E4 4lr1166 CF SB 868

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Introduced and read first time: February 7, 2014

Assigned to: Health and Government Operations and Appropriations

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 13, 2014

CHAPTER

1 AN ACT concerning

2

Public Safety Diversity Act of 2014

3 FOR the purpose of requiring the Department of State Police, when it advertises for or 4 recruits new employees, to include advertising that is targeted toward racial 5 minority certain communities and individuals; requiring rule governing 6 promotion of a Department employee that requires the promotion decision to be 7 made by a board to require the board to be racially and gender diverse; 8 requiring a certain disciplinary hearing board to be racially and gender diverse 9 under certain circumstances; requiring the fair practices officer of the Department to meet certain qualifications; requiring the Department to report 10 to certain committees of the General Assembly on or before a certain date; 11 providing for the termination of certain provisions of this Act; and generally 12 13 relating to diversity in public safety.

- 14 BY repealing and reenacting, without amendments,
- 15 Article Public Safety
- 16 Section 2–402
- 17 Annotated Code of Maryland
- 18 (2011 Replacement Volume and 2013 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 2 3	BY adding to Article – Public Safety Section 2–402.1
4 5	Annotated Code of Maryland (2011 Replacement Volume and 2013 Supplement)
6 7	BY repealing and reenacting, with amendments, Article - Public Safety
8	Section 2–404 and 3–107
9	Annotated Code of Maryland
10	(2011 Replacement Volume and 2013 Supplement)
1	BY repealing and reenacting, with amendments,
12	Article – State Personnel and Pensions
13	Section 5–207
L4	Annotated Code of Maryland
15	(2009 Replacement Volume and 2013 Supplement)
16 17	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
18	Article - Public Safety
19	2–402.
20 21 22	(a) (1) In accordance with the State budget, the Secretary shall appoint the employees that the Secretary considers necessary for the efficient administration of the Department.
23 24	(2) The Secretary shall make each appointment from a list of eligible candidates in accordance with the State Personnel and Pensions Article.
25	(b) Each appointee to the Department shall:
26	(1) be a resident of the State on the date of appointment; and
27 28	(2) have the character, education, and other qualifications established by the Secretary under this title.
29	2–402.1.
30	WHEN THE DEPARTMENT ADVERTISES FOR OR RECRUITS NEW
31	EMPLOYEES, THE DEPARTMENT SHALL INCLUDE ADVERTISING THAT IS
32	TARGETED TOWARD RACIAL MINORITY AND ETHNIC COMMUNITIES OR OTHER
33	INDIVIDUALS THAT ARE UNDERREPRESENTED IN THE DEPARTMENT

1	WORKFORCE, INCLUDING ADVERTISING IN NEWSPAPERS OR ON RADIO
2	STATIONS WHOSE PRIMARY AUDIENCE IS A RACIAL MINORITY POPULATION THE
3	UNDERREPRESENTED COMMUNITIES AND INDIVIDUALS.
4	2-404.
5	(a) In this section, "obsolete rank" means a rank designated by the Secretary
6	to which no further promotions will be made.
7	(b) The Secretary shall make all promotions.
8	(c) (1) Promotion to a rank, except deputy secretary, shall be made
9	in the manner required by rule.
10	(II) A RULE GOVERNING PROMOTION THAT REQUIRES THE
11	PROMOTION DECISION TO BE MADE BY A BOARD SHALL REQUIRE THE BOARD TO
12	INCLUDE RACIAL AND GENDER DIVERSITY.
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13	(2) For a noncommissioned rank that has fewer than 25 police
14	employees, the Secretary by rule may direct that it is unnecessary to fill the
15	noncommissioned rank for purposes of promotion.
16	(3) (i) This paragraph does not apply to a rank that requires
17	technical knowledge.
18	(ii) Except as provided in subsection (d) of this section, a police
19	employee may not be appointed or promoted to a rank unless the police employee:
20	1. is bypassing an obsolete rank and currently fills the
21	rank immediately below the obsolete rank; or
22	2. has filled the rank immediately below the rank to
23	which the police employee is to be promoted.
20	which the police employee is to be promoted.
24	(d) (1) Notwithstanding any other provision of law, the Secretary may
25	appoint without examination:
26	(i) a police employee who holds a commissioned rank to the
27	rank of Major; and
28	(ii) a police employee who holds a commissioned rank of not less
29	than Captain to the rank of Lieutenant Colonel.
20	(9) A police openlosses appointed in accordance with this 1
30	(2) A police employee appointed in accordance with this subsection
31	continues to serve at the pleasure of the Secretary.

1	(3) Notwithstanding any other provision of law, on termination of an
2	appointment under this subsection, the police employee may:
3	(i) return to the rank held before the appointment; or
1	(ii) be promoted to a higher rank to which the police employee
4	
5	became eligible for promotion during the appointment.
6	(e) An incumbent police employee in an obsolete rank remains in that rank
7	until promoted, demoted, retired, or terminated.
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8	(f) Promotions of civilian employees shall be made in accordance with the
9	State Personnel and Pensions Article.
10	3-107.
11	(a) (1) Except as provided in paragraph (2) of this subsection and § 3-111
12	of this subtitle, if the investigation or interrogation of a law enforcement officer results
13	in a recommendation of demotion, dismissal, transfer, loss of pay, reassignment, or
14	similar action that is considered punitive, the law enforcement officer is entitled to a
15	hearing on the issues by a hearing board before the law enforcement agency takes that
16	action.
10	action.
17	(2) A law enforcement officer who has been convicted of a felony is not
18	entitled to a hearing under this section.
19	(b) (1) The law enforcement agency shall give notice to the law
20	enforcement officer of the right to a hearing by a hearing board under this section.
21	(2) The notice required under this subsection shall state the time and
22	place of the hearing and the issues involved.
	place of the hearing and the issues involved.
23	(c) (1) Except as provided in paragraph (4) of this subsection and in §
24	3-111 of this subtitle, the hearing board authorized under this section shall consist of
25	at least three members who:
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26	(i) are appointed by the chief and chosen from law enforcement
27	officers within that law enforcement agency, or from law enforcement officers of
28	another law enforcement agency with the approval of the chief of the other agency;
29	and
30	(ii) have had no next in the investigation or intermogration of the
	(ii) have had no part in the investigation or interrogation of the law enforcement officer.
31	raw emorcement omicer.
32	(2) At least one member of the hearing board shall be of the same rank
33	as the law enforcement officer against whom the complaint is filed.
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1	(3) (i) If the chief is the law enforcement officer under
2	investigation, the chief of another law enforcement agency in the State shall function
3	as the law enforcement officer of the same rank on the hearing board.
4	(ii) If the chief of a State law enforcement agency is under
5	investigation, the Covernor shall appoint the chief of another law enforcement agency
6	to function as the law enforcement officer of the same rank on the hearing board.
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7	(iii) If the chief of a law enforcement agency of a county or
8	municipal corporation is under investigation, the official authorized to appoint the
9	chief's successor shall appoint the chief of another law enforcement agency to function
10	as the law enforcement officer of the same rank on the hearing board.
10	as the law emorcement officer of the same rank on the hearing board.
11	(iv) If the chief of a State law enforcement agency or the chief of
12	a law enforcement agency of a county or municipal corporation is under investigation,
13	the official authorized to appoint the chief's successor, or that official's designee, shall
14	function as the chief for purposes of this subtitle.
14	runction as the emerior purposes or time subtitue;
15	(4) (i) A law enforcement agency or the agency's superior
16	governmental authority that has recognized and certified an exclusive collective
17	bargaining representative may negotiate with the representative an alternative
18	
10	method of forming a hearing board.
19	(ii) A law enforcement officer may elect the alternative method
20	of forming a hearing board if:
20	or forming a hearing board it.
21	1. the law enforcement officer works in a law
22	enforcement agency described in subparagraph (i) of this paragraph; and
22	emoreoment agency aescribed in susparagraph (1) of this paragraph, and
23	2. the law enforcement officer is included in the
24	collective bargaining unit.
4 1	concedive bargaining univ.
25	(iii) The law enforcement agency shall notify the law
26	enforcement officer in writing before a hearing board is formed that the law
27	enforcement officer may elect an alternative method of forming a hearing board if one
28	has been negotiated under this paragraph.
40	nas seen negoviavea under uns paragrapu.
29	(iv) If the law enforcement officer elects the alternative method,
30	that method shall be used to form the hearing board.
50	what incomed shall be used to form the hearing source.
31	(v) An agency or exclusive collective bargaining representative
32	may not require a law enforcement officer to elect an alternative method of forming a
33	hearing board.
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34	(vi) If the law enforcement officer has been offered summary
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punishment, an alternative method of forming a hearing board may not be used.

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1	(vii) If authorized by local law, this paragraph is subject t	to
2	binding arbitration.	
3	(5) IF THE LAW ENFORCEMENT OFFICER AGAINST WHOM TH	
4	COMPLAINT IS FILED IS A MEMBER OF THE DEPARTMENT OF STATE POLICE	
	THE HEARING BOARD APPOINTED UNDER THIS SUBSECTION SHALL B	
5		书
6	RACIALLY AND GENDER DIVERSE.	
7	(d) (1) In connection with a disciplinary hearing, the chief or hearing	\sim
8	board may issue subpoenas to compel the attendance and testimony of witnesses an	ıd
9	the production of books, papers, records, and documents as relevant or necessary.	
10	(2) The subpoenas may be served without cost in accordance with the	10
11	Maryland Rules that relate to service of process issued by a court.	
10		
12	(3) Each party may request the chief or hearing board to issue	a
13	subpoena or order under this subtitle.	
14	(4) In case of disobedience or refusal to obey a subpoena served under	er
15	this subsection, the chief or hearing board may apply without cost to the circuit course	rt
16	of a county where the subpoenaed party resides or conducts business, for an order	to
17	compel the attendance and testimony of the witness or the production of the book	
18	papers, records, and documents.	ŕ
19	(5) On a finding that the attendance and testimony of the witness (₽
20	the production of the books, papers, records, and documents is relevant or necessary:	
0.1		
21	(i) the court may issue without cost an order that requires the	
22	attendance and testimony of witnesses or the production of books, papers, records, an	a
23	documents; and	
24	(ii) failure to obey the order may be punished by the court a	18
25	contempt.	
26	(e) (1) The hearing shall be conducted by a hearing board.	
27	(2) The bearing board shall give the law enforcement agency and le	
	(2) The hearing board shall give the law enforcement agency and la	
28 29	enforcement officer ample opportunity to present evidence and argument about the issues involved.	H
49	issues involved.	
30	(3) The law enforcement agency and law enforcement officer may be)e
31	represented by counsel.	
32	(4) Each party has the right to cross-examine witnesses who testi	ÿ
33	and each party may submit rebuttal evidence.	

1	(f)	(1)	Evidence with probative value that is commonly accepted by
2	reasonable-	and pr	rudent individuals in the conduct of their affairs is admissible and
3		_	pative effect.
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4		(2)	The hearing board shall give effect to the rules of privilege
5	managrand	` /	
			and shall exclude incompetent, irrelevant, immaterial, and unduly
6	repetitious	eviaen)2.
_		<i>(</i> = <i>)</i>	
7		(3)	Each record or document that a party desires to use shall be
8	offered and	made a	repart of the record.
9		(4)	Documentary evidence may be received in the form of copies or
10	excerpts, or	by inc	orporation by reference.
	1 /	·	
11	(g)	(1)	The hearing board may take notice of:
11	(8)	(1)	The hearing board may take house of.
12			(i) judicially compigable factor and
14			(i) judicially cognizable facts; and
4.0			
13	_		(ii) general, technical, or scientific facts within its specialized
14	knowledge.		
15		(2)	The hearing board shall:
16			(i) notify each party of the facts so noticed either before or
17	during the	hearine	g, or by reference in preliminary reports or otherwise; and
Τ,	during the l		,, or by reference in preliminary reports of outerwise, and
18			(ii) give each nexty an appartunity and reasonable time to
19	contest the	f	(ii) give each party an opportunity and reasonable time to
19	contest the	1acts st) HUticett.
2.0		(0)	
20		(3)	The hearing board may utilize its experience, technical
21	competence	, and s j	pecialized knowledge in the evaluation of the evidence presented.
22	(h)	(1)	With respect to the subject of a hearing conducted under this
23	subtitle, th	e chief	shall administer oaths or affirmations and examine individuals
24	under oath.		
	ander oatm		
25		(2)	In connection with a disciplinary hearing, the chief or a hearing
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26	board may a	aamm	ster oatus.
o -	/• \	(1)	
27	(i)		Witness fees and mileage, if claimed, shall be allowed the same as
28	for testimor	ny in a	circuit court.
29		(2)	Witness fees, mileage, and the actual expenses necessarily
30	incurred in	securin	ng the attendance of witnesses and their testimony shall be itemized
31			w enforcement agency.
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$\frac{1}{2}$	(j) An official record, including testimony and exhibits, shall be kept of the hearing.
3	Article - State Personnel and Pensions
4	5–207.
5	(a) (1) The head of each principal unit shall appoint:
6	(i) a fair practices officer who:
7 8	1. EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, reports directly to the head of the unit; and
9 10	2. is an assistant secretary or an employee of the uni- with stature similar to that of an assistant secretary; and
11 12	(ii) an appropriate number of equal employment opportunity officers for the unit.
13 14	(2) If necessary, the fair practices officer of a unit may also be the unit's equal employment opportunity officer.
15 16	(3) THE FAIR PRACTICES OFFICER OF THE DEPARTMENT OF STATE POLICE:
17 18 19	(I) SHALL BE A TRAINED DIVERSITY PROFESSIONAL <u>AND PRACTICES</u> ;
20 21	(II) SHALL REPORT DIRECTLY TO THE GOVERNOR AND THE JOINT COMMITTEE ON FAIR PRACTICES SECRETARY OF STATE POLICE; AND
22	(III) MAY NOT BE A SWORN LAW ENFORCEMENT OFFICER.
23 24	(4) All appointments under this subsection shall be made in accordance with position descriptions approved by the Secretary.
25 26	(b) The Department shall provide training, assistance, and advice for equa employment opportunity officers and fair practices officers.
27	(c) Each fair practices officer shall:
28	(1) implement the Program within the unit;

$\frac{1}{2}$	5–211 of this	2) investigate and, as appropriate, resolve complaints filed under § subtitle; and
3 4	the unit.	(3) coordinate activities of equal employment opportunity officers in
5	(d) A	An equal employment opportunity officer shall:
6	(1) monitor all personnel actions adopted by the unit;
7 8 9	Code on Fair	2) attest that procedures consistent with this article, the Governor's Practices, and other State and federal equal employment opportunity owed by the unit in taking a personnel action; and
10 11	,	3) perform the duties assigned by the fair practices officer and any quired by this article.
12 13 14	personnel act	An appointing authority shall delay the effective date of any adverse ion that directly affects an equal employment opportunity officer for up nding review and resolution by the Coordinator.
15 16 17 18 19 20 21	each year, the Practices and Appropriation Committee, in initiatives the	ON 2. AND BE IT FURTHER ENACTED, That on or before December 1 e Department of State Police shall report to the Joint Committee on Fair State Personnel Oversight, the Senate Finance Committee, the House as Committee, and the House Health and Government Operations on accordance with § 2–1246 of the State Government Article, on the Department has employed to improve diversity in recruitment and the ose initiatives.
22 23 24 25 26	effect October years and, at	ON $\frac{2}{3}$. AND BE IT FURTHER ENACTED, That this Act shall take 1, 2014. Section 2 of this Act shall remain effective for a period of 3 the end of September 30, 2017, with no further action required by the mbly, Section 2 of this Act shall be abrogated and of no further force and
	Approved:	
		Governor.
		Speaker of the House of Delegates.

President of the Senate.