HOUSE BILL 277

P1

9lr2018

By: **St. Mary's County Delegation** Introduced and read first time: January 29, 2009 Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2 St. Mary's County – Appointment to Assistant Sheriff – Rank Eligibility

- FOR the purpose of altering a certain provision so as to provide that, in St. Mary's
 County, only a deputy sheriff who holds one of the two permanent ranks
 immediately preceding the rank of Assistant Sheriff is eligible for appointment
 to Assistant Sheriff; and generally relating to the appointment of the Assistant
 Sheriff of St. Mary's County.
- 8 BY repealing and reenacting, with amendments,
- 9 The Public Local Laws of St. Mary's County
- 10 Section 120–2B.(3)
- 11 Article 19 Public Local Laws of Maryland
- 12 (2007 Edition, as amended)
- 13 (As enacted by Chapter 495 of the Acts of the General Assembly of 2008)

14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 15 MARYLAND, That the Laws of Maryland read as follows:

16

Article 19 – St. Mary's County

17 120–2.

18 B. (3) Only a deputy sheriff who holds **ONE OF** the **TWO** permanent 19 [rank of Sergeant or Lieutenant] **RANKS IMMEDIATELY PRECEDING THE RANK OF** 20 **ASSISTANT SHERIFF** in the St. Mary's County Sheriff's office is eligible for 21 appointment to Assistant Sheriff.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 October 1, 2009.

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

