrieved individual;

28 (ii) a member of the aggrieved individual's immediate family;

- 29 (iii) an individual with firsthand knowledge obtained because the 30 individual was present at and observed the alleged incident; or
- 31 (iv) the parent or guardian of the minor child, if the alleged incident32 involves a minor child.

(2) Unless a complaint is filed within 90 days after the alleged brutality,
 an investigation that may lead to disciplinary action under this subtitle for brutality
 may not be initiated and an action may not be taken.
 (d)] (1) The law enforcement officer under investigation shall be informed of

5 the name, rank, and command of: the law enforcement officer in charge of the investigation; 6 (i) the interrogating officer; and 7 (ii) 8 (iii) each individual present during an interrogation. 9 (2)Before an interrogation, the law enforcement officer under 10 investigation shall be informed in writing of the nature of the investigation. 11 [(e)] (D) If the law enforcement officer under interrogation is under arrest, or 12 is likely to be placed under arrest as a result of the interrogation, the law enforcement officer shall be informed completely of all of the law enforcement officer's rights 13 14 before the interrogation begins. Unless the seriousness of the investigation is of a degree that an 15 [(f)](E) 16 immediate interrogation is required, the interrogation shall be conducted at a reasonable hour, preferably when the law enforcement officer is on duty. 17 18 (F) (1) The interrogation shall take place: [(g)] 19 at the office of the command of the investigating officer or at the (i) 20 office of the local precinct or police unit in which the incident allegedly occurred, as 21 designated by the investigating officer; or 22 (ii) at another reasonable and appropriate place. 23 The law enforcement officer under investigation may waive the right (2)described in paragraph (1)(i) of this subsection. 24 25 [(h)] (G) (1)All questions directed to the law enforcement officer under 26 interrogation shall be asked by and through one interrogating officer during any one session of interrogation consistent with paragraph (2) of this subsection. 27 Each session of interrogation shall: 28 (2)

29 (i) be for a reasonable period; and

30 (ii) allow for personal necessities and rest periods as reasonably

31 necessary.

32 [(i)] (H) The law enforcement officer under interrogation may not be threatened 33 with transfer, dismissal, or disciplinary action.

1 [(i)] (I) (1)On request, the law enforcement officer under (i) 2 interrogation has the right to be represented by counsel or another responsible 3 representative of the law enforcement officer's choice who shall be present and 4 available for consultation at all times during the interrogation. The law enforcement officer may waive the right described in 5 (ii) 6 subparagraph (i) of this paragraph. 7 [The] EXCEPT AS PROVIDED IN SUBPARAGRAPH (III) OF THIS (2)(i) 8 PARAGRAPH, THE interrogation shall be suspended for a period not exceeding 10 days 9 until representation is obtained. Within that 10-day period, the chief for good cause shown may 10 (ii) 11 extend the period for obtaining representation. 12 (III) THE INTERROGATION OF A LAW ENFORCEMENT OFFICER MAY 13 BE SUSPENDED ONLY FOR A PERIOD NOT EXCEEDING 3 DAYS IN A CASE THAT 14 INVOLVES: 15 1. THE LAW ENFORCEMENT OFFICER AND THE DISCHARGE 16 OF THE LAW ENFORCEMENT OFFICER'S WEAPON; OR 17 THE DEATH OF AN INDIVIDUAL WHILE IN CUSTODY OF 2. 18 THE LAW ENFORCEMENT OFFICER. 19 During the interrogation, the law enforcement officer's counsel or (3) 20 representative may: 21 request a recess at any time to consult with the law enforcement (i) 22 officer; 23 (ii) object to any question posed; and 24 state on the record outside the presence of the law enforcement (iii) officer the reason for the objection. 25 26 [(k)](J) (1)A complete record shall be kept of the entire interrogation, 27 including all recess periods, of the law enforcement officer. 28 (2) The record may be written, taped, or transcribed. 29 On completion of the investigation, and on request of the law (3)30 enforcement officer under investigation or the law enforcement officer's counsel or 31 representative, a copy of the record of the interrogation shall be made available at 32 least 10 days before a hearing. 33 The law enforcement agency may order the law enforcement [(1)](K) (1)34 officer under investigation to submit to blood alcohol tests, blood, breath, or urine 35 tests for controlled dangerous substances, polygraph examinations, or interrogations

36 that specifically relate to the subject matter of the investigation.

1 If the law enforcement agency orders the law enforcement officer to (2)2 submit to a test, examination, or interrogation described in paragraph (1) of this 3 subsection and the law enforcement officer refuses to do so, the law enforcement 4 agency may commence an action that may lead to a punitive measure as a result of 5 the refusal. 6 If the law enforcement agency orders the law enforcement officer to (3) 7 submit to a test, examination, or interrogation described in paragraph (1) of this 8 subsection, the results of the test, examination, or interrogation are not admissible or 9 discoverable in a criminal proceeding against the law enforcement officer. 10 If the law enforcement agency orders the law enforcement [(m)](L) (1)11 officer to submit to a polygraph examination, the results of the polygraph 12 examination may not be used as evidence in an administrative hearing unless the law 13 enforcement agency and the law enforcement officer agree to the admission of the 14 results. 15 (2)The law enforcement officer's counsel or representative need not be 16 present during the actual administration of a polygraph examination by a certified 17 polygraph examiner if: 18 the questions to be asked are reviewed with the law (i) 19 enforcement officer or the counsel or representative before the administration of the 20 examination; 21 the counsel or representative is allowed to observe the (ii) 22 administration of the examination; and 23 a copy of the final report of the examination by the certified (iii) 24 polygraph examiner is made available to the law enforcement officer or the counsel or 25 representative within a reasonable time, not exceeding 10 days, after completion of 26 the examination. 27 On completion of an investigation and at least 10 days before a [(n)] (M) (1)28 hearing, the law enforcement officer under investigation shall be: 29 notified of the name of each witness and of each charge and (i) 30 specification against the law enforcement officer; and provided with a copy of the investigatory file and any 31 (ii) 32 exculpatory information, if the law enforcement officer and the law enforcement 33 officer's representative agree to: 34 1. execute a confidentiality agreement with the law 35 enforcement agency not to disclose any material contained in the investigatory file 36 and exculpatory information for any purpose other than to defend the law enforcement officer: and 37 2. pay a reasonable charge for the cost of reproducing the 38 39 material.

11	SENATE BILL 279
1 (2) 2 information provide	The law enforcement agency may exclude from the exculpatory d to a law enforcement officer under this subsection:
3	(i) the identity of confidential sources;
4	(ii) nonexculpatory information; and
5	(iii) recommendations as to charges, disposition, or punishment.
8 the intelligence divis	(1) The law enforcement agency may not insert adverse material enforcement officer, except the file of the internal investigation or sion, unless the law enforcement officer has an opportunity to e a copy of, and comment in writing on the adverse material.
10 (2) 11 paragraph (1) of thi	The law enforcement officer may waive the right described in s subsection.
12 3-107.	
15 in a recommendation 16 similar action that i	Except as provided in paragraph (2) of this subsection and § 3-111 of nvestigation or interrogation of a law enforcement officer results on of demotion, dismissal, transfer, loss of pay, reassignment, or s considered punitive, the law enforcement officer is entitled to a es by a hearing board before the law enforcement agency takes
19(2)20 entitled to a hearing	A law enforcement officer who has been convicted of a felony is not g under this section.
21(b)(1)22officer of the right t	The law enforcement agency shall give notice to the law enforcement to a hearing by a hearing board under this section.
23 (2) 24 place of the hearing	The notice required under this subsection shall state the time and g and the issues involved.
	Except as provided in [paragraph (4)] PARAGRAPHS (4) AND (5) of this 3-111 of this subtitle, the hearing board authorized under this t of at least three members who:
	(i) are appointed by the chief and chosen from law enforcement law enforcement agency, or from law enforcement officers of ement agency with the approval of the chief of the other agency;
3233 enforcement officer	(ii) have had no part in the investigation or interrogation of the law
34 (2) 35 as the law enforcem	At least one member of the hearing board shall be of the same rank nent officer against whom the complaint is filed.

12	SENATE BILL 279
	(3) (i) If the chief is the law enforcement officer under investigation, the chief of another law enforcement agency in the State shall function as the law enforcement officer of the same rank on the hearing board.
	(ii) If the chief of a State law enforcement agency is under investigation, the Governor shall appoint the chief of another law enforcement agency to function as the law enforcement officer of the same rank on the hearing board.
9	(iii) If the chief of a law enforcement agency of a county or municipal corporation is under investigation, the official authorized to appoint the chief's successor shall appoint the chief of another law enforcement agency to function as the law enforcement officer of the same rank on the hearing board.
13	(iv) If the chief of a State law enforcement agency or the chief of a law enforcement agency of a county or municipal corporation is under investigation, the official authorized to appoint the chief's successor, or that official's designee, shall function as the chief for purposes of this subtitle.
	(4) TO HEAR ADMINISTRATIVE CHARGES OF THE USE OF EXCESSIVE FORCE BY A LAW ENFORCEMENT OFFICER, ONE MEMBER OF A HEARING BOARD WHO IS NOT A LAW ENFORCEMENT OFFICER MAY BE APPOINTED BY:
18 19	(I) THE GOVERNOR, IF THE CHARGES ARE AGAINST A MEMBER OF A STATE LAW ENFORCEMENT AGENCY; OR
	(II) A LOCAL EXECUTIVE, IF THE CHARGES ARE AGAINST A MEMBER OF A LAW ENFORCEMENT AGENCY OF A COUNTY OR MUNICIPAL CORPORATION.
25	(5) (i) A law enforcement agency or the agency's superior governmental authority that has recognized and certified an exclusive collective bargaining representative may negotiate with the representative an alternative method of forming a hearing board.
27 28	(ii) A law enforcement officer may elect the alternative method of forming a hearing board if:
29 30	1. the law enforcement officer works in a law enforcement agency described in subparagraph (i) of this paragraph; and
31 32	2. the law enforcement officer is included in the collective bargaining unit.
35	(iii) The law enforcement agency shall notify the law enforcement officer in writing before a hearing board is formed that the law enforcement officer may elect an alternative method of forming a hearing board if one has been negotiated under this paragraph.
37 38	(iv) If the law enforcement officer elects the alternative method, that method shall be used to form the hearing board.

	(v) An agency or exclusive collective bargaining representative may not require a law enforcement officer to elect an alternative method of forming a hearing board.
4 5	(vi) If the law enforcement officer has been offered summary punishment, an alternative method of forming a hearing board may not be used.
6	(vii) This paragraph is not subject to binding arbitration.
	(d) (1) In connection with a disciplinary hearing, the chief or hearing board may issue subpoenas to compel the attendance and testimony of witnesses and the production of books, papers, records, and documents as relevant or necessary.
10 11	(2) The subpoenas may be served without cost in accordance with the Maryland Rules that relate to service of process issued by a court.
12 13	(3) Each party may request the chief or hearing board to issue a subpoena or order under this subtitle.
16 17	(4) In case of disobedience or refusal to obey a subpoena served under this subsection, the chief or hearing board may apply without cost to the circuit court of a county where the subpoenaed party resides or conducts business, for an order to compel the attendance and testimony of the witness or the production of the books, papers, records, and documents.
19 20	(5) On a finding that the attendance and testimony of the witness or the production of the books, papers, records, and documents is relevant or necessary:
	(i) the court may issue without cost an order that requires the attendance and testimony of witnesses or the production of books, papers, records, and documents; and
24 25	(ii) failure to obey the order may be punished by the court as contempt.
28	(e) (1) IF THE LOCAL GOVERNMENT HAS ESTABLISHED A CITIZENS' REVIEW BOARD WITH OVERSIGHT AUTHORITY FOR COMPLAINTS AGAINST LAW ENFORCEMENT OFFICERS, THE CITIZENS' REVIEW BOARD MAY ISSUE A SUBPOENA SIGNED BY THE CHAIR OF THE BOARD TO COMPEL:
30	(I) THE ATTENDANCE AND TESTIMONY OF WITNESSES; OR
31	(II) THE PRODUCTION OF DOCUMENTS OR OTHER ITEMS.
	(2) ON PETITION OF THE BOARD, A COURT OF COMPETENT JURISDICTION MAY ISSUE AN ORDER REQUIRING COMPLIANCE WITH THE SUBPOENA IF THE COURT FINDS THAT THE ATTENDANCE AND TESTIMONY OF THE WITNESS OR

- 35 THE PRODUCTION OF THE DOCUMENT OR OTHER ITEM IS RELEVANT AND 36 NECESSARY.

1 (3)A COURT OF COMPETENT JURISDICTION MAY HOLD A PERSON WHO 2 FAILS TO OBEY AN ORDER IN CONTEMPT OF COURT. 3 (F) (1)The hearing shall be conducted by a hearing board. 4 The hearing board shall give the law enforcement agency and law (2)5 enforcement officer ample opportunity to present evidence and argument about the 6 issues involved. 7 The law enforcement agency and law enforcement officer may be (3)8 represented by counsel. 9 (4)Each party has the right to cross-examine witnesses who testify and 10 each party may submit rebuttal evidence. 11 [(f)] (G) (1)Evidence with probative value that is commonly accepted by 12 reasonable and prudent individuals in the conduct of their affairs is admissible and 13 shall be given probative effect. 14 (2) The hearing board shall give effect to the rules of privilege recognized 15 by law and shall exclude incompetent, irrelevant, immaterial, and unduly repetitious 16 evidence. 17 Each record or document that a party desires to use shall be offered (3)18 and made a part of the record. Documentary evidence may be received in the form of copies or 19 (4)20 excerpts, or by incorporation by reference. 21 [(g)] (H) (1)The hearing board may take notice of: 22 (i) judicially cognizable facts; and 23 (ii) general, technical, or scientific facts within its specialized 24 knowledge. 25 (2)The hearing board shall: notify each party of the facts so noticed either before or during 26 (i) 27 the hearing, or by reference in preliminary reports or otherwise; and give each party an opportunity and reasonable time to contest 28 (ii) 29 the facts so noticed. 30 (3) The hearing board may utilize its experience, technical competence, 31 and specialized knowledge in the evaluation of the evidence presented. 32 With respect to the subject of a hearing conducted under this [(h)] (I) (1)33 subtitle, the chief shall administer oaths or affirmations and examine individuals 34 under oath.

1 (2) In connection with a disciplinary hearing, the chief or a hearing 2 board may administer oaths.				
3 [(i)] (J) (1) Witness fees and mileage, if claimed, shall be allowed the same 4 as for testimony in a circuit court.				
(2) Witness fees, mileage, and the actual expenses necessarily incurred in securing the attendance of witnesses and their testimony shall be itemized and paid by the law enforcement agency.				
8 [(j)] (K) An official record, including testimony and exhibits, shall be kept of 9 the hearing.				
10 [3-110.				
11 On written request, a law enforcement officer may have expunged from any file 12 the record of a formal complaint made against the law enforcement officer if:				
13 (1) (i) the law enforcement agency that investigated the complaint:				
141.exonerated the law enforcement officer of all charges in15the complaint; or				
162.determined that the charges were unsustained or17 unfounded; or				
 18 (ii) a hearing board acquitted the law enforcement officer, 19 dismissed the action, or made a finding of not guilty; and 				
20 (2) at least 3 years have passed since the final disposition by the law 21 enforcement agency or hearing board.]				
22 3-207.				
Subject to the authority of the Secretary, the Commission has the followingpowers and duties:				
 (1) to establish standards for the approval and continuation of approval of schools that conduct police entrance-level and in-service training courses required by the Commission, including State, regional, county, and municipal training schools; 				
28 (2) to approve and issue certificates of approval to police training29 schools;				
30 (3) to inspect police training schools;				
 (4) to revoke, for cause, the approval or certificate of approval issued to a police training school; 				
33 (5) to establish the following for police training schools:				

1	(i)	curriculum;	
2	(ii)	minimum courses of study;	
3	(iii)	attendance requirements;	
4	(iv)	eligibility requirements;	
5	(v)	equipment and facilities;	
6	(vi)	standards of operation; and	
7	(vii)	minimum qualifications for instructors;	
8 (6) to require, for entrance-level police training and at least every 3 9 years for in-service level police training conducted by the State and each county and 10 municipal police training school, that the curriculum and minimum courses of study 11 include special training, attention to, and study of the application and enforcement of 12 the criminal laws concerning rape and sexual offenses, including:			
13	(i)	the sexual abuse of children;	
14	(ii)	related evidentiary procedures; and	
15	(iii)	the contact with and treatment of victims of these crimes;	
 16 (7) to certify and issue appropriate certificates to qualified instructors 17 for police training schools authorized by the Commission to offer police training 18 programs; 			
19(8)20programs and issue		y that police officers have satisfactorily completed training to those police officers;	
21(9)22Commission to offer		uct and operate police training schools authorized by the aining programs;	
 23 (10) to make a continuous study of entrance-level and in-service training 24 methods and procedures; 			
25(11)26State, or municipal l		ult with and accept the cooperation of any recognized federal, cement agency or educational institution;	
 (12) to consult and cooperate with universities, colleges, and institutions in the State to develop specialized courses of study for police officers in police science and police administration; 			
30(13)31concerned with police		ult and cooperate with other agencies and units of the State g; and	
32 (14) 33 the powers and dutie		orm any other act that is necessary or appropriate to carry out Commission under this subtitle.	

1 3-213.

2 The Commission may recall the certificate of a police officer if the certification of 3 the police officer is suspended or revoked for any of the following reasons:

4 (1) the certificate was issued by administrative error;

5 (2) the certificate was obtained through misrepresentation or fraud;

6 (3) the police officer has been convicted of a felony; [or]

7 (4) the police officer has been convicted of a misdemeanor for which a 8 sentence of imprisonment exceeding 1 year may be imposed; OR

9 (5) THE POLICE OFFICER HAS BEEN DISQUALIFIED FROM COURT 10 TESTIMONY BECAUSE OF A POLICE ADMINISTRATIVE FINDING THAT THE POLICE 11 OFFICER HAS KNOWINGLY MADE A FALSE STATEMENT IN THE PERFORMANCE OF 12 THE POLICE OFFICER'S DUTIES AS A POLICE OFFICER.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effectOctober 1, 2003.