HOUSE BILL 670

E4 (1lr1071)

ENROLLED BILL

— Judiciary/Judicial Proceedings —

Introduced by The Speaker (By Request – Police Reform and Accountability in MD, Workgroup to Address)

Read and Examined by Proofreaders:

		Pro	ofreader.
	-	Pro	ofreader.
Sealed with the Great Seal	and presented to the	e Governor, for his appro	val this
day of	at	o'clock,	M.
			Speaker.
	CHAPTER		
AN ACT concerning Police Reform and Account Act of 2021 – Police Discipli	_	-	
	Baltimore City is an ag	sency and instrumentality of	the City
•	, 1	that certain police officers left law; requiring that an ap	
<u> </u>	-	riting by a police supervisor	_
·		ssuance of a certain search	
repealing a certain groun	id for issuance of a ce	rtain search warrant; auth e	orizing a
• 0		nt only under certain circun	,
requiring that an applica	ation for a certain sec	arch warrant contain certai	n items;
		ain search and seizure shall l	
providing that a warrant	; to search a residenc e	s shall be executed betweer	1 certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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

Italics indicate opposite chamber/conference committee amendments.



times, absent certain circumstances; imposing certain restrictions on a police officer when executing a search warrant: requiring a police officer to take a certain action and provide certain information to certain individuals at the commencement of a certain stop, with a certain exception; providing that a police officer's failure to comply with a certain requirement may be grounds for a certain disciplinary action against the officer and may not serve as the basis for the exclusion of certain evidence under a certain rule: prohibiting a police officer from prohibiting or preventing a citizen from recording the police officer's actions if the citizen is otherwise acting lawfully and safely; providing that an individual attending a certain institution of higher education is exempt from paying tuition under certain circumstances: requiring an individual who has received a certain exemption from tuition payment to pay a certain value to a certain institution under certain circumstances; establishing the Maryland Loan Assistance Repayment Program for Police Officers; requiring the Office of Student Financial Assistance in the Maryland Higher Education Commission to assist in the repayment of certain loans owed by certain eligible individuals; requiring the Office to adopt certain regulations; specifying that funds for the Program shall be provided in the State budget; requiring the Office to submit a certain report to the General Assembly on or before a certain date; establishing the Maryland Police Officers Scholarship Program; providing for the purpose of the Maryland Police Officers Scholarship; requiring the Office to publicize the availability of the Maryland Police Officers Scholarship; establishing the eligibility of the Maryland Police Officers Scholarship; requiring a certain recipient to repay the Commission under certain circumstances; establishing the amount of the annual scholarship award; requiring the Governor to include a certain appropriation in the State budget for the Maryland Police Officers Scholarship; requiring the Commission to use a certain appropriation for a certain purpose; requiring the Office to publicize the availability of the Maryland Police Officers Scholarship; requiring the Commission to submit a certain report on or before a certain date; altering the limits on liability of a local government and the State and its units for claims arising from tortious acts or omissions or violations of constitutional rights committed by a law enforcement officer; requiring the State Public Information Act Compliance Board to receive, review, and resolve certain complaints filed from a certain custodian, issue a certain decision, and issue a certain order under certain circumstances; requiring a certain custodian to allow inspection of certain records by the United States Attorney, the Attorney General, the State Prosecutor, and a State's Attorney; providing that a certain record is not a personnel record for a certain purpose, with a certain exception; authorizing a certain custodian to deny inspection of certain records; requiring a certain custodian to deny inspection of a certain record under certain circumstances; requiring a custodian to notify a certain person in interest when a certain record is inspected; prohibiting a certain custodian from disclosing the identity of a certain requestor to a certain person in interest; altering the membership of the Maryland Police Training and Standards Commission; requiring the Commission to develop and administer certain tests and training programs on certain matters for citizens individuals who intend to qualify to participate as a member of a certain administrative charging committee and citizens who are appointed to serve as members of the Commission; requiring the Commission to take certain actions in response to certain violations of a certain Use

of Force Statute; requiring the Commission to develop a test and training for implicit bias, require certain law enforcement agencies to use the implicit bias test at a certain time, and require certain police officers to complete implicit bias testing and training at certain times; requiring the Commission to revoke the certification of a police officer under certain circumstances; requiring the Commission to create a certain database; altering a certain requirement for police officer certification that an individual submit to a psychological evaluation to require that an individual submit to a mental health screening by a certain professional; adding as a requirement for police officer certification that an individual submit to a certain physical agility assessment; requiring a police officer, as a condition of certification, to submit to a mental health assessment and a physical agility assessment at a certain time for a certain purpose; establishing that prior marijuana use is not a disqualifier for certification as a police officer and may not be the basis for disqualifying an applicant for a position as police officer; establishing certain requirements for an individual who applies for a position as a police officer; requiring, at certain intervals beginning on a certain date, a law enforcement agency that maintains a SWAT team to report certain information to the Governor's Office of Crime Prevention, Youth, and Victim Services using a certain format; requiring the Commission, in consultation with the Office, to develop a standardized format that certain law enforcement agencies shall use in reporting certain data relating to the activation and deployment of certain SWAT teams to the Office and to certain local officials; requiring a law enforcement agency to compile certain information as a report in a certain format and to submit the report to the Office no later than a certain date following the period that is the subject of the report; requiring the Office to analyze and summarize certain reports of law enforcement agencies and to submit a report of the analyses and summaries to the Governor, the General Assembly, and each law enforcement agency before a certain date each year; providing that, if a law enforcement agency fails to comply with certain reporting requirements, the Office shall report the noncompliance to the Commission; providing that the Commission shall contact a certain law enforcement agency and request that the agency comply with certain reporting requirements under certain circumstances; providing that, if a certain law enforcement agency fails to comply with certain reporting requirements within a certain period after being contacted by the Commission, the Office and the Commission jointly shall make a certain report to the Governor and the Legislative Policy Committee of the General Assembly and publish the report on its website; requiring each law enforcement agency to require the use of body-worn cameras on or before a certain date; requiring that a certain body-worn camera automatically record and save certain video footage; requiring law enforcement agencies to submit certain reports to the Commission; requiring the Commission to post certain information on its website; prohibiting the Governor's Office of Crime Prevention, Youth, and Victim Services from making certain funds available under certain circumstances; requiring each law enforcement agency to post in a certain location an explanation of certain procedures; altering a certain provision of law requiring each law enforcement agency to establish a certain early intervention policy to require a system instead of a policy, repeal the requirement that the system be confidential and nonpunitive, and alter the purpose and function of the system; requiring the Commission to develop guidelines for a certain early intervention

system; establishing the Independent Investigative Agency as an independent unit of State government for a certain purpose; authorizing the Independent Investigative Agency to employ certain police officers and civilians for a certain purpose; requiring that a certain shooting or other incident be investigated by a certain investigative agency; requiring a law enforcement agency to notify a certain investigative agency of a certain shooting or other incident at a certain time and cooperate with the investigative agency in a certain investigation; requiring a certain investigative agency to submit a certain report to a certain State's Attorney and publicize the report at a certain time; requiring the Governor to annually include certain funding in the State budget; requiring each police officer to sign a certain pledge: providing that a police officer may only use certain force establishing certain use of force standards; requiring a police officer to take certain steps to gain compliance and de-escalate conflict under certain circumstances; requiring a police officer to intervene to prevent or terminate the use of certain force by a certain police officer; requiring a police officer to render certain first aid to a certain subject and request certain assistance at a certain time; requiring a police supervisor to respond to the scene of a certain incident and gather and review certain recordings; requiring a police officer to document certain incidents in a certain manner; requiring a law enforcement agency to adopt a certain policy; requiring a police officer to undergo certain training; requiring a police officer to sign a certain training completion document: providing that a police officer may only use deadly force for a certain purpose; requiring all police officers to undergo less-lethal force training and be trained and equipped with certain less-lethal weapons; prohibiting a police officer from shooting at a certain vehicle except under certain circumstances; prohibiting a police officer from using a chokehold, neck restraint, or a certain other type of restraint: prohibiting a law enforcement agency from acquiring a certain armored or weaponized vehicle receiving certain equipment from a surplus program; requiring a law enforcement agency to have a written de-escalation of force policy; prohibiting a police officer from knowingly and willfully violating certain provisions of this Act; prohibiting a police officer from recklessly violating certain provisions of this Act; authorizing a person to file a certain civil action for a certain use of force; requiring each law enforcement agency to develop and implement a certain program to protect the mental health of police officers; establishing certain requirements for a certain program: requiring each law enforcement agency to develop a policy to minimize certain costs to police officers; establishing certain penalties for a violation of certain provisions of this Act: requiring the Governor's Office of Crime Prevention, Youth, and Victim Services to withhold grant funding from a certain law enforcement agency; establishing that a certain provision of law shall be known as the Maryland Use of Force Statute; requiring the Maryland Police Training and Standards Commission to submit a certain annual report to the Governor and General Assembly; requiring each law enforcement agency to establish and implement a certain police discipline process with certain requirements; requiring each law enforcement agency to post the police discipline process on the agency's public website: requiring certain members of trial boards and administrative charging committees to receive certain training; prohibiting a law enforcement agency from negating or altering certain requirements of a and policies established in accordance with certain provision provisions of law through collective bargaining; providing for

the establishment, composition, and duties of an administrative charging committee; requiring, that on completion of a certain investigation, a law enforcement agency forward the investigatory files for certain matters to an administrative charging committee; requiring that a certain allegation proceed in accordance with the policies and procedures of a certain law enforcement agency; providing that the meetings of an administrative charging committee are not subject to the requirements of the Open Meetings Act: requiring each county to have a police accountability board to take certain actions; providing for the membership, staffing, budget, and procedures of a police accountability board; establishing requirements for a certain complaint filed with a police accountability board to make a certain report and recommendations annually; authorizing an individual to file a certain complaint with a certain law enforcement agency; establishing requirements for a certain complaint; requiring each county to have a certain administrative charging committee; providing for the membership of certain administrative charging committees; requiring that there be at least one statewide administrative charging committee applicable to certain law enforcement agencies; requiring an individual to receive certain training prior to serving as a member of an administrative charging committee; requiring a certain law enforcement agency to forward certain investigatory files to a certain administrative charging committee at a certain time; requiring and authorizing an administrative charging committee to take certain actions at certain times; requiring an administrative charging committee to meet at certain times; requiring a member of an administrative charging committee to maintain confidentiality relating to a certain matter at a certain time; requiring the Maryland Police Training and Standards Commission to develop and adopt, by regulation, a certain disciplinary matrix for a certain purpose; requiring each law enforcement agency to adopt a certain disciplinary matrix; requiring a certain chief to offer certain discipline to a certain police officer at a certain time; requiring authorizing certain discipline to be imposed under certain circumstances; requiring a certain matter to be referred to a trial board under certain circumstances; requiring a police officer to be provided certain items and notified of certain information before a trial board proceeding begins; requiring each law enforcement agency to establish a certain trial board process; authorizing a small law enforcement agency to use the trial board process of another law enforcement agency under certain circumstances; providing for the membership of a trial board; requiring an individual to receive certain training prior to serving as a member of a trial board; requiring that proceedings of a trial board be open to the public, with certain exceptions; authorizing a trial board to administer oaths and issue subpoenas under certain circumstances; providing that a complainant has the right to be notified of and attend a certain hearing, with certain exceptions; providing that a law enforcement agency has the burden of proof by a preponderance of the evidence in certain proceedings; providing that a police officer may be disciplined only for cause; providing for the appeal of a trial board decision; providing that a trial board decision that is not appealed is final; authorizing and requiring a certain chief to impose a certain emergency suspension under certain circumstances; requiring and authorizing a certain chief to terminate the employment of a certain police officer; providing that a certain police officer is entitled to receive back pay under certain circumstances; providing that a police officer may be required to submit to certain

tests, examinations, or interrogations under certain circumstances; authorizing a certain law enforcement agency to commence an action that may lead to a certain punitive measure under certain circumstances; providing that the results of a certain test, examination, or interrogation are not admissible or discoverable in a certain proceeding under certain circumstances; providing that forfeiture of a law enforcement officer's pension may be imposed as a disciplinary action under certain circumstances: requiring a law enforcement agency to designate a certain victims' rights advocate for a certain purpose; providing for the duties of a victims' rights advocate; requiring each law enforcement agency to create a certain database; requiring a certain investigating unit to review a certain complaint at a certain time: requiring an administrative charging committee to take certain actions within a certain time period; requiring a certain process of review to be completed within a certain time period; requiring the Maryland Police Training and Standards Commission to adopt certain regulations; providing that a certain police officer and a complainant have the right to representation may have the assistance of a representative in connection with certain proceedings; prohibiting the taking of certain adverse employment actions against a police officer because the police officer took certain actions; prohibiting the denial of a police officer's right to bring suit arising out of certain duties; providing that a police officer has certain rights to engage in political activity; prohibiting a law enforcement agency from prohibiting secondary employment by police officers; prohibiting certain records from being expunged or destroyed; authorizing a law enforcement agency to adopt certain regulations; authorizing a court to order the forfeiture of pension benefits, in whole or in part, for a law enforcement officer who is convicted of a qualifying crime: requiring the Attorney General or the State's Attorney to file a certain complaint in circuit court; establishing certain findings that shall be made when entering an order requiring the forfeiture of benefits; requiring the forfeiture order to indicate the amount of benefits forfeited; requiring a court to consider certain factors when determining the amount of benefits subject to forfeiture; authorizing a court to order a law enforcement officer subject to a forfeiture order to request a return of accumulated contributions to be used for restitution relating to a qualifying crime: providing that certain forfeiture provisions do not apply to certain contributions made, service earned, or crimes committed before a certain date; requiring the Emergency Number Systems Board to conduct a certain study and submit a certain report; providing for the application of a certain provision of this Act; requiring a certain publisher, in consultation with and subject to the approval of the Department of Legislative Services, to correct certain cross-references and terminology and describe a certain correction in a certain manner; providing for the intent of the General Assembly that the Maryland Higher Education Commission adopt certain regulations; providing for a delayed effective date for certain provisions of this Act; providing for the application of certain provisions of this Act; making certain provisions of this Act contingent on the taking effect of another Act; making conforming changes; defining certain terms; and generally relating to police reform.

44 BY renumbering

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- Article Public Safety
- Section 1–101(c) and (d) and 3–101(e), respectively

1 2	to be Section 1–101(d) and (e) and (c), respectively Annotated Code of Maryland
3	(2018 Replacement Volume and 2020 Supplement)
4	BY repealing
5	Article – Public Safety
6	Section 3–101 through 3–113 and the subtitle "Subtitle 1. Law Enforcement Officers'
7	Bill of Rights"
8	Annotated Code of Maryland
9	(2018 Replacement Volume and 2020 Supplement)
10	BY repealing and reenacting, with amendments,
11	The Public Local Laws of Baltimore City
12	Section 16–2(a) and 16–3
13	Article 4 - Public Local Laws of Maryland
14	(1979 Edition and 1997 Supplement and 2000 Supplement, as amended)
15	BY repealing and reenacting, with amendments,
16	Article - Criminal Procedure
17	Section 1-203(a)(2)(vi) 1-203(a)
18	Annotated Code of Maryland
19	(2018 Replacement Volume and 2020 Supplement)
20	BY adding to
21	Article - Criminal Procedure
22	Section 1-203(a)(7)
23	Annotated Code of Maryland
24	(2018 Replacement Volume and 2020 Supplement)
25	BY adding to
26	<u>Article – Criminal Procedure</u>
27	Section $2-109$
28	Annotated Code of Maryland
29	(2018 Replacement Volume and 2020 Supplement)
30	BY repealing and reenacting, without amendments,
31	<u>Article – Education</u>
32	<u>Section 18–101</u>
33	Annotated Code of Maryland
34	(2018 Replacement Volume and 2020 Supplement)
35	BY adding to
36	Article – Education
37	Section 15-106.11 <u>18-3701 through 18-3705 to be under the new subtitle "Subtitle</u> "
38	37. Maryland Loan Assistance Repayment Program for Police Officers"; and
39	18–3801 through 18–3807 to be under the new subtitle "Subtitle 38. Maryland
40	Police Officers Scholarship Program"

1	Annotated Code of Maryland
2	(2018 Replacement Volume and 2020 Supplement)
3	BY repealing and reenacting, with amendments,
4	Article - Public Safety
5	Section 3-203, 3-207(g), 3-209, 3-215, 3-511, and 3-516
6	Annotated Code of Maryland
7	(2018 Replacement Volume and 2020 Supplement)
8	BY adding to
9	Article - Public Safety
10	Section 3-207(j) and (k), 3-508, and 3-523 through 3-52
11	Annotated Code of Maryland
12	(2018 Replacement Volume and 2020 Supplement)
13	BY repealing and reenacting, with amendments,
14	<u>Article – Courts and Judicial Proceedings</u>
15	Section $5-303(a)$
16	Annotated Code of Maryland
17	(2020 Replacement Volume)
18	BY repealing and reenacting, with amendments,
19	<u> Article – State Government</u>
20	<u>Section 12–104(a)</u>
21	Annotated Code of Maryland
22	(2014 Replacement Volume and 2020 Supplement)
23	BY repealing and reenacting, without amendments,
24	Article - General Provisions
25	Section 4–101(a) and (c)
26	Annotated Code of Maryland
27	(2019 Replacement Volume and 2020 Supplement)
28	BY adding to
29	Article - General Provisions
30	Section 4–101(i) and (l)
31	Annotated Code of Maryland
32	(2019 Replacement Volume and 2020 Supplement)
33	BY repealing and reenacting, with amendments,
34	Article - General Provisions
35	Section 4–101(i) and (j), 4–1A–04, 4–311, and 4–351
36	Annotated Code of Maryland
37	(2019 Replacement Volume and 2020 Supplement)
38	BY adding to
39	<u> Article – Public Safety</u>

1	Section 3–101 through 3–113 3–114 to be under the new subtitle "Subtitle 1. Police
2	Accountability and Discipline"; 3-207(j) and (k), 3-508, 3-523, and 3-524 and
3	<u>3–508</u>
4	Annotated Code of Maryland
5	(2018 Replacement Volume and 2020 Supplement)
0	
6	BY repealing and reenacting, with amendments,
7	Article - Public Safety Section 2, 202, 2, 207(a)(16) and (a), 2, 200, 2, 212, 2, 215, 2, 511, 2, 514, 2, 515, and
8	Section 3–203, 3–207(a)(16) and (g), 3–209, 3–212, 3–215, 3–511, 3–514, 3–515, and
9 10	3–516 <u>3–514, and 3–515</u> Annotated Code of Maryland
11	(2018 Replacement Volume and 2020 Supplement)
11	(2016 Replacement Volume and 2020 Supplement)
12	BY adding to
13	Article - State Personnel and Pensions
14	Section 20–210
15	Annotated Code of Maryland
16	(2015 Replacement Volume and 2020 Supplement)
1 7	
17	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
18 19	That Section(s) 1–101(c) and (d) and 3–101(e), respectively, of Article – Public Safety of the Annotated Code of Maryland be renumbered to be Section(s) 1–101(d) and (e) and (c),
20	respectively.
20	respectively.
21	SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 3-101 through
22	3–113 and the subtitle "Subtitle 1. Law Enforcement Officers' Bill of Rights" of Article –
23	Public Safety of the Annotated Code of Maryland be repealed.
24	SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
25	as follows:
26	Article 4 - Baltimore City
26	Article 4 - builtmore tity
27	16-2.
2.0	
28	(a) The Police Department of Baltimore City is hereby constituted and
29	established as an agency and instrumentality of the [State of Maryland] CITY OF
30	BALTIMORE. The purpose generally of the department shall be to safeguard the lives and
31	safety of all persons within the City of Baltimore, to protect property therein, and to assist
32	in securing to all persons the equal protection of the laws. The department shall have,
33	within the boundaries of said city, the specific duty and responsibility to preserve the public
34	peace; to detect and prevent the commission of crime; to enforce the laws of this State, and
35	of the Mayor and City Council of Baltimore not inconsistent with the provisions of this
36 37	subtitle; to apprehend and arrest criminals and persons who violate or are lawfully accused of violating such laws and ordinances: to preserve order at public places: to maintain the
3 /	THE STREET WAS AND

orderly flow of traffic on public streets and highways; to assist law enforcement agencies of

this State, any municipality of the United States in carrying out their respective duties;

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1 and to discharge its duties and responsibilities with the dignity and manner which will 2 inspire public confidence and respect.

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- (a) All police officers of the department, including such other members thereof who may be designated by the Commissioner from time to time to exercise the powers and duties of police officers, shall [be peace officers and shall have the same powers, with respect to criminal matters, and the enforcement of the laws related thereto, as sheriffs, constables, police and peace officers possessed at common law and have in their respective jurisdictions. Any person charged with commission of crime in the City of Baltimore, or in those areas outside the corporate limits of Baltimore City owned, controlled, operated or leased by the Mayor and City Council of Baltimore, and against whom criminal process shall have issued, may be arrested upon the same in any part of the State by police officers of the department, as constituted and established by this subtitle] HAVE THE AUTHORITY CONFERRED UNDER TITLE 2 OF THE CRIMINAL PROCEDURE ARTICLE OF THE ANNOTATED CODE OF MARYLAND.
- 16 (b) All police officers of the department shall have and enjoy all the immunities
 17 and matters of defense now available, or such as hereafter may be made available, to
 18 sheriffs, constables, police and peace officers in any suit, civil or criminal, brought against
 19 them in consequence of acts done in the course of their official duties.

Article - Criminal Procedure

 $21 \frac{1-203}{}$

- "NO-KNOCK SEARCH 22 (a) $\frac{(2)}{(2)}$ (vi) (1) IN THIS SUBSECTION. 23 WARRANT" MEANS A SEARCH WARRANT THAT AUTHORIZES THE EXECUTING LAW 24 ENFORCEMENT OFFICER TO ENTER A BUILDING, APARTMENT, PREMISES, PLACE, OR 25 THING TO BE SEARCHED WITHOUT GIVING NOTICE OF THE OFFICER'S AUTHORITY 26 OR PURPOSE.
- 27 <u>(2)</u> A circuit court judge or District Court judge may issue forthwith a search warrant whenever it is made to appear to the judge, by application as described in paragraph (2) (3) of this subsection, that there is probable cause to believe that:
- 30 <u>a misdemeanor or felony is being committed by a person or in a</u>
 31 <u>building, apartment, premises, place, or thing within the territorial jurisdiction of the</u>
 32 <u>judge; or</u>
- 33 <u>(ii)</u> property subject to seizure under the criminal laws of the State 34 is on the person or in or on the building, apartment, premises, place, or thing.
- 35 <u>f(2)</u> (i) An application for a search warrant shall be:

1		<u>1.</u>	in writing;
2		<u>2</u>	signed, dated, and sworn to by the applicant; and
3		3.	accompanied by an affidavit that:
4 5	paragraph (1) of this sub	A. section	sets forth the basis for probable cause as described in a; and
6 7	that there is probable ca	B. use.	contains facts within the personal knowledge of the affiant
8	(ii)	An a	oplication for a search warrant may be submitted to a judge:
9 10	a proposed search warra	1. nt;	by in-person delivery of the application, the affidavit, and
11 12	application, the affidavit	<u>2.</u> 5, and s	by secure fax, if a complete and printable image of the proposed search warrant are submitted; or
13 14	image of the application,	3. the af	by secure electronic mail, if a complete and printable fidavit, and a proposed search warrant are submitted.
15 16	(iii) warrant application:	The	applicant and the judge may converse about the search
17		<u>±</u>	in person;
18		<u>9</u>	<u>via telephone; or</u>
19		3.	via video.
20	(iv)	The j	udge may issue the search warrant:
21 22			by signing the search warrant, indicating the date and warrant, and physically delivering the signed and dated
23	search warrant, the appl		n, and the affidavit to the applicant;
24252627			by signing the search warrant, writing the date and time nt, and sending complete and printable images of the signed application, and the affidavit to the applicant by secure fax;
28 29 30 31		mages	by signing the search warrant, either electronically or in nd time of issuance on the search warrant, and sending of the signed and dated search warrant, the application, and recurse electronic mail.

1 2	(v) The judge shall file a copy of the signed and dated search warrant, the application, and the affidavit with the court.
3	(vi) 1. An IF APPROVED IN WRITING BY A POLICE
4	SUPERVISOR AND THE STATE'S ATTORNEY, AN application for a search warrant may
5	contain a request that the search warrant authorize the executing law enforcement officer
6	to enter the building, apartment, premises, place, or thing to be searched without giving
7	notice of the officer's authority or purpose BE A NO-KNOCK SEARCH WARRANT, on the
8	[grounds] GROUND that there is [reasonable suspicion to believe] CLEAR AND
9	CONVINCING EVIDENCE that, without the authorization [:
10	the property subject to esigned may be destroyed disposed
10	1. the property subject to seizure may be destroyed, disposed of, or secreted; or
11	or, or secreted, or
12	2.1 the life or safety of the executing officer or another person
13	may be endangered.
10	may so enadingered.
14	2. An application for a no-knock search
15	WARRANT UNDER THIS SUBPARAGRAPH SHALL CONTAIN:
16	A. A DESCRIPTION OF THE CLEAR AND CONVINCING
17	EVIDENCE IN SUPPORT OF THE APPLICATION;
18	B. AN EXPLANATION OF THE INVESTIGATIVE ACTIVITIES
19	THAT HAVE BEEN UNDERTAKEN AND THE INFORMATION THAT HAS BEEN GATHERED
20	TO SUPPORT THE REQUEST FOR A NO-KNOCK SEARCH WARRANT;
21	C. AN EXPLANATION OF WHY THE AFFIANT IS UNABLE TO
22	DETAIN THE SUSPECT OR SEARCH THE PREMISES USING OTHER, LESS INVASIVE
23	METHODS;
24	D. ACKNOWLEDGMENT THAT ANY POLICE OFFICERS
25	WHO WILL EXECUTE THE SEARCH WARRANT HAVE SUCCESSFULLY COMPLETED THE
26	SAME TRAINING IN BREACH AND CALL-OUT ENTRY PROCEDURES AS SWAT TEAM
27	MEMBERS;
	_
28	E. A STATEMENT AS TO WHETHER THE SEARCH
29	WARRANT CAN EFFECTIVELY BE EXECUTED DURING DAYLIGHT HOURS AND, IF NOT,
30	WHAT FACTS OR CIRCUMSTANCES PRECLUDE EFFECTIVE EXECUTION IN DAYLIGHT
31	HOURS; AND
0.7	
32	F. A LIST OF ANY ADDITIONAL OCCUPANTS OF THE
33	PREMISES BY AGE AND GENDER, AS WELL AS AN INDICATION AS TO WHETHER ANY

1	INDIVIDUALS WITH COC	NITIVE OR PHYSICAL DISABILITIES OR PETS RESIDE AT THE
2	PREMISES, IF KNOWN.	
3	[(3)] (4)	The search warrant shall:
4	(i)	be directed to a duly constituted police officer, the State Fire
5	Marshal, or a full-time in	vestigative and inspection assistant of the Office of the State Fire
6	Marshal and authorize	the police officer, the State Fire Marshal, or a full-time
7	investigative and inspect	ion assistant of the Office of the State Fire Marshal to search the
8		g, apartment, premises, place, or thing and to seize any property
9	found subject to seizure v	under the criminal laws of the State;
0	(ii)	name or describe, with reasonable particularity:
1		1. the person, building, apartment, premises, place, or thing
12	to be searched;	
13		2. the grounds for the search; and
4		3. the name of the applicant on whose application the search
5	warrant was issued: and	or the result of the approach of the section
6	(iii)	if warranted by application as described in paragraph (2) (3) of
17	this subsection, authoriz	te the executing law enforcement officer to enter the building.
18	apartment, premises, pla	ace, or thing to be searched without giving notice of the officer's
9	authority or purpose.	
20	[(4)] (5)	(i) The search and seizure under the authority of a search
21	warrant shall be made w	ithin [15] 7 calendar days after the day that the search warrant
22	is issued.	
23	(ii)	After the expiration of the [15-day] 7-DAY period, the search
24	warrant is void.	Theorem expiration of the 110 day, 1 Bill period, the search
	warrant is voia:	
25	[(5)] (6)	The executing law enforcement officer shall give a copy of the
26	search warrant, the appli	cation, and the affidavit to an authorized occupant of the premises
27	searched or leave a copy	of the search warrant, the application, and the affidavit at the
28	premises searched.	
29	{(6)} (7)	(i) The executing law enforcement officer shall prepare a
30		return which shall include the date and time of the execution of
31	the search warrant.	

The executing law enforcement officer shall:

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(ii)

1	1. give a copy of the search warrant return to an authorized
2	occupant of the premises searched or leave a copy of the return at the premises searched;
3	and
4	2. file a copy of the search warrant return with the court in
5	person, by secure fax, or by secure electronic mail.
6	(7)-(8) (I) IN THIS PARAGRAPH, "EXIGENT CIRCUMSTANCES"
7	RETAINS ITS JUDICIALLY DETERMINED MEANING.
8	(II) A WARRANT TO SEARCH A RESIDENCE SHALL BE EXECUTED
9	(II) A WARRANT TO SEARCH A RESIDENCE SHALL BE EXECUTED BETWEEN 8:00 A.M. AND 7:00 P.M., ABSENT EXIGENT CIRCUMSTANCES.
J	BETWEEN C.OU A.M. AND T.OUT.MI, ABSENT EXICENT CINCOMSTANCES.
10	(III) WHILE EXECUTING A SEARCH WARRANT, A POLICE OFFICER
11	SHALL BE CLEARLY RECOGNIZABLE AND IDENTIFIABLE AS A POLICE OFFICER,
12	WEARING A UNIFORM, BADGE, AND TAG BEARING THE NAME AND IDENTIFICATION
13	NUMBER OF THE POLICE OFFICER.
14	(IV) A POLICE OFFICER EXECUTING A SEARCH WARRANT SHALL
15	USE A BODY CAMERA DURING THE COURSE OF THE SEARCH IN ACCORDANCE WITH
16	THE POLICIES ESTABLISHED BY THE POLICE OFFICER'S LAW ENFORCEMENT
17	AGENCY.
18	(V) UNLESS EXECUTING A NO-KNOCK SEARCH WARRANT, A
19	POLICE OFFICER SHALL ALLOW A MINIMUM OF 30 SECONDS FOR THE OCCUPANTS
20	OF A RESIDENCE TO RESPOND AND OPEN THE DOOR BEFORE THE POLICE OFFICER
21	ATTEMPTS TO ENTER THE RESIDENCE, ABSENT EXIGENT CIRCUMSTANCES.
22	(VI) A POLICE OFFICER MAY NOT USE FLASH BANG, STUN,
23	CEARCH WARDANG A DOENG EVICENT CIRCUMOTANCES
24	SEARCH WARRANT, ABSENT EXIGENT CIRCUMSTANCES.
25	$Article$ – $Criminal\ Procedure$
26	<u>2–109.</u>
27	(A) AT THE COMMENCEMENT OF A TRAFFIC STOP OR OTHER STOP, ABSENT
28	EXIGENT CIRCUMSTANCES, A POLICE OFFICER SHALL:
00	(1) DIGDLAY DOODED IDENTIFIED A TION TO THE CHOODED INDIVIDUAL.
29	(1) <u>DISPLAY PROPER IDENTIFICATION TO THE STOPPED INDIVIDUAL;</u>
30	<u>AND</u>
31	(2) PROVIDE THE FOLLOWING INFORMATION TO THE STOPPED
32	

1	(I) THE OFFICER'S NAME;
2 3	(II) THE OFFICER'S BADGE NUMBER IDENTIFICATION NUMBER ISSUED BY THE LAW ENFORCEMENT AGENCY THE OFFICER IS REPRESENTING;
4 5	(III) THE NAME OF THE LAW ENFORCEMENT AGENCY THE POLICE OFFICER IS REPRESENTING; AND
6	(IV) THE REASON FOR THE TRAFFIC STOP OR OTHER STOP.
7 8	(B) A POLICE OFFICER'S FAILURE TO COMPLY WITH SUBSECTION (A) OF THIS SECTION:
9 10	(1) MAY BE GROUNDS FOR ADMINISTRATIVE DISCIPLINARY ACTION AGAINST THE OFFICER; AND
11 12	(2) MAY NOT SERVE AS THE BASIS FOR THE EXCLUSION OF EVIDENCE UNDER THE EXCLUSIONARY RULE.
13 14 15	(C) A POLICE OFFICER MAY NOT PROHIBIT OR PREVENT A CITIZEN FROM RECORDING THE POLICE OFFICER'S ACTIONS IF THE CITIZEN IS OTHERWISE ACTING LAWFULLY AND SAFELY.
16	Article - Education
17	15-106.11.
18 19	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
20 21	(2) "POLICE OFFICER" HAS THE MEANING STATED IN § 3–201 OF THE PUBLIC SAFETY ARTICLE.
22 23 24	(3) "TUITION" MEANS THE CHARGES IMPOSED BY AN INSTITUTION OF HIGHER EDUCATION FOR ALL CREDIT-BEARING COURSES REQUIRED AS A CONDITION OF ENROLLMENT AT THE INSTITUTION.
25 26	(B) AN INDIVIDUAL ATTENDING A PUBLIC INSTITUTION OF HIGHER EDUCATION IS EXEMPT FROM PAYING TUITION IF THE INDIVIDUAL:
27 28	(1) Is enrolled in a 4-year degree program in criminal law, criminology, or criminal justice;

IS ELIGIBLE FOR IN-STATE TUITION; AND

29

(2)

1		(3) INTENDS TO BECOME A POLICE OFFICER AFTER GRADUATION.
2	(C)	AN INDIVIDUAL WHO HAS RECEIVED AN EXEMPTION FROM TUITION
3	PAYMENT	UNDER SUBSECTION (B) OF THIS SECTION SHALL PAY TO THE
4	INSTITUTIO	ON THE TOTAL VALUE OF THE TUITION EXEMPTION RECEIVED IF THE
5	INDIVIDUA	L FAILS TO:
6		(1) EARN A 4-YEAR DEGREE IN CRIMINAL LAW, CRIMINOLOGY, OR
7	CRIMINAL.	JUSTICE WITHIN 7 YEARS AFTER STARTING THE PROGRAM; AND
8		(2) WORK AS A POLICE OFFICER FOR AT LEAST 5 YEARS DURING THE
9	8-YEAR PE	RIOD AFTER GRADUATION.
10	(D)	THE MARYLAND HIGHER EDUCATION COMMISSION SHALL ADOPT
11	REGULATIO	ONS TO IMPLEMENT THIS SECTION.
12	<u>18–101.</u>	
13	<u>(a)</u>	In this title the following words have the meanings indicated.
14	<u>(b)</u>	"Commission" means the Maryland Higher Education Commission.
15	<u>(c)</u>	"Office" means the Office of Student Financial Assistance.
16	<u>(d)</u>	"Secretary" means the Secretary of Higher Education.
17	SURTITLE	37. MARYLAND LOAN ASSISTANCE REPAYMENT PROGRAM FOR POLICE
18	SCHILLE	OFFICERS.
19	<u>18–3701.</u>	
20	(.)	T
20	(A)	IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
21	INDICATED	<u>•</u>
22	(B)	"ELIGIBLE EMPLOYMENT" MEANS TO WORK AS A POLICE OFFICER IN
23		FOR AT LEAST 2 YEARS.
24	<u>(C)</u>	"HIGHER EDUCATION LOAN" MEANS A LOAN THAT IS OBTAINED FOR
25	TUITION FO	OR UNDERGRADUATE STUDY LEADING TO A DEGREE IN CRIMINAL LAW,
26	CRIMINOLO	OGY, OR CRIMINAL JUSTICE.
07	(D)	"Dollar ordinary mad mile Measury of the by \$ 9 001 or myr
27	(<u>D)</u>	"POLICE OFFICER" HAS THE MEANING STATED IN § 3-201 OF THE
28	LORFIG 29	FETY ARTICLE.

- 1 (E) "PROGRAM" MEANS THE MARYLAND LOAN ASSISTANCE REPAYMENT
- 2 PROGRAM FOR POLICE OFFICERS.
- 3 **18–3702.**
- 4 (A) THERE IS A MARYLAND LOAN ASSISTANCE REPAYMENT PROGRAM FOR
- 5 POLICE OFFICERS IN THE STATE.
- 6 (B) THE OFFICE SHALL DISTRIBUTE FUNDS FROM THE PROGRAM TO ASSIST
- 7 IN THE REPAYMENT OF A HIGHER EDUCATION LOAN OWED BY A POLICE OFFICER
- 8 **WHO:**
- 9 (1) RECEIVES A GRADUATE, PROFESSIONAL, OR UNDERGRADUATE
- 10 DEGREE FROM A PUBLIC COLLEGE OR UNIVERSITY IN THE STATE;
- 11 (2) OBTAINS ELIGIBLE EMPLOYMENT; AND
- 12 (3) SATISFIES ANY OTHER CRITERIA ESTABLISHED BY THE OFFICE.
- 13 **18–3703.**
- 14 (A) THE OFFICE SHALL ADOPT REGULATIONS TO CARRY OUT THIS
- 15 SUBTITLE.
- 16 (B) THE REGULATIONS SHALL INCLUDE A LIMIT ON THE TOTAL AMOUNT OF
- 17 ASSISTANCE PROVIDED BY THE OFFICE IN REPAYING THE LOAN OF AN ELIGIBLE
- 18 INDIVIDUAL, BASED ON THE INDIVIDUAL'S TOTAL INCOME AND OUTSTANDING
- 19 HIGHER EDUCATION LOAN BALANCE.
- 20 **18–3704.**
- THE GOVERNOR SHALL INCLUDE AN ANNUAL APPROPRIATION OF AT LEAST
- 22 \$1,500,000 IN THE STATE BUDGET FOR THE PROGRAM.
- 23 **18–3705**.
- SUBJECT TO § 2–1257 OF THE STATE GOVERNMENT ARTICLE, THE OFFICE
- 25 SHALL REPORT TO THE GENERAL ASSEMBLY BY JANUARY 1 EACH YEAR ON THE
- 26 IMPLEMENTATION OF THE PROGRAM.
- 27 SUBTITLE 38. MARYLAND POLICE OFFICERS SCHOLARSHIP PROGRAM.
- 28 **18–3801.**

- 1 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 2 INDICATED.
- 3 (B) "ELIGIBLE INSTITUTION" MEANS A PUBLIC SENIOR HIGHER EDUCATION
 4 INSTITUTION IN THE STATE.
- 5 (C) "POLICE OFFICER" HAS THE MEANING STATED IN § 3–201 OF THE 6 PUBLIC SAFETY ARTICLE.
- 7 (D) "SERVICE OBLIGATION" MEANS TO WORK AS A POLICE OFFICER IN THE 8 STATE NOT LESS THAN 5 YEARS DURING THE 8-YEAR PERIOD AFTER GRADUATION.
- 9 18-3802.
- 10 (A) THERE IS A MARYLAND POLICE OFFICERS SCHOLARSHIP PROGRAM.
- 11 (B) THE PURPOSE OF THE PROGRAM IS TO PROVIDE TUITION ASSISTANCE 12 FOR STUDENTS:
- 13 (1) ATTENDING A 4-YEAR DEGREE PROGRAM IN CRIMINAL LAW.
- 14 CRIMINOLOGY, OR CRIMINAL JUSTICE THAT WOULD FURTHER THE STUDENT'S
- 15 <u>CAREER IN LAW ENFORCEMENT</u> AT AN ELIGIBLE INSTITUTION WITH THE INTENT TO
- 16 BE A POLICE OFFICER AFTER GRADUATION; OR
- 17 (2) Who are currently police officers attending a 4-year
- 18 DEGREE PROGRAM IN CRIMINAL LAW, CRIMINOLOGY, OR CRIMINAL JUSTICE THAT
- 19 WOULD FURTHER THE POLICE OFFICER'S CAREER IN LAW ENFORCEMENT AT AN
- 20 ELIGIBLE INSTITUTION.
- 21 (C) THE OFFICE SHALL PUBLICIZE THE AVAILABILITY OF THE MARYLAND
- 22 POLICE OFFICERS SCHOLARSHIP.
- 23 **18–3803.**
- 24 (A) THE OFFICE SHALL ANNUALLY SELECT ELIGIBLE STUDENTS AND
- 25 OFFER A SCHOLARSHIP TO EACH STUDENT SELECTED TO BE USED AT AN ELIGIBLE
- 26 INSTITUTION OF THE STUDENT'S CHOICE.
- 27 (B) A RECIPIENT OF THE MARYLAND POLICE OFFICERS SCHOLARSHIP
- 28 **SHALL:**
- 29 <u>(1)</u> <u>Be a Maryland resident or have graduated from a</u>
- 30 MARYLAND HIGH SCHOOL;

- 1 (2) BE ACCEPTED FOR ADMISSION OR CURRENTLY ENROLLED AT AN
- 2 ELIGIBLE INSTITUTION AS A FULL-TIME OR PART-TIME UNDERGRADUATE OR
- 3 GRADUATE STUDENT PURSUING A COURSE OF STUDY OR PROGRAM IN CRIMINAL
- 4 LAW, CRIMINOLOGY, OR CRIMINAL JUSTICE THAT WOULD FURTHER THE
- 5 RECIPIENT'S CAREER IN LAW ENFORCEMENT;
- 6 (3) SIGN A LETTER OF INTENT TO PERFORM THE SERVICE
- 7 OBLIGATION ON COMPLETION OF THE RECIPIENT'S REQUIRED STUDIES; AND
- 8 (4) SATISFY ANY ADDITIONAL CRITERIA THE COMMISSION MAY
- 9 ESTABLISH.
- 10 (C) A CURRENT POLICE OFFICER SHALL BE ELIGIBLE FOR A MARYLAND
- 11 POLICE OFFICERS SCHOLARSHIP IF THEY MEET THE ELIGIBILITY CRITERIA UNDER
- 12 SUBSECTION (B) OF THIS SECTION.
- 13 **18–3804.**
- 14 THE RECIPIENT OF A MARYLAND POLICE OFFICERS SCHOLARSHIP SHALL
- 15 REPAY THE COMMISSION THE FUNDS RECEIVED AS SET FORTH IN § 18–112 OF THIS
- 16 TITLE IF THE RECIPIENT DOES NOT:
- 17 (1) SATISFY THE DEGREE REQUIREMENTS OF THE ELIGIBLE COURSE
- 18 OF STUDY OR PROGRAM OR FULFILL OTHER REQUIREMENTS AS PROVIDED IN THIS
- 19 SUBTITLE; OR
- 20 (2) PERFORM THE SERVICE OBLIGATION TO WORK AS A POLICE
- 21 OFFICER FOR AT LEAST 5 YEARS DURING THE 8-YEAR PERIOD AFTER GRADUATION.
- 22 **18–3805.**
- THE ANNUAL SCHOLARSHIP AWARD SHALL BE 50% OF THE EQUIVALENT
- 24 ANNUAL TUITION AND MANDATORY FEES OF A RESIDENT UNDERGRADUATE
- 25 STUDENT AT THE ELIGIBLE INSTITUTION.
- 26 **18–3806.**
- THE GOVERNOR SHALL ANNUALLY INCLUDE IN THE BUDGET BILL AN
- 28 APPROPRIATION OF AT LEAST \$8,500,000 TO THE COMMISSION TO AWARD
- 29 SCHOLARSHIPS UNDER THIS SUBTITLE, AND THE COMMISSION SHALL USE:
- 30 (1) \$6,000,000 FOR SCHOLARSHIPS TO STUDENTS INTENDING TO
- 31 BECOME POLICE OFFICERS AFTER GRADUATION; AND

1	(2) \$2,500,000 FOR SCHOLARSHIPS FOR EXISTING POLICE OFFICERS
2	TO ATTEND AN ELIGIBLE INSTITUTION AND REMAIN A POLICE OFFICER AFTER
3	GRADUATION.
4	18–3807.
5	THE OFFICE SHALL:
6	(1) PUBLICIZE THE AVAILABILITY OF MARYLAND POLICE OFFICERS
7	SCHOLARSHIPS; AND
•	<u> </u>
8	(2) TO THE EXTENT PRACTICABLE, AWARD SCHOLARSHIPS UNDER
9	THIS SUBTITLE IN A MANNER THAT REFLECTS ETHNIC, GENDER, RACIAL, AND
10	GEOGRAPHIC DIVERSITY.
10	deodicii iiio bivensiii.
11	Article - Public Safety
	THE SUITE SU
12	3 523.
L 	
13	(A) (1) In this section the following words have the meanings
14	INDICATED.
LT	INDICITED:
15	(2) "Employee assistance program" means a work based
16	PROGRAM OFFERED TO ALL POLICE OFFICERS THAT PROVIDES ACCESS TO
10 17	
	VOLUNTARY AND CONFIDENTIAL SERVICES TO ADDRESS THE MENTAL HEALTH
18	SOURCE OF A POLICE OFFICER STEMMING FROM PERSONAL AND WORK-RELATED
19	CONCERNS, INCLUDING STRESS, FINANCIAL ISSUES, LEGAL ISSUES, FAMILY
20	PROBLEMS, OFFICE CONFLICTS, AND ALCOHOL AND SUBSTANCE ABUSE DISORDERS.
	(9) ((1)) (1) (2) (2) (3) (3) (4)
21	(3) "LAW ENFORCEMENT AGENCY" HAS THE MEANING STATED IN §
22	<u>3-201 OF THIS TITLE.</u>
	(A) ((B)
23	(4) "POLICE OFFICER" HAS THE MEANING STATED IN § 3–201 OF THIS
24	TITLE.
25	(B) EACH LAW ENFORCEMENT AGENCY SHALL PROVIDE ACCESS TO AN
26	EMPLOYEE ASSISTANCE PROGRAM OR A MENTAL HEALTH PROGRAM FOR ALL
27	POLICE OFFICERS THAT THE LAW ENFORCEMENT AGENCY EMPLOYS.
28	(C) THE EMPLOYEE ASSISTANCE PROGRAM REQUIRED BY THIS SECTION
29	SHALL PROVIDE POLICE OFFICERS ACCESS TO CONFIDENTIAL MENTAL HEALTH
30	SERVICES, INCLUDING:

(1) COUNSELING SERVICES;

1		(2)	CRISIS COUNSELING;
2		(3)	STRESS MANAGEMENT COUNSELING;
3		(4)	RESILIENCY SESSIONS; AND
4		(5)	PEER SUPPORT SERVICES FOR POLICE OFFICERS.
5	(D)	<u>In a</u>	DDITION TO THE REQUIREMENTS OF § 3-516 OF THIS SUBTITLE, AS
6	PART OF TH	IE EM	PLOYEE ASSISTANCE PROGRAM REQUIRED BY THIS SECTION, EACH
7	LAW ENFO	RCEM	ENT AGENCY SHALL PROVIDE TO ALL POLICE OFFICERS THE
8	AGENCY EM	IPLOY	<u>'S A VOLUNTARY MENTAL HEALTH CONSULTATION OR COUNSELING</u>
9	SERVICES I	SEFOI	RE THE POLICE OFFICER RETURNS TO FULL DUTY FOLLOWING ANY
10	INCIDENT I	NVOL	VING:
11		(1)	A SERIOUS INJURY TO THE POLICE OFFICER;
12		(2)	AN OFFICER-INVOLVED SHOOTING;
13		(3)	AN ACCIDENT RESULTING IN A FATALITY; OR
14		(4)	ANY USE OF FORCE RESULTING IN A FATALITY OR SERIOUS
15	INJURY.		
16	(E)	THE	EMPLOYEE ASSISTANCE PROGRAM REQUIRED BY THIS SECTION
17	SHALL INC	LUDE	A COMPONENT DESIGNED TO PROTECT THE MENTAL HEALTH OF
18	POLICE OF	FICER	S DURING PERIODS OF PUBLIC DEMONSTRATIONS AND UNREST.
19	(F)	EAC	H LAW ENFORCEMENT AGENCY SHALL DEVELOP A POLICY TO
20	PROVIDE A	CCES	S TO THE SERVICES REQUIRED BY THIS SECTION AT MINIMAL COST
21	TO A POLIC	E OFI	TCER.
22	SECT	'ION	1. AND BE IT FURTHER ENACTED. That the Laws of Maryland read
23	as follows:		
24			<u>Article - Courts and Judicial Proceedings</u>
25	<u>5–303.</u>		
26	(a)	(1)	[Subject to paragraph (2)] EXCEPT AS PROVIDED IN PARAGRAPHS
27		1,=,	s subsection, the liability of a local government may not exceed \$400,000
28			claim, and \$800,000 per total claims that arise from the same occurrence
20 29	_		ting from tortious acts or omissions, or liability arising under subsection
2 <i>9</i> 30			and indemnification under subsection (c) of this section
311			

32

(2) of this subsection.

1	(2) The limits on liability provided under paragraph (1) of this subsection
$\overline{2}$	do not include interest accrued on a judgment.
3	(3) If the liability of a local government arises from
4	INTENTIONAL TORTIOUS ACTS OR OMISSIONS OR A VIOLATION OF A
5	CONSTITUTIONAL RIGHT COMMITTED BY A LAW ENFORCEMENT OFFICER, THE
6	FOLLOWING LIMITS ON LIABILITY APPLY:
Ü	TOLDO WING BINITS ON EMBIRITIM TELY
7	(I) 1. Subject to item 2 of this item and item (II) of
8	THIS PARAGRAPH, THE COMBINED AWARD FOR BOTH ECONOMIC AND
9	NONECONOMIC DAMAGES MAY NOT EXCEED A TOTAL OF \$890,000 FOR ALL CLAIMS
10	ARISING OUT OF THE SAME INCIDENT OR OCCURRENCE, REGARDLESS OF THE
11	NUMBER OF CLAIMANTS OR BENEFICIARIES WHO SHARE IN THE AWARD: AND
11	WOMBER OF CERTIFICATION OF BENEFICIALIES WHO SHARE IN THE AWARD, IND
12	2. A. THE LIMITATION ON NONECONOMIC DAMAGES
13	PROVIDED UNDER ITEM 1 OF THIS ITEM SHALL INCREASE BY \$15.000 ON OCTOBER
14	1 EACH YEAR BEGINNING OCTOBER 1, 2022; AND
14	TEMORITEM DEGIMENT OCTOBER 1, 2022, MAD
15	B. THE INCREASED AMOUNT SHALL APPLY TO CAUSES
16	OF ACTION ARISING BETWEEN OCTOBER 1 OF THAT YEAR AND SEPTEMBER 30 OF
17	THE FOLLOWING YEAR, INCLUSIVE; AND
11	THE POLLOWING PLAN, INCLUSIVE, AND
18	(II) 1. The limitation established under item (I) of
19	THIS PARAGRAPH SHALL APPLY IN A PERSONAL INJURY ACTION TO EACH DIRECT
20	VICTIM OF TORTIOUS CONDUCT AND ALL PERSONS WHO CLAIM INJURY BY OR
21	THROUGH THAT VICTIM: AND
4 1	THROUGH THAT VICTIM, AND
22	(II) 2. IN A WRONGFUL DEATH ACTION IN WHICH THERE ARE
23	TWO OR MORE CLAIMANTS OR BENEFICIARIES, AN AWARD FOR NONECONOMIC
$\frac{23}{24}$	DAMAGES MAY NOT EXCEED 150% OF THE LIMITATION ESTABLISHED UNDER ITEM
$\frac{25}{26}$	(I) OF THIS PARAGRAPH, REGARDLESS OF THE NUMBER OF CLAIMANTS OR
26	BENEFICIARIES WHO SHARE IN THE AWARD.
27	Article - State Government
41	Article - State Government
28	12–104.
20	<u>10 101.</u>
29	(a) (1) Subject to the exclusions and limitations in this subtitle and
30	notwithstanding any other provision of law, the immunity of the State and of its units is

waived as to a tort action, in a court of the State, to the extent provided under paragraph

1	(2) (I) [The] EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS
2	PARAGRAPH, THE liability of the State and its units may not exceed \$400,000 to a single
3	claimant for injuries arising from a single incident or occurrence.
4	(II) IF LIABILITY OF THE STATE OR ITS UNITS ARISES FROM
5	<u>INTENTIONAL</u> TORTIOUS ACTS OR OMISSIONS OR A VIOLATION OF A
6	CONSTITUTIONAL RIGHT COMMITTED BY A LAW ENFORCEMENT OFFICER, THE
7	FOLLOWING LIMITS ON LIABILITY SHALL APPLY:
8	1. A. SUBJECT TO ITEM B-OF THIS ITEM AND ITEM 2
9	OF THIS SUBPARAGRAPH, THE COMBINED AWARD FOR BOTH ECONOMIC AND
10	NONECONOMIC DAMAGES SHALL MAY NOT EXCEED A TOTAL OF \$890,000 FOR ALL
11	CLAIMS ARISING OUT OF THE SAME INCIDENT OR OCCURRENCE, REGARDLESS OF
12	THE NUMBER OF CLAIMANTS OR BENEFICIARIES WHO SHARE IN THE AWARD; AND
13	B. THE LIMITATION ON NONECONOMIC DAMAGES
14	PROVIDED UNDER ITEM A OF THIS ITEM SHALL INCREASE BY \$15.000 ON OCTOBER
15	1 EACH YEAR BEGINNING OCTOBER 1, 2022; AND
16	C. THE INCREASED AMOUNT SHALL APPLY TO CAUSES
17	OF ACTION ARISING BETWEEN OCTOBER 1 OF THAT YEAR AND SEPTEMBER 30 OF
18	THE FOLLOWING YEAR, INCLUSIVE; AND
19	2. A. THE LIMITATION ESTABLISHED UNDER ITEM 1
20	OF THIS SUBPARAGRAPH SHALL APPLY IN A PERSONAL INJURY ACTION TO EACH
21	DIRECT VICTIM OF TORTIOUS CONDUCT AND ALL PERSONS WHO CLAIM INJURY BY
22	OR THROUGH THAT VICTIM; AND
	CAL TARRO C GAL TARRE VACUATION D
23	B. 2. IN A WRONGFUL DEATH ACTION IN WHICH THERE ARE
24	TWO OR MORE CLAIMANTS OR BENEFICIARIES, AN AWARD FOR NONECONOMIC
25	DAMAGES MAY NOT EXCEED 150% OF THE LIMITATION ESTABLISHED UNDER ITEM 1
26	OF THIS ITEM, REGARDLESS OF THE NUMBER OF CLAIMANTS OR BENEFICIARIES
27	WHO SHARE IN THE AWARD.
28	SECTION 5. AND BE IT FURTHER ENACTED. That the Laws of Maryland read
29	as follows:
30	Article - General Provisions
50	ration General Lovisions
31	4=101.
32	(a) In this title the following words have the meanings indicated.
33	(e) <u>"Board" means the State Public Information Act Compliance Board.</u>

1	<u>(I)</u> <u>"Po</u>	LICE OFFICER" HAS THE MEANING STATED IN § 3-201 OF THE
2	PUBLIC SAFETY	ARTICLE.
3	[(i)] (J)	"Political subdivision" means:
4	(1)	a county;
5	<u>(2)</u>	a municipal corporation;
6	(3)	an unincorporated town;
7	(4)	a school district; or
8	(5)	a special district.
9 10	[(i)] (K) documentary mat	
11 12 13	political subdivis	(i) is made by a unit or an instrumentality of the State or of a ion or received by the unit or instrumentality in connection with the blic business; and
14		(ii) is in any form, including:
15		<u>1.</u> <u>a card;</u>
16		2. a computerized record;
17		3. correspondence;
18		4. a drawing:
19		<u>5.</u> <u>film or microfilm;</u>
20		6. a form;
21		7. a map;
22		8. a photograph or photostat;
23		9. a recording; or
24		10. <u>a tape.</u>
25	(2)	"Public record" includes a document that lists the salary of an employee
26		trumentality of the State or of a political subdivision.

1	(3) "Public record" does not include a digital photographic image or
2	signature of an individual, or the actual stored data of the image or signature, recorded by
3	the Motor Vehicle Administration.
4	(L) "TECHNICAL INFRACTION" MEANS A MINOR RULE VIOLATION BY AN
5	INDIVIDUAL SOLELY RELATED TO THE ENFORCEMENT OF ADMINISTRATIVE RULES
6	THAT:
7	(1) DOES NOT INVOLVE AN INTERACTION BETWEEN A MEMBER OF
8	THE PUBLIC AND THE INDIVIDUAL;
9	(2) DOES NOT RELATE TO THE INDIVIDUAL'S INVESTIGATIVE,
10	ENFORCEMENT, TRAINING, SUPERVISION, OR REPORTING RESPONSIBILITIES; AND
11	(3) IS NOT OTHERWISE A MATTER OF PUBLIC CONCERN.
12	4-1A-04.
13	(a) The Board shall:
14	(1) receive, review, and, subject to § 4-1A-07 of this subtitle, resolve
15	complaints filed under § 4-1A-05 of this subtitle from any applicant or the applicant's
16	designated representative alleging that a custodian charged an unreasonable fee under §
17	4-206 of this title;
10	
18	(2) issue a written opinion as to whether a violation has occurred; and
19	(3) if the Board finds that the custodian charged an unreasonable fee under
$\frac{15}{20}$	§ 4-206 of this title, order the custodian to reduce the fee to an amount determined by the
$\frac{20}{21}$	Board to be reasonable and refund the difference.
-1	Board to be reasonable and retain the university.
22	(B) THE BOARD SHALL:
23	(1) RECEIVE, REVIEW, AND RESOLVE COMPLAINTS FILED FROM ANY
$\frac{24}{24}$	CUSTODIAN ALLEGING THAT AN APPLICANT'S REQUEST OR PATTERN OF REQUESTS
25	IS FRIVOLOUS, VEXATIOUS, OR IN BAD FAITH;
	10 THIT OLD ON, THE TIME THE TIME
26	(2) ISSUE A WRITTEN DECISION AS TO WHETHER THE APPLICANT'S
27	REQUEST OR PATTERN OF REQUESTS IS FRIVOLOUS, VEXATIOUS, OR IN BAD FAITH;
28	AND
20	
29	(3) IF THE BOARD FINDS THAT THE APPLICANT'S REQUEST OR
30	PATTERN OF REQUESTS IS FRIVOLOUS, VEXATIOUS, OR IN BAD FAITH, BASED ON THE
31	TOTALITY OF THE CIRCUMSTANCES INCLUDING THE NUMBER AND SCOPE OF THE
o_{T}	TOTALLITE OF THE CHACKING PARCES INCLUDING THE NUMBER AND SCOPE OF THE

1	ADDITCANTO'C D	ACT D	EQUESTS AND THE CUSTODIAN'S RESPONSES TO PAST
_			
2			TS TO COOPERATE WITH THE APPLICANT, ISSUE AN ORDER
3	AUTHORIZING TI	HE CUS	TUDIAN TU:
4		(T)	TONODE MUE PROUPOM MUAM TO MUE OUR DECM OF MUE
4	GIIGMODIANIG GO	(1)	IGNORE THE REQUEST THAT IS THE SUBJECT OF THE
5	CUSTODIAN'S CC)MPLA	NT; OR
		/ >	
6		(II)	RESPOND TO A LESS BURDENSOME VERSION OF THE
7	REQUEST WITHI	N A RE	ASONABLE TIME FRAME, AS DETERMINED BY THE BOARD.
8	[(b)] (C)	The I	Soard shall:
9	(1)	study	ongoing compliance with this title by custodians; and
10	(2)	make	recommendations to the General Assembly for improvements to
11	this title.		
12	[(e)] (D)	(1)	On or before October 1 of each year, the Board shall submit a
13	report to the Gov	vernor	and, subject to § 2-1257 of the State Government Article, the
14	General Assembly	y_	
15	$\frac{2}{2}$	The r	eport shall:
16		(i)	describe the activities of the Board;
17		(ii)	describe the opinions of the Board;
18		(iii)	state the number and nature of complaints filed with the Board;
19	and		
20		(iv)	recommend any improvements to this title.
21	4-311.		
22	* /		ubsection (b) of this section, a custodian shall deny inspection of a
23	_		individual, including an application, a performance rating, or
24	scholastic achieve	ement i i	iformation.
~ =	<i>a</i> > 4		
25	(b) A cu	stodian	shall allow inspection by:
0.0	/1\	.1	
26	(1)	the p	erson in interest;
0 .	(0)		
27	(<u>2)</u>	an e	lected or appointed official who supervises the work of the
28	individual; [or]		

1		(3)	an employee organization described in Title 6 of the Education Article
$\overline{2}$	of the portion		ne personnel record that contains the individual's:
	<u> </u>		
3			(i) home address;
4			(ii) home telephone number; and
_			
5			(iii) personal cell phone number;
c		(4)	MILE TINIMED COLORES AMMODNESS.
6		(4)	THE UNITED STATES ATTORNEY;
7		(5)	THE ATTORNEY GENERAL:
•		(0)	THE THIOWNET GENERALLY
8		(6)	THE STATE PROSECUTOR; OR
		1.27	
9		(7)	A STATE'S ATTORNEY.
10	(C)	(1)	EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A
11	RECORD I	ELAT	ING TO AN ADMINISTRATIVE OR CRIMINAL INVESTIGATION OF
12	MISCONDU	CT E	BY A POLICE OFFICER, INCLUDING AN INTERNAL AFFAIRS
13	INVESTIGA	TORY	RECORD, A HEARING RECORD, AND RECORDS RELATING TO A
14	DISCIPLIN	ARY D	ECISION, IS NOT A PERSONNEL RECORD FOR PURPOSES OF THIS
15	SECTION.		
		(0)	•
16		(2)	A RECORD OF A TECHNICAL INFRACTION IS A PERSONNEL
17	RECORD F	DR TH	E PURPOSES OF THIS SECTION.
18	4-351.		
10	1-381.		
19	(a)	Subi	ect to [subsection (b)] SUBSECTIONS (B), (C), AND (D) of this section, a
20			ny inspection of:
	00100000111111	<u> </u>	<u> </u>
21		(1)	records of investigations conducted by the Attorney General, a State's
22	Attorney, a	munic	pipal or county attorney, a police department, or a sheriff;
23		(2)	an investigatory file compiled for any other law enforcement, judicial,
24	correctional	, or pr	osecution purpose; [or]
) F		(0)	
25 26	the Attorn	(3)	records that contain intelligence information or security procedures of neral, a State's Attorney, a municipal or county attorney, a police
20 27		-	neral, a State's Attorney, a mumerpal of county attorney, a ponce ate or local correctional facility, or a sheriff : OR
□ 1	uepar imelli	, a 1568	tion of foods correctional facility, of a siteriff, or
28		(4)	RECORDS, OTHER THAN A RECORD OF A TECHNICAL INFRACTION,
29	RELATING		NECONDS, OTHER THREW RECORD OF A TECHNICAL INFRACTION, NADMINISTRATIVE OR CRIMINAL INVESTIGATION OF MISCONDUCT

1		FFICER, INCLUDING AN INTERNAL AFFAIRS INVESTIGATORY RECORD,
2	A HEARING RE	CORD, AND RECORDS RELATING TO A DISCIPLINARY DECISION.
3 4	(b) A (custodian may deny inspection by a person in interest only to the extent
5	(1)	interfere with a valid and proper law enforcement proceeding;
6 7	(2) adjudication;	deprive another person of a right to a fair trial or an impartial
8	(3)	constitute an unwarranted invasion of personal privacy;
9	(4)	disclose the identity of a confidential source;
0	(5)	disclose an investigative technique or procedure;
1	(6)	prejudice an investigation; or
2	(7)	endanger the life or physical safety of an individual.
13 14		CUSTODIAN SHALL ALLOW INSPECTION OF A RECORD DESCRIBED IN A)(4) OF THIS SECTION BY:
5	(1)	THE UNITED STATES ATTORNEY;
16	(2)	THE ATTORNEY GENERAL;
17	(3)	THE STATE PROSECUTOR; OR
18	(4)	A STATE'S ATTORNEY.
9	(D) Ex	CEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION. A
20		IALL DENY INSPECTION OF A RECORD DESCRIBED IN SUBSECTION
21	(A)(4) OF THIS	
22	(1)	IF THE RECORD RELATES TO AN ACTIVE INVESTIGATION; OR
23	<u>(2)</u>	TO THE EXTENT THAT THE RECORD REFLECTS:
24		(I) MEDICAL INFORMATION;
25 26	INTEREST;	(H) PERSONAL CONTACT INFORMATION OF THE PERSON IN

1 2	(III) INFORMATION RELATING TO THE FAMILY OF THE PERSON IN INTEREST; OR
3	(IV) WITNESS INFORMATION.
4	(E) A CUSTODIAN SHALL NOTIFY THE PERSON IN INTEREST OF A RECORD
5	DESCRIBED IN SUBSECTION (A)(4) OF THIS SECTION WHEN THE RECORD IS
6	INSPECTED, BUT MAY NOT DISCLOSE THE IDENTITY OF THE REQUESTOR TO THE
7	PERSON IN INTEREST.
8	SECTION 6. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
9	as follows:
10	Article - Public Safety
11	SUBTITLE 1. POLICE ACCOUNTABILITY AND DISCIPLINE.
12	<u>3–101.</u>
13	(A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS
14	INDICATED.
15	(B) "ADMINISTRATIVELY CHARGED" MEANS THAT A POLICE OFFICER HAS
16	BEEN FORMALLY ACCUSED OF MISCONDUCT IN AN ADMINISTRATIVE PROCEEDING.
10	DEEN FORMALLI ACCUSED OF MISCONDUCT IN AN ADMINISTRATIVE I ROCEEDING.
17	(C) "DISCIPLINARY MATRIX" MEANS A WRITTEN, CONSISTENT,
18	PROGRESSIVE, AND TRANSPARENT TOOL OR RUBRIC THAT PROVIDES RANGES OF
19	DISCIPLINARY ACTIONS FOR DIFFERENT TYPES OF MISCONDUCT.
00	(p) "Two yer a men " agreement a polygon oppygen a general agreement."
20	(D) "EXONERATED" MEANS THAT A POLICE OFFICER ACTED IN
21	ACCORDANCE WITH THE LAW AND AGENCY POLICY.
22	(E) "INDEPENDENT INVESTIGATIVE AGENCY" MEANS THE AGENCY
23	ESTABLISHED UNDER § 3–102 OF THIS SUBTITLE.
24	(F) (E) "LAW ENFORCEMENT AGENCY" HAS THE MEANING STATED IN §
25	3–201 OF THIS TITLE.
26	(G) (F) "NOT ADMINISTRATIVELY CHARGED" MEANS THAT A
27	DETERMINATION HAS BEEN MADE NOT TO ADMINISTRATIVELY CHARGE A POLICE
28	OFFICER IN CONNECTION WITH ALLEGED MISCONDUCT.
29	(H) (G) "POLICE MISCONDUCT" MEANS A PATTERN, A PRACTICE, OR
30	CONDUCT BY A POLICE OFFICER OR LAW ENFORCEMENT AGENCY THAT INCLUDES:

-1	(1) DEPOSITIVE DEPOSITS OF DECIME DECIMED BY MY
$\frac{1}{2}$	(1) <u>DEPRIVING PERSONS OF RIGHTS PROTECTED BY THE</u> CONSTITUTION OR LAWS OF THE STATE OR THE UNITED STATES;
4	CONSTITUTION OR LAWS OF THE STATE OR THE CRITED STATES,
3	(2) A VIOLATION OF A CRIMINAL STATUTE; AND
4	(3) A VIOLATION OF LAW ENFORCEMENT AGENCY STANDARDS AND
5	POLICIES.
6	(1) (H) "POLICE OFFICER" HAS THE MEANING STATED IN § 3–201 OF THIS
7	TITLE.
•	TITED:
8	(J) (I) "SERIOUS PHYSICAL INJURY" HAS THE MEANING STATED IN §
9	3-201 OF THE CRIMINAL LAW ARTICLE.
	(C) (A)
10	(K) (J) "SUPERIOR GOVERNMENTAL AUTHORITY" MEANS THE
11	GOVERNING BODY THAT OVERSEES A LAW ENFORCEMENT AGENCY.
12	(L) (K) "Unfounded" means that the allegations against A
13	POLICE OFFICER ARE NOT SUPPORTED BY FACT.
14	<u>3–102.</u>
1 F	(A) THE INDEPENDENT INTEGRICATIVE ACRICY IS DOMARITOTED AS AN
15 16	(A) THE INDEPENDENT INVESTIGATIVE AGENCY IS ESTABLISHED AS AN INDEPENDENT UNIT OF STATE GOVERNMENT FOR THE PURPOSE OF INVESTIGATING
17	USE OF FORCE INCIDENTS INVOLVING POLICE OFFICERS.
1,	OSD OF TOWER INCOMINE INVOLVENCE OF THE INCOMINE.
18	(B) THE INDEPENDENT INVESTIGATIVE AGENCY MAY EMPLOY SWORN
19	POLICE OFFICERS AND CIVILIANS TO CONDUCT ITS WORK.
20	(a) A arragement the control of the c
20	(C) A SHOOTING INVOLVING A POLICE OFFICER OR ANOTHER INCIDENT
21 22	INVOLVING THE USE OF PHYSICAL FORCE BY A POLICE OFFICER CAUSING DEATH OR SERIOUS PHYSICAL INJURY SHALL BE INVESTIGATED BY THE INDEPENDENT
23	INVESTIGATIVE AGENCY.
	<u></u>
24	(D) A LAW ENFORCEMENT AGENCY SHALL:
25	(1) NOTIFY THE INDEPENDENT INVESTIGATIVE AGENCY OF ANY
26	ALLEGED OR POTENTIAL SHOOTING INVOLVING A POLICE OFFICER OR ANOTHER
27	INCIDENT INVOLVING THE USE OF PHYSICAL FORCE BY A POLICE OFFICER CAUSING
28	DEATH OR SERIOUS PHYSICAL INJURY AS SOON AS THE LAW ENFORCEMENT AGENCY
29	BECOMES AWARE OF THE INCIDENT; AND

1	(2) COOPERATE WITH THE INDEPENDENT INVESTIGATIVE AGENCY IN
2	THE INVESTIGATION OF THE INCIDENT.
3	(E) (1) ON COMPLETION OF AN INVESTIGATION UNDER THIS SECTION,
4	THE INDEPENDENT INVESTIGATIVE AGENCY SHALL SUBMIT A REPORT CONTAINING
5	THE FINDINGS OF THE INVESTIGATION TO THE STATE'S ATTORNEY WITH
6	JURISDICTION OVER THE MATTER.
7	(2) AFTER THE STATE'S ATTORNEY MAKES A DECISION WHETHER OR
8	NOT TO PROSECUTE, THE INDEPENDENT INVESTIGATIVE AGENCY SHALL PUBLICIZE
9	THE REPORT.
10	(F) THE GOVERNOR ANNUALLY SHALL INCLUDE FUNDING IN THE STATE
11	BUDGET SUFFICIENT TO PROVIDE FOR THE FULL AND PROPER OPERATION OF THE
12	Independent Investigative Agency.
13	3-103.
14	(A) EACH COUNTY SHALL HAVE A POLICE ACCOUNTABILITY BOARD TO:
15	(1) HOLD QUARTERLY MEETINGS WITH HEADS OF LAW
16	ENFORCEMENT AGENCIES AND OTHERWISE WORK WITH LAW ENFORCEMENT
17	AGENCIES AND THE COUNTY GOVERNMENT TO IMPROVE MATTERS OF POLICING;
10	(9) ADDOLVE CHILLAN MEMBERS TO SHARSHIS COMMEMBERS AND
18	(2) APPOINT CIVILIAN MEMBERS TO CHARGING COMMITTEES AND
19	TRIAL BOARDS;
20	(3) RECEIVE COMPLAINTS OF POLICE MISCONDUCT FILED BY
21	(3) RECEIVE COMPLAINTS OF POLICE MISCONDUCT FILED BY MEMBERS OF THE PUBLIC; AND
4 1	MEMBERS OF THE PUBLIC, AND
22	(4) (1) ON A QUARTERLY BASIS, REVIEW OUTCOMES OF
23	DISCIPLINARY MATTERS CONSIDERED BY CHARGING COMMITTEES; AND
20	DISCH LINARI MATTERS CONSIDERED DI CHARGING COMMITTEES, AND
24	(II) ON OR BEFORE DECEMBER 31 EACH YEAR, SUBMIT A
25	REPORT TO THE GOVERNING BODY OF THE COUNTY THAT:
	THE COUNTY OF THE COUNTY TIMES
26	1. IDENTIFIES ANY TRENDS IN THE DISCIPLINARY
$\frac{27}{27}$	PROCESS OF POLICE OFFICERS IN THE COUNTY; AND
-•	
28	2. MAKES RECOMMENDATIONS ON CHANGES TO POLICY
29	THAT WOULD IMPROVE POLICE ACCOUNTABILITY IN THE COUNTY.

1 2 3	(B) (1) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE MEMBERSHIP OF A POLICE ACCOUNTABILITY BOARD SHALL BE DETERMINED BY THE LOCAL LEGISLATIVE BODY GOVERNING BODY SHALL:
4 5	1. ESTABLISH THE MEMBERSHIP OF A POLICE ACCOUNTABILITY BOARD;
6 7	2. <u>ESTABLISH THE BUDGET AND STAFF FOR A POLICE</u> ACCOUNTABILITY BOARD;
8 9	3. APPOINT A CHAIR OF THE POLICE ACCOUNTABILITY BOARD WHO HAS RELEVANT EXPERIENCE TO THE POSITION; AND
10 11	4. <u>ESTABLISH THE PROCEDURES FOR RECORD KEEPING</u> BY A POLICE ACCOUNTABILITY BOARD.
12 13	(II) AN ACTIVE POLICE OFFICER MAY NOT BE A MEMBER OF A POLICE ACCOUNTABILITY BOARD.
14 15 16	(2) TO THE EXTENT PRACTICABLE, THE MEMBERSHIP OF A POLICE ACCOUNTABILITY BOARD SHALL REFLECT THE RACIAL, GENDER, AND CULTURAL DIVERSITY OF THE COUNTY.
17 18	(C) (1) A COMPLAINT OF POLICE MISCONDUCT FILED WITH A POLICE ACCOUNTABILITY BOARD SHALL INCLUDE:
19 20	(I) THE NAME OF THE POLICE OFFICER ACCUSED OF MISCONDUCT;
21 22	(II) A DESCRIPTION OF THE FACTS ON WHICH THE COMPLAINT IS BASED; AND
23 24 25	(III) CONTACT INFORMATION OF THE COMPLAINANT OR A PERSON FILING ON BEHALF OF THE COMPLAINANT FOR INVESTIGATIVE FOLLOW-UP.
26	(2) A COMPLAINT NEED NOT:
27 28	(I) INCLUDE IDENTIFYING INFORMATION OF THE COMPLAINANT IF THE COMPLAINANT WISHES TO REMAIN ANONYMOUS; OR
29	(H) BE NOTARIZED OR SWORN TO UNDER THE PENALTY OF

- 1 (D) A COMPLAINT OF POLICE MISCONDUCT FILED WITH A POLICE
- 2 <u>ACCOUNTABILITY BOARD SHALL BE FORWARDED TO THE APPROPRIATE LAW</u>
- 3 ENFORCEMENT AGENCY WITHIN 3 DAYS AFTER RECEIPT BY THE BOARD.
- 4 3-104. *3-103*.
- 5 (A) AN INDIVIDUAL MAY FILE A COMPLAINT OF POLICE MISCONDUCT WITH
- 6 THE LAW ENFORCEMENT AGENCY THAT EMPLOYS THE POLICE OFFICER WHO IS THE
- 7 SUBJECT OF THE COMPLAINT.
- 8 (B) (1) A COMPLAINT OF POLICE MISCONDUCT FILED WITH A LAW
- 9 ENFORCEMENT AGENCY SHALL INCLUDE:
- 10 (I) THE NAME OF THE POLICE OFFICER ACCUSED OF
- 11 MISCONDUCT;
- 12 (II) A DESCRIPTION OF THE FACTS ON WHICH THE COMPLAINT
- 13 IS BASED; AND
- 14 <u>(III) CONTACT INFORMATION OF THE COMPLAINANT OR A</u>
- 15 PERSON FILING ON BEHALF OF THE COMPLAINANT FOR INVESTIGATIVE
- 16 FOLLOW-UP.
- 17 (2) A COMPLAINT NEED NOT:
- 18 (I) INCLUDE IDENTIFYING INFORMATION OF THE
- 19 COMPLAINANT IF THE COMPLAINANT WISHES TO REMAIN ANONYMOUS; OR
- 20 (H) BE NOTARIZED OR SWORN TO UNDER THE PENALTY OF
- 21 **PERJURY**.
- 22 **3-105. 3-104.**
- 23 (A) (1) EACH COUNTY SHALL HAVE ONE ADMINISTRATIVE CHARGING
- 24 COMMITTEE TO SERVE COUNTYWIDE LAW ENFORCEMENT AGENCIES AND LOCAL
- 25 LAW ENFORCEMENT AGENCIES WITHIN THE COUNTY.
- 26 (2) A COUNTY ADMINISTRATIVE CHARGING COMMITTEE SHALL BE
- 27 COMPOSED OF:
- 28 (I) THE CHAIR OF THE COUNTY'S POLICE ACCOUNTABILITY
- 29 BOARD, OR ANOTHER MEMBER OF THE ACCOUNTABILITY BOARD DESIGNATED BY
- 30 THE CHAIR OF THE ACCOUNTABILITY BOARD;

1	(II) A DESIGNEE OF THE DISTRICT PUBLIC DEFENDER WHO IS:
2	1. A RESIDENT OF THE COUNTY;
3 4	2. NOT EMPLOYED BY THE OFFICE OF THE PUBLIC DEFENDER; AND
5 6	3. NOT CURRENTLY REPRESENTING A PARTY AS AN ATTORNEY IN A CRIMINAL MATTER PENDING IN A COURT IN THE COUNTY;
7 8	(III) A DESIGNEE OF THE STATE'S ATTORNEY FOR THE JURISDICTION WHERE THE ALLEGED MISCONDUCT OCCURRED WHO IS:
9	1. A RESIDENT OF THE COUNTY;
10 11	2. NOT EMPLOYED BY THE OFFICE OF THE STATE'S ATTORNEY; AND
12 13	3. NOT CURRENTLY REPRESENTING A PARTY AS AN ATTORNEY IN A CRIMINAL MATTER PENDING IN A COURT IN THE COUNTY;
14 15	(IV) (II) ONE CIVILIAN TWO CIVILIAN MEMBERS SELECTED BY THE COUNTY'S POLICE ACCOUNTABILITY BOARD; AND
16 17 18	(V) (III) THE LEAD ATTORNEY FOR THE SUPERIOR GOVERNMENTAL AUTHORITY OF THE COUNTY TWO CIVILIAN MEMBERS SELECTED BY THE CHIEF EXECUTIVE OFFICER OF THE COUNTY.
19 20 21	(B) (1) THERE SHALL BE AT LEAST ONE STATEWIDE ADMINISTRATIVE CHARGING COMMITTEE TO SERVE STATEWIDE AND BI-COUNTY LAW ENFORCEMENT AGENCIES.
22 23	(2) A STATEWIDE ADMINISTRATIVE CHARGING COMMITTEE SHALL BE COMPOSED OF:
242526	(I) <u>A DESIGNEE OF THE ATTORNEY GENERAL WHO IS NOT EMPLOYED BY THE OFFICE OF THE ATTORNEY GENERAL, THE OFFICE OF THE STATE PROSECUTOR, OR THE OFFICE OF THE UNITED STATES ATTORNEY;</u>
27 28	(II) <u>A DESIGNEE OF THE PUBLIC DEFENDER OF MARYLAND</u> WHO IS NOT EMPLOYED BY THE OFFICE OF THE PUBLIC DEFENDER;
29	(I) THREE CIVILIAN MEMBERS APPOINTED BY THE GOVERNOR;

1	<u>(II)</u> <u>O</u>	NE CIVILIAN MEMBER APPOINTED BY THE PRESIDENT OF
2	THE SENATE; AND	
3	(III) O	NE CIVILIAN MEMBER APPOINTED BY THE SPEAKER OF THE
4		THE CIVILIAN MEMBER IN TOTAL ED BY THE ST EMBER OF THE
5	(III) <u>A</u>	DESIGNEE OF THE GOVERNOR'S LEGAL COUNSEL;
6	<u>(IV)</u> <u>0</u>	NE CIVILIAN APPOINTED BY THE GOVERNOR; AND
7	<u>(v)</u> <u>e</u>	NE CIVILIAN JOINTLY APPOINTED BY THE SPEAKER OF
8	THE HOUSE AND THE PRI	ESIDENT OF THE SENATE.
9	(c) Before ser	VING AS A MEMBER OF AN ADMINISTRATIVE CHARGING
10		JAL SHALL RECEIVE TRAINING ON MATTERS RELATING TO
11	· · · · · · · · · · · · · · · · · · ·	OM THE MARYLAND POLICE TRAINING AND STANDARDS
12		ON THE MINIMAN TORIOR TIMESTING THE STIMESTING
13	(D) ON COMPLET	TION OF AN INVESTIGATION OF A COMPLAINT MADE BY A
14	MEMBER OF THE PUBLIC	C AGAINST A POLICE OFFICER, THE LAW ENFORCEMENT
15	AGENCY SHALL FORWAR	RD TO THE APPROPRIATE ADMINISTRATIVE CHARGING
16	COMMITTEE THE INVESTI	GATORY FILES FOR THE MATTER.
17	(E) AN ADMINIST	RATIVE CHARGING COMMITTEE SHALL:
18	(1) REVIEW	THE FINDINGS OF A LAW ENFORCEMENT AGENCY'S
10 19	-, -, -	TED AND FORWARDED IN ACCORDANCE WITH SUBSECTION
	·	TED AND FORWARDED IN ACCORDANCE WITH SUBSECTION
20	(D) OF THIS SECTION;	
21	(2) MAKE A	A DETERMINATION THAT THE POLICE OFFICER WHO IS
22		
	<u> </u>	
23	<u>(I)</u> <u>A</u>	DMINISTRATIVELY CHARGED; OR
24	<u>(II)</u> <u>N</u>	OT ADMINISTRATIVELY CHARGED;
	(0)	
25		POLICE OFFICER IS CHARGED, RECOMMEND DISCIPLINE IN
26		LAW ENFORCEMENT AGENCY'S DISCIPLINARY MATRIX
27	ESTABLISHED IN ACCORD	ANCE WITH § $\frac{3-106}{3-105}$ OF THIS SUBTITLE;
00	(A) DEVIEW	ANY DODY CAMEDA ECOMACE MILAM MAY DE DELEYANM MO
28		NATHE COMPLAINT OF MISCONDUCT:
29	<u>THE MATTERS COVERED I</u>	N THE COMPLAINT OF MISCONDUCT;

1	<i>(5)</i>	AUTHORIZE	\boldsymbol{A}	POLICE	OFFICER	CALLED	TO	APPEAR	BEFORE	AN
· · · · · · · · · · · · · · · · · · ·										

- 2 ADMINISTRATIVE CHARGING COMMITTEE TO BE ACCOMPANIED BY
- 3 REPRESENTATIVE;
- 4 <u>(4) (6)</u> <u>ISSUE A WRITTEN OPINION THAT DESCRIBES IN DETAIL ITS</u>
- 5 FINDINGS, DETERMINATIONS, AND RECOMMENDATIONS; AND
- 6 (5) (7) FORWARD THE WRITTEN OPINION TO THE CHIEF OF THE
- 7 LAW ENFORCEMENT AGENCY, THE POLICE OFFICER, AND THE COMPLAINANT.
- 8 (F) IN EXECUTING ITS DUTIES IN ACCORDANCE WITH SUBSECTION (E) OF
- 9 THIS SECTION, AN ADMINISTRATIVE CHARGING COMMITTEE MAY:
- 10 (1) REQUEST INFORMATION OR ACTION FROM THE LAW
- 11 ENFORCEMENT AGENCY THAT CONDUCTED THE INVESTIGATION, INCLUDING
- 12 REQUIRING ADDITIONAL INVESTIGATION AND THE ISSUANCE OF SUBPOENAS;
- 13 (2) IF THE POLICE OFFICER IS NOT ADMINISTRATIVELY CHARGED,
- 14 MAKE A DETERMINATION THAT:
- 15 <u>(I)</u> THE ALLEGATIONS AGAINST THE POLICE OFFICER ARE
- 16 UNFOUNDED; OR
- 17 (II) THE POLICE OFFICER IS EXONERATED; AND
- 18 (3) RECORD, IN WRITING, A ANY FAILURE OF SUPERVISION THAT
- 19 CAUSED OR CONTRIBUTED TO A POLICE OFFICER'S MISCONDUCT.
- 20 (G) AN ADMINISTRATIVE CHARGING COMMITTEE SHALL MEET ONCE PER
- 21 MONTH AND ADDITIONALLY OR AS NEEDED.
- 22 (H) A MEMBER OF AN ADMINISTRATIVE CHARGING COMMITTEE SHALL
- 23 MAINTAIN CONFIDENTIALITY RELATING TO A MATTER BEING CONSIDERED BY THE
- 24 ADMINISTRATIVE CHARGING COMMITTEE UNTIL FINAL DISPOSITION OF THE
- 25 MATTER.
- 26 **3–106.** *3*–*105*.
- 27 (A) THE MARYLAND POLICE TRAINING AND STANDARDS COMMISSION
- 28 SHALL DEVELOP AND ADOPT, BY REGULATION, A MODEL UNIFORM DISCIPLINARY
- 29 MATRIX FOR USE BY EACH LAW ENFORCEMENT AGENCY IN THE STATE.
- 30 (B) EACH LAW ENFORCEMENT AGENCY SHALL ADOPT THE UNIFORM STATE
- 31 DISCIPLINARY MATRIX.

1	<u>(C)</u>	<u>(1)</u>	WITHIN	<u>15</u>	DAYS	AFTER	AN	ADMINISTRATIVE	CHARGING
2	COMMITTE	E ISSU	JES AN ADN	INI	STRATI	VE CHAR	GE A	GAINST A POLICE OF	FFICER, THE

- 3 CHIEF OF THE LAW ENFORCEMENT AGENCY SHALL OFFER DISCIPLINE TO THE
- 4 POLICE OFFICER WHO HAS BEEN ADMINISTRATIVELY CHARGED IN ACCORDANCE
- 5 WITH THE DISCIPLINARY MATRIX.
- 6 (2) THE CHIEF MAY OFFER THE SAME DISCIPLINE THAT WAS
- 7 RECOMMENDED BY THE ADMINISTRATIVE CHARGING COMMITTEE OR A HIGHER
- 8 DEGREE OF DISCIPLINE WITHIN THE APPLICABLE RANGE OF THE DISCIPLINARY
- 9 MATRIX, BUT MAY NOT DEVIATE BELOW THE DISCIPLINE RECOMMENDED BY THE
- 10 ADMINISTRATIVE CHARGING COMMITTEE.
- 11 (3) IF THE POLICE OFFICER ACCEPTS THE CHIEF'S OFFER OF
- 12 <u>DISCIPLINE</u>, THEN THE OFFERED DISCIPLINE SHALL BE IMPOSED.
- 13 (4) IF THE POLICE OFFICER DOES NOT ACCEPT THE CHIEF'S OFFER
- 14 OF DISCIPLINE, THEN THE MATTER SHALL BE REFERRED TO A TRIAL BOARD.
- 15 (5) AT LEAST 30 DAYS BEFORE A TRIAL BOARD PROCEEDING BEGINS.
- 16 THE POLICE OFFICER SHALL BE:
- 17 (I) PROVIDED A COPY OF THE INVESTIGATORY RECORD;
- 18 (II) NOTIFIED OF THE CHARGES AGAINST THE POLICE OFFICER;
- 19 *AND*
- 20 (III) NOTIFIED OF THE DISCIPLINARY ACTION BEING
- 21 **RECOMMENDED.**
- 22 **3–107.** *3*–106.
- 23 (A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,
- 24 EACH LAW ENFORCEMENT AGENCY SHALL ESTABLISH A TRIAL BOARD PROCESS IN
- 25 ACCORDANCE WITH THIS SECTION TO ADJUDICATE MATTERS FOR WHICH A POLICE
- 26 OFFICER IS SUBJECT TO DISCIPLINE.
- 27 (2) A SMALL LAW ENFORCEMENT AGENCY MAY USE THE TRIAL BOARD
- 28 PROCESS OF ANOTHER LAW ENFORCEMENT AGENCY BY MUTUAL AGREEMENT.
- 29 (B) A TRIAL BOARD SHALL BE COMPOSED OF:

1	(1) AN ACTIVELY SERVING OR RETIRED ADMINISTRATIVE LAW JUDGE
2	OR A RETIRED JUDGE OF THE DISTRICT COURT OR A CIRCUIT COURT, APPOINTED
3	BY THE CHIEF EXECUTIVE OFFICER OF THE COUNTY;
1	(9) A CIVILLAN WILO IC NOT A MEMBER OF AN ADMINISTRATIVE
$\frac{4}{5}$	(2) <u>A CIVILIAN WHO IS NOT A MEMBER OF AN ADMINISTRATIVE</u> CHARGING COMMITTEE, APPOINTED BY THE COUNTY'S POLICE ACCOUNTABILITY
6 6	BOARD; AND
O	BOARD, AND
7	(3) A POLICE OFFICER OF EQUAL RANK TO THE POLICE OFFICER WHO
8	IS ACCUSED OF MISCONDUCT APPOINTED BY THE HEAD OF THE LAW ENFORCEMENT
9	AGENCY.
10	(C) BEFORE SERVING AS A MEMBER OF A TRIAL BOARD, AN INDIVIDUAL
11	SHALL RECEIVE TRAINING ON MATTERS RELATING TO POLICE PROCEDURES FROM
12	THE MARYLAND POLICE TRAINING AND STANDARDS COMMISSION.
10	(b) Programmed of a maint board chart be obey to the public
13	(D) PROCEEDINGS OF A TRIAL BOARD SHALL BE OPEN TO THE PUBLIC,
14	EXCEPT TO PROTECT:
15	(1) A VICTIM'S IDENTITY;
10	
16	(2) THE PERSONAL PRIVACY OF AN INDIVIDUAL;
17	(3) A CHILD WITNESS;
4.0	
18	(4) MEDICAL RECORDS;
19	(5) THE IDENTITY OF A CONFIDENTIAL SOURCE;
10	(b) IIIE IDENTITI OF A CONFIDENTIAL SOCIOE,
20	(6) AN INVESTIGATIVE TECHNIQUE OR PROCEDURE; OR
21	(7) THE LIFE OR PHYSICAL SAFETY OF AN INDIVIDUAL.
0.0	(-) A
22	(E) A TRIAL BOARD MAY ADMINISTER OATHS AND ISSUE SUBPOENAS AS
23	NECESSARY TO COMPLETE ITS WORK.
24	(F) A POLICE OFFICER WHO IS THE SUBJECT OF A TRIAL BOARD MAY BE
2 5	COMPELLED TO:
20	COMITEDED TO:
26	(1) TESTIFY;
27	(2) PRODUCE FINANCIAL RECORDS RELATING TO INCOME AND
28	ASSETS; AND

1 SUBMIT TO A POLYGRAPH EXAMINATION.

- 2 (G) A COMPLAINANT HAS THE RIGHT TO BE NOTIFIED OF A TRIAL BOARD
- 3 HEARING AND, EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION, THE
- 4 RIGHT TO ATTEND A TRIAL BOARD HEARING.
- 5 (G) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, A LAW
- 6 ENFORCEMENT AGENCY HAS THE BURDEN OF PROOF BY A PREPONDERANCE OF THE
- 7 EVIDENCE IN ANY PROCEEDING UNDER THIS SUBTITLE.
- 8 (H) A POLICE OFFICER MAY BE DISCIPLINED ONLY FOR CAUSE.
- 9 (H) (G) (I) (1) WITHIN 30 DAYS AFTER THE DATE OF ISSUANCE OF A
 10 DECISION OF A TRIAL BOARD, THE DECISION MAY BE APPEALED BY THE EMPLOYEE:
- 11 (I) IF THE TRIAL BOARD IS FROM A LOCAL LAW ENFORCEMENT
- 12 AGENCY, TO THE CIRCUIT COURT OF THE COUNTY IN WHICH THE LAW
- 13 ENFORCEMENT AGENCY IS LOCATED; AND
- 14 <u>(II) IF THE TRIAL BOARD IS FROM A STATEWIDE OR BI-COUNTY</u>
- 15 LAW ENFORCEMENT AGENCY, TO THE CIRCUIT COURT FOR ANNE ARUNDEL
- 16 COUNTY.
- 17 (2) AN APPEAL TAKEN UNDER THIS SUBSECTION SHALL BE ON THE
- 18 RECORD.
- 19 (I) (II) (J) A TRIAL BOARD DECISION THAT IS NOT APPEALED IS FINAL.
- 20 **3–108.** *3*–*107*.
- 21 (A) (1) PENDING AN INVESTIGATORY, ADMINISTRATIVE CHARGING
- 22 COMMITTEE, AND TRIAL BOARD PROCESS, THE CHIEF MAY IMPOSE AN EMERGENCY
- 23 SUSPENSION WITH OR WITHOUT PAY IF THE CHIEF DETERMINES THAT SUCH A
- 24 SUSPENSION IS IN THE BEST INTEREST OF THE PUBLIC.
- 25 (2) AN EMERGENCY SUSPENSION WITHOUT PAY UNDER THIS
- 26 SUBSECTION MAY NOT EXCEED 30 DAYS.
- 27 (3) A POLICE OFFICER WHO IS SUSPENDED WITHOUT PAY UNDER
- 28 THIS SUBSECTION IS ENTITLED TO RECEIVE BACK PAY IF AN ADMINISTRATIVE
- 29 CHARGING COMMITTEE DETERMINES NOT TO ADMINISTRATIVELY CHARGE THE
- 30 POLICE OFFICER IN CONNECTION WITH THE MATTER ON WHICH THE SUSPENSION IS
- 31 BASED.

1	(B) (1) PENDING AN INVESTIGATORY, ADMINISTRATIVE CHARGING
2	COMMITTEE, TRIAL BOARD, AND CRIMINAL PROSECUTION PROCESS, THE CHIEF
3	SHALL IMPOSE AN EMERGENCY SUSPENSION WITHOUT PAY IF THE POLICE OFFICER
4	IN QUESTION IS CRIMINALLY CHARGED WITH:
5	(I) A FELONY;
6	(II) A MISDEMEANOR COMMITTED IN THE PERFORMANCE OF
7	DUTIES AS A POLICE OFFICER;
0	
8	(III) A MISDEMEANOR RELATED TO DOMESTIC VIOLENCE; OR
0	(DV) A MICDEMEANOD INVOLVING DIGITONEGOV EDALID ONDER
9	(IV) A MISDEMEANOR INVOLVING DISHONESTY, FRAUD, THEFT,
10	OR MISREPRESENTATION.
11	(B) (1) A CHIEF OR A CHIEF'S DESIGNEE MAY SUSPEND A POLICE OFFICER
12	WITHOUT PAY AND SUSPEND THE POLICE OFFICER'S POLICE POWERS ON AN
13	EMERGENCY BASIS IF THE POLICE OFFICER IS CHARGED WITH:
10	EMERGENCI BASIS II THE I OLICE OFFICER IS CHARGED WITH.
14	(I) A DISQUALIFYING CRIME, AS DEFINED IN § 5–101 OF THIS
15	ARTICLE;
10	
16	(II) A MISDEMEANOR COMMITTED IN THE PERFORMANCE OF
17	DUTIES AS A POLICE OFFICER; OR
18	(III) A MISDEMEANOR INVOLVING DISHONESTY, FRAUD, THEFT,
19	OR MISREPRESENTATION.
20	(2) A POLICE OFFICER WHO WAS SUSPENDED WITHOUT PAY UNDER
21	THIS SUBSECTION IS ENTITLED TO RECEIVE BACK PAY IF THE POLICE OFFICER IS
22	FOUND NOT GUILTY OF THE CRIMINAL CHARGE OR CHARGES ON WHICH THE
23	SUSPENSION WAS BASED CRIMINAL CHARGE OR CHARGES AGAINST THE POLICE
24	OFFICER RESULT IN:
25	(I) A FINDING OF NOT GUILTY;
0.0	(77)
26	(II) AN ACQUITTAL;
0.7	(III) A DIGITIGATE OD
27	(III) A DISMISSAL; OR
90	(IV) A NOLLE PROGEOUL
28	(IV) A NOLLE PROSEQUI.
29	(C) (1) THE CHIEF SHALL TERMINATE THE EMPLOYMENT OF A POLICE
30	OFFICER WHO IS CONVICTED OF OR A FELONY.
JU	OFFICER WITO IS CONVICTED OF OR A FELONI.

1 2	(2) THE CHIEF MAY TERMINATE THE EMPLOYMENT OF A POLICE OFFICER WHO:
3	(I) RECEIVES A PROBATION BEFORE JUDGMENT FOR:
4	$\underline{\text{A FELONY; } OR}$
5	(2) (II) \triangleq IS CONVICTED OF:
6 7	1. A MISDEMEANOR COMMITTED IN THE PERFORMANCE OF DUTIES AS A POLICE OFFICER;
8	(3) A MISDEMEANOR RELATED TO DOMESTIC VIOLENCE; OR
9	2. MISDEMEANOR SECOND DEGREE ASSAULT; OR
10	(4) 3. A MISDEMEANOR INVOLVING DISHONESTY, FRAUD.
11	THEFT, OR MISREPRESENTATION.
12	(D) (1) IN CONNECTION WITH A DISCIPLINARY MATTER UNDER THIS
13	SUBTITLE, A POLICE OFFICER MAY BE REQUIRED TO SUBMIT TO BLOOD ALCOHOL
14	TESTS, BLOOD, BREATH, OR URINE TESTS FOR CONTROLLED DANGEROUS
15	SUBSTANCES, POLYGRAPH EXAMINATIONS, OR INTERROGATIONS THAT
16	SPECIFICALLY RELATE TO THE SUBJECT MATTER OF THE INVESTIGATION.
17	(2) If a police officer is required to submit to a test.
18	EXAMINATION, OR INTERROGATION DESCRIBED IN UNDER PARAGRAPH (1) OF THIS
19	SUBSECTION AND THE POLICE OFFICER REFUSES TO DO SO, THE LAW
20	ENFORCEMENT AGENCY MAY COMMENCE AN ACTION THAT MAY LEAD TO A PUNITIVE
21	MEASURE AS A RESULT OF THE REFUSAL.
22	(3) (1) IF A POLICE OFFICER IS REQUIRED TO SUBMIT TO A TEST.
23	EXAMINATION, OR INTERROGATION DESCRIBED IN UNDER PARAGRAPH (1) OF THIS
24	SUBSECTION, THE RESULTS OF THE TEST, EXAMINATION, OR INTERROGATION ARE
25	NOT ADMISSIBLE OR DISCOVERABLE IN A CRIMINAL PROCEEDING AGAINST THE
26	POLICE OFFICER.
27	(II) IF A POLICE OFFICER IS REQUIRED TO SUBMIT TO A
28	POLYGRAPH EXAMINATION UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE
29	RESULTS OF THE POLYGRAPH EXAMINATION ARE NOT ADMISSIBLE OR
30	DISCOVERABLE IN A CRIMINAL OR CIVIL PROCEEDING AGAINST THE POLICE
31	OFFICER.

1	(E) IN CONNECTION WITH A DISCIPLINARY MATTER UNDER THIS SUBTITLE,
2	FORFEITURE OF A POLICE OFFICER'S PENSION MAY BE IMPOSED AS A DISCIPLINARY
3	ACTION IN ACCORDANCE WITH § 20–210 OF THE STATE PERSONNEL AND PENSIONS
4	<u>ARTICLE.</u>
5	3–109. <i>3–108.</i>
6	(A) (1) A LAW ENFORCEMENT AGENCY SHALL DESIGNATE AN EMPLOYEE
7	AS A VICTIMS' RIGHTS ADVOCATE TO ACT AS THE CONTACT FOR THE PUBLIC WITHIN
8	THE AGENCY ON MATTERS RELATED TO POLICE MISCONDUCT.
9	(2) A VICTIMS' RIGHTS ADVOCATE SHALL:
10	(I) EXPLAIN TO A COMPLAINANT:
11	1. THE COMPLAINT, INVESTIGATION, ADMINISTRATIVE
$\overline{12}$	CHARGING COMMITTEE, AND TRIAL BOARD PROCESS;
13	2. ANY DECISION TO TERMINATE AN INVESTIGATION;
14	3. AN ADMINISTRATIVE CHARGING COMMITTEE'S
15	DECISION OF ADMINISTRATIVELY CHARGED, NOT ADMINISTRATIVELY CHARGED,
16	UNFOUNDED, OR EXONERATED; AND
17	4. A TRIAL BOARD'S DECISION;
18	(II) PROVIDE A COMPLAINANT WITH AN OPPORTUNITY TO
19	REVIEW A POLICE OFFICER'S STATEMENT, IF ANY, BEFORE COMPLETION OF AN
20	INVESTIGATION BY A LAW ENFORCEMENT AGENCY'S INVESTIGATIVE UNIT;
21	(III) NOTIFY A COMPLAINANT OF THE STATUS OF THE CASE AT
22	EVERY STAGE OF THE PROCESS; AND
23	(IV) PROVIDE A CASE SUMMARY TO A COMPLAINANT WITHIN 30
$\frac{23}{24}$	DAYS AFTER FINAL DISPOSITION OF THE CASE.
25	(B) EACH LAW ENFORCEMENT AGENCY SHALL CREATE A DATABASE THAT
26	ENABLES A COMPLAINANT TO ENTER THE COMPLAINANT'S CASE NUMBER TO
27	FOLLOW THE STATUS OF THE CASE AS IT PROCEEDS THROUGH:
28	(1) INVESTIGATION;
29	(2) CHARGING;

1		<u>(3)</u>	OFFER OF DISCIPLINE;
2		<u>(4)</u>	TRIAL BOARD;
3		<u>(5)</u>	ULTIMATE DISCIPLINE; AND
4		<u>(6)</u>	APPEAL.
5	(C)	(1)	THE INVESTIGATING UNIT OF A LAW ENFORCEMENT AGENCY
6 7	SHALL IMA		TELY REVIEW A COMPLAINT BY A MEMBER OF THE PUBLIC CONTROL OF THE P
'	ALLEUINU I	robic	EUFFICER MISCONDUCT.
8		(2)	AN ADMINISTRATIVE CHARGING COMMITTEE SHALL REVIEW AND
9	MAKE A D	ETER	MINATION OR ASK FOR FURTHER REVIEW WITHIN 30 DAYS OF
10	COMPLETIC	ON OF	THE INVESTIGATING UNIT'S REVIEW.
11		(3)	THE PROCESS OF REVIEW BY THE INVESTIGATING UNIT THROUGH
12	DISPOSITIO	N B	Y THE ADMINISTRATIVE CHARGING COMMITTEE SHALL BE
13	COMPLETE	D WIT	THIN 1 YEAR AND 1 DAY AFTER THE FILING OF A COMPLAINT BY A
14	CITIZEN.		
15	3–110. <u>3–1</u> 0	<u>09.</u>	
16	A PO	LICE	OFFICER WHO IS THE SUBJECT OF A COMPLAINT OF POLICE
17	MISCONDU	CT AN	ND A COMPLAINANT HAVE THE RIGHT TO REPRESENTATION MAY
18	HAVE THE A	ASSIST	TANCE OF A REPRESENTATIVE IN CONNECTION WITH PROCEEDINGS
19	UNDER THI	S SUB	TITLE.
20	3-111. <i>3-1</i> .	<u>10.</u>	
21	(A)	A PO	LICE OFFICER MAY NOT BE DISCHARGED, DISCIPLINED, DEMOTED,
22			ROMOTION, TRANSFER, OR REASSIGNMENT, OR OTHERWISE
23			AGAINST OR THREATENED IN REGARD TO THE POLICE OFFICER'S
24			ECAUSE THE POLICE OFFICER:
25		<u>(1)</u>	DISCLOSED INFORMATION THAT EVIDENCES:
26			(I) MISMANAGEMENT;
27			(II) A WASTE OF GOVERNMENT RESOURCES;
28			(III) A DANGER TO PUBLIC HEALTH OR SAFETY; OR

<u>(1)</u>

EXPUNGED; OR

1 2	(IV) A VIOLATION OF LAW OR POLICY COMMITTED BY ANOTHER POLICE OFFICER; OR
3	(2) LAWFULLY EXERCISED CONSTITUTIONAL RIGHTS.
4 5	(B) A POLICE OFFICER MAY NOT BE DENIED THE RIGHT TO BRING SUIT ARISING OUT OF THE POLICE OFFICER'S OFFICIAL DUTIES.
6 7 8	(C) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A POLICE OFFICER HAS THE SAME RIGHTS TO ENGAGE IN POLITICAL ACTIVITY AS A STATE EMPLOYEE.
9	(2) THIS RIGHT TO ENGAGE IN POLITICAL ACTIVITY DOES NOT APPLY WHEN THE POLICE OFFICER IS ON DUTY OR ACTING IN AN OFFICIAL CAPACITY.
11 12 13	(D) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A LAW ENFORCEMENT AGENCY MAY NOT PROHIBIT SECONDARY EMPLOYMENT BY POLICE OFFICERS.
14 15	(2) A LAW ENFORCEMENT AGENCY MAY ADOPT REASONABLE REGULATIONS THAT RELATE TO SECONDARY EMPLOYMENT BY POLICE OFFICERS.
6	3–112. <i>3–111</i> .
17 18	A LAW ENFORCEMENT AGENCY MAY NOT NEGATE OR ALTER ANY OF THE REQUIREMENTS OF THIS SUBTITLE THROUGH COLLECTIVE BARGAINING.
9	3-113. <i>3-112</i> .
20 21 22 23	A RECORD RELATING TO AN ADMINISTRATIVE OR CRIMINAL INVESTIGATION OF MISCONDUCT BY A POLICE OFFICER, INCLUDING AN INTERNAL AFFAIRS INVESTIGATORY RECORD, A HEARING RECORD, AND RECORDS RELATING TO A DISCIPLINARY DECISION, MAY NOT BE:
24	(1) EXPUNGED; OR
25	(2) DESTROYED BY A LAW ENFORCEMENT AGENCY.
26 27 28 29	A RECORD RELATING TO AN ADMINISTRATIVE OR CRIMINAL INVESTIGATION OF MISCONDUCT BY A POLICE OFFICER, INCLUDING AN INTERNAL AFFAIRS INVESTIGATORY RECORD, A HEARING RECORD, AND RECORDS RELATING TO A DISCIPLINARY DECISION, MAY NOT BE:

1	(2) DESTROYED BY A LAW ENFORCEMENT AGENCY.
2	<u>3–113.</u>
3 4 5	(A) THE INVESTIGATING UNIT OF A LAW ENFORCEMENT AGENCY SHAL IMMEDIATELY REVIEW A COMPLAINT BY A MEMBER OF THE PUBLIC ALLEGING POLIC OFFICER MISCONDUCT.
6 7 8	(B) AN ADMINISTRATIVE CHARGING COMMITTEE SHALL REVIEW AND MAKE A DETERMINATION OR ASK FOR FURTHER REVIEW WITHIN 30 DAYS AFTER COMPLETION OF THE INVESTIGATING UNIT'S REVIEW.
9 10 11 12	(C) THE PROCESS OF REVIEW BY THE INVESTIGATING UNIT THROUGH DISPOSITION BY THE ADMINISTRATIVE CHARGING COMMITTEE SHALL B COMPLETED WITHIN 1 YEAR AND 1 DAY AFTER THE FILING OF A COMPLAINT BY CITIZEN.
13	<u>3–114.</u>
14 15	THE MARYLAND POLICE TRAINING AND STANDARDS COMMISSION SHALL ADOPT REGULATIONS TO IMPLEMENT THIS SUBTITLE.
16 17	<u>SECTION 4. AND BE IT FURTHER ENACTED, That the Laws of Maryland reads follows:</u>
18	<u> Article – Public Safety</u>
19	3–203.
20	(a) The Commission consists of the following members:
21	(1) the President of the Maryland Chiefs of Police Association;
22	(2) the President of the Maryland Sheriffs Association;
23	(3) the Attorney General of the State;
24	(4) the Secretary of State Police;
25 26	(5) the agent in charge of the Baltimore office of the Federal Bureau of Investigation;
27 28	(6) one member representing the Maryland State Lodge of Fraternal Orde of Police;

29

(2)

terms provided for members of the Commission on October 1, 2016.

1		(7) one member representing the Maryland State's Attorneys' Association;
2 3	Association;	(8) Hethe Chair of the Maryland Municipal League Police Executive
4		(9) the President of Maryland Law Enforcement Officers, Inc.;
5		(10) (9)} the Police Commissioner of Baltimore City;
6 7	County;	[(11) (10) the President of the Police Chiefs' Association of Prince George's
8 9	Committee -	(12) (11) a <u>CIVILIAN</u> representative from the Wor–Wic Program Advisory - Criminal Justice; <u>AND</u>
10 11	the Senate;	(13) two members of the Senate of Maryland, appointed by the President of
12 13	the House;]-	(14) two members of the House of Delegates, appointed by the Speaker of and
14 15	the advice a	[(15)] (9) (12) the following individuals, appointed by the Governor with and consent of the Senate:
16 17	the State;	(i) Ithree police officers, representing different geographic areas of
18 19	WHO DOES	(ii) one individual <u>CIVILIAN</u> with expertise in community policing <u>NOT HAVE RELATIONSHIPS TO LAW ENFORCEMENT</u> ;
20 21	standards <u>W</u>	{(iii)} (II) one individual <u>CIVILIAN</u> with expertise in policing THO DOES NOT HAVE RELATIONSHIPS TO LAW ENFORCEMENT;
22 23	WITHOUT M	{(iv)} (III) one individual <u>CIVILIAN</u> with expertise in mental health <u>THO DOES NOT HAVE</u> RELATIONSHIPS TO LAW ENFORCEMENT; and
24 25 26	·	[(v)] (IV) [two] NINE THREE citizens of the State without WHO IN DIFFERENT GEOGRAPHIC AREAS OF THE STATE AND DO NOT HAVE IT to law enforcement.
27	(b)	(1) The term of an appointed member is 3 years.

The terms of the appointed members are staggered as required by the

1 At the end of a term, an appointed member continues to serve until a 2 successor is appointed and qualifies. 3 A member who is appointed after a term has begun serves only for the 4 remainder of the term and until a successor is appointed and qualifies. 5 (c) Except for the appointed members, a member of the Commission may serve 6 personally at a Commission meeting or may designate a representative from the member's 7 unit, agency, or association who may act at any meeting to the same effect as if the member 8 were personally present. 9 (d)The members of the Commission appointed from the Senate of Maryland and 10 the House of Delegates shall serve in an advisory capacity only. 11 3-207.12 The Commission has the following powers and duties: (a) 13 to require, for entrance-level police training and, as determined by the (16)14 Commission, for in-service level training conducted by the State and each county and 15 municipal police training school, that the curriculum and minimum courses of study 16 include, consistent with established law enforcement standards and federal and State 17 constitutional provisions: training in lifesaving techniques, including Cardiopulmonary 18 (i) 19 Resuscitation (CPR); 20 training in the proper level and use of force AS SET FORTH IN (ii) THE MARYLAND USE OF FORCE STATUTE UNDER § 3–524 OF THIS TITLE; 2122 (iii) training regarding sensitivity to cultural and gender diversity; 23<u>and</u> 24training regarding individuals with physical, intellectual, developmental, and psychiatric disabilities; 2526 (g) The Commission shall develop and administer: 27 a training program on [the Law Enforcement Officers' Bill of Rights 28and matters relating to police procedures for eitizens INDIVIDUALS who intend to qualify

to participate as a member of a [hearing board under § 3–107 of this title] TRIAL BOARD

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31

TITLE; AND

- 1 (2) A TRAINING PROGRAM ON MATTERS RELATING TO POLICE TRAINING AND STANDARDS FOR CITIZENS WHO ARE APPOINTED TO SERVE AS MEMBERS OF THE COMMISSION.
- 4 (J) THE COMMISSION SHALL:
- 5 (1) (1) HOLD LAW ENFORCEMENT AGENCIES ACCOUNTABLE FOR 6 VIOLATIONS OF THE USE OF FORCE STATUTE UNDER § 3–524 OF THIS TITLE; AND
- 7 (H) (2) WORK WITH THE COMPTROLLER AND THE
- 8 GOVERNOR'S OFFICE OF CRIME PREVENTION, YOUTH, AND VICTIM SERVICES TO
- 9 ENSURE THAT STATE GRANT FUNDING IS WITHHELD FROM A LAW ENFORCEMENT
- 10 AGENCY THAT VIOLATES THE USE OF FORCE STATUTE UNDER § 3-524 OF THIS
- 11 **TITLE**.
- 12 (2) REVOKE THE CERTIFICATION OF A POLICE OFFICER WHO HAS
- 13 **BEEN:**
- 14 (I) FOUND TO HAVE VIOLATED THE USE OF FORCE STATUTE
- 15 UNDER § 3-524 OF THIS TITLE:
- 16 (II) CONVICTED OF A FELONY;
- 17 (HI) CONVICTED OF PERJURY OR ANOTHER MISDEMEANOR
- 18 RELATING TO TRUTHFULNESS AND VERACITY; OR
- 19 (IV) PREVIOUSLY FIRED OR RESIGNED WHILE BEING
- 20 INVESTIGATED FOR SERIOUS MISCONDUCT OR USE OF EXCESSIVE FORCE; AND
- 21 (3) CREATE A STATEWIDE DATABASE TO TRACK POLICE OFFICER
- 22 DE-CERTIFICATIONS DUE TO IMPROPER USE OF FORCE.
- 23 (K) THE COMMISSION SHALL:
- 24 (1) DEVELOP A TEST AND TRAINING FOR IMPLICIT BIAS, SUBJECT TO
- 25 THE AVAILABILITY OF IMPLICIT BIAS TESTING STANDARDS THAT ARE GENERALLY
- 26 ACCEPTED BY EXPERTS IN THE FIELD OF POLICE PSYCHOLOGY;
- 27 (2) REQUIRE ALL LAW ENFORCEMENT AGENCIES TO USE THE
- 28 IMPLICIT BIAS TEST IN THE HIRING PROCESS;
- 29 (3) REQUIRE ALL NEW POLICE OFFICERS TO COMPLETE IMPLICIT
- 30 BIAS TESTING AND TRAINING; AND

	HOUSE BILL 070
1 2	(4) REQUIRE ALL INCUMBENT POLICE OFFICERS TO UNDERGO IMPLICIT BIAS TESTING AND TRAINING ON AN ANNUAL BASIS.
3	3–209.
4	(a) The Commission shall certify as a police officer each individual who:
5	(1) (i) satisfactorily meets the standards of the Commission; or
6 7 8	(ii) provides the Commission with sufficient evidence that the individual has satisfactorily completed a training program in another state of equal quality and content as required by the Commission;
9 10	(2) submits to a [psychological evaluation] MENTAL HEALTH SCREENING BY A LICENSED MENTAL HEALTH PROFESSIONAL;
11 12	(3) SUBMITS TO A PHYSICAL AGILITY ASSESSMENT AS DETERMINED BY THE COMMISSION;
13 14	[(3)] (4) submits to a criminal history records check in accordance with § 3–209.1 of this subtitle; and
15	[(4)] (5) (i) is a United States citizen; or
16 17 18 19	(ii) subject to subsection (b) of this section, is a permanent legal resident of the United States and an honorably discharged veteran of the United States armed forces, provided that the individual has applied to obtain United States citizenship and the application is still pending approval.
20 21	(b) The certification of a police officer who fails to obtain United States citizenship as required by subsection (a)(4)(ii) of this section shall be terminated by the Commission.
22 23 24	(c) The Commission may certify as a police officer an individual who is not considered a police officer under § 3–201(f)(3) of this subtitle if the individual meets the selection and training standards of the Commission.
25 26	(d) Each certificate issued to a police officer under this subtitle remains the property of the Commission.
27 28	(E) As a condition of certification, a police officer shall $\frac{1}{2}$ Annually submit to a mental health assessment every 2 years and $\frac{1}{2}$ Annually

31 **(F)** PRIOR MARIJUANA USE IS NOT A DISQUALIFIER FOR CERTIFICATION AS 32 A POLICE OFFICER.

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ANNUAL PHYSICAL AGILITY ASSESSMENT TO ESTABLISH CONTINUING FITNESS TO

CARRY OUT THE DUTIES OF THE OFFICER'S ASSIGNED DUTIES AS A POLICE OFFICER.

3–215.

1	<u>3–212.</u>
2 3	(a) Subject to the hearing provisions of subsection (b) of this section, the Commission may suspend or revoke the certification of a police officer if the police officer:
4	[(1)] (I) violates or fails to meet the Commission's standards;
5 6	(II) VIOLATES THE MARYLAND USE OF FORCE STATUTE UNDER § 3–524 OF THIS TITLE; OR
7 8	[(2)] (III) knowingly fails to report suspected child abuse in violation of § 5–704 of the Family Law Article.
9 10	(2) THE COMMISSION SHALL REVOKE THE CERTIFICATION OF A POLICE OFFICER WHO WAS:
11	(I) CONVICTED OF A FELONY;
12 13	(II) CONVICTED OF PERJURY OR ANOTHER MISDEMEANOR RELATING TO TRUTHFULNESS AND VERACITY; OR
14 15	(III) PREVIOUSLY FIRED OR RESIGNED WHILE BEING INVESTIGATED FOR SERIOUS MISCONDUCT OR USE OF EXCESSIVE FORCE.
16 17 18 19	(b) (1) Except as otherwise provided in Title 10, Subtitle 2 of the State Government Article, before the Commission takes any final action under subsection [(a)] (A)(1) of this section, the Commission shall give the individual against whom the action is contemplated an opportunity for a hearing before the Commission.
20 21	(2) The Commission shall give notice and hold the hearing in accordance with Title 10, Subtitle 2 of the State Government Article.
22 23	(c) A police officer aggrieved by the findings and order of the Commission may take an appeal as allowed in §§ 10–222 and 10–223 of the State Government Article.
24 25	(D) THE COMMISSION SHALL CREATE A STATEWIDE DATABASE TO TRACK POLICE OFFICER DECERTIFICATIONS DUE TO IMPROPER USE OF FORCE.
26 27	<u>SECTION 5. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:</u>
28	Article – Public Safety

- 1 (a) (1) In this section the following words have the meanings indicated.
- 2 (2) "Permanent appointment" means the appointment of an individual who
- 3 has satisfactorily met the minimum standards of the Commission and is certified as a police
- 4 officer.
- 5 (3) "Police administrator" means a police officer who has been promoted to 6 first—line administrative duties up to but not exceeding the rank of captain.
- 7 (4) "Police supervisor" means a police officer who has been promoted to 8 first–line supervisory duties.
- 9 (b) An individual may not be given or accept a probationary appointment or 10 permanent appointment as a police officer, police supervisor, or police administrator unless 11 the individual satisfactorily meets the qualifications established by the Commission.
- 12 (C) (1) AN INDIVIDUAL WHO APPLIES FOR A POSITION AS POLICE 13 OFFICER SHALL:
- 14 (I) UNDER PENALTY OF PERJURY, DISCLOSE TO THE HIRING
- 15 LAW ENFORCEMENT AGENCY ALL PRIOR INSTANCES OF EMPLOYMENT AS A POLICE
- 16 OFFICER AT OTHER LAW ENFORCEMENT AGENCIES; AND
- 17 <u>(II) AUTHORIZE THE HIRING LAW ENFORCEMENT AGENCY TO</u>
- 18 OBTAIN THE POLICE OFFICER'S FULL PERSONNEL AND DISCIPLINARY RECORD
- 19 FROM EACH LAW ENFORCEMENT AGENCY THAT PREVIOUSLY EMPLOYED THE
- 20 POLICE OFFICER.
- 21 (2) THE HIRING LAW ENFORCEMENT AGENCY SHALL CERTIFY TO THE
- 22 COMMISSION THAT THE LAW ENFORCEMENT AGENCY HAS REVIEWED THE
- 23 APPLICANT'S DISCIPLINARY RECORD.
- 24 (e) (D) A probationary appointment as a police officer, police supervisor, or police administrator may be made for a period not exceeding 1 year to enable the individual seeking permanent appointment to take a training course required by this subtitle.
- 27 (d) (E) A probationary appointee is entitled to a leave of absence with pay 28 during the period of the training program.
- 29 (E) (F) PRIOR MARIJUANA USE MAY NOT BE THE BASIS FOR 30 DISQUALIFYING AN APPLICANT FOR A POSITION AS A POLICE OFFICER.
- 31 **3–508.**

- 1 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 2 INDICATED.
- 3 (2) "COMMISSION" MEANS THE MARYLAND POLICE TRAINING AND 4 STANDARDS COMMISSION.
- 5 (3) "Law enforcement agency" has the meaning stated in § 6 3-201 of this title.
- 7 (4) "OFFICE" MEANS THE GOVERNOR'S OFFICE OF CRIME 8 PREVENTION, YOUTH, AND VICTIM SERVICES.
- 9 (5) "POLICE OFFICER" HAS THE MEANING STATED IN § 3–201 OF THIS 10 TITLE.
- 11 (6) "SWAT TEAM" MEANS A SPECIAL UNIT COMPOSED OF TWO OR
- 12 MORE POLICE OFFICERS WITHIN A LAW ENFORCEMENT AGENCY TRAINED TO DEAL
- 13 WITH UNUSUALLY DANGEROUS OR VIOLENT SITUATIONS AND HAVING SPECIAL
- 14 EQUIPMENT AND WEAPONS, INCLUDING RIFLES MORE POWERFUL THAN THOSE
- 15 CARRIED BY REGULAR POLICE OFFICERS.
- 16 (B) EVERY 6 MONTHS, BEGINNING JULY 1, 2022, A LAW ENFORCEMENT
- 17 AGENCY THAT MAINTAINS A SWAT TEAM SHALL REPORT THE FOLLOWING
- 18 INFORMATION TO THE OFFICE USING THE FORMAT DEVELOPED UNDER
- 19 SUBSECTION (C) OF THIS SECTION:
- 20 (1) THE NUMBER OF TIMES THE SWAT TEAM WAS ACTIVATED AND 21 DEPLOYED BY THE LAW ENFORCEMENT AGENCY IN THE PREVIOUS 6 MONTHS;
- 22 (2) THE NAME OF THE COUNTY OR COUNTY AND MUNICIPAL
- 23 CORPORATION AND THE ZIP CODE OF THE LOCATION WHERE THE SWAT TEAM WAS
- 24 DEPLOYED FOR EACH ACTIVATION;
- 25 (3) THE REASON FOR EACH ACTIVATION AND DEPLOYMENT OF THE
- 26 SWAT TEAM;

- 27 (4) THE LEGAL AUTHORITY, INCLUDING TYPE OF WARRANT, IF ANY,
- 28 FOR EACH ACTIVATION AND DEPLOYMENT OF THE SWAT TEAM; AND
- 29 (5) THE RESULT OF EACH ACTIVATION AND DEPLOYMENT OF THE
- 30 SWAT TEAM, INCLUDING:
 - (I) THE NUMBER OF ARRESTS MADE, IF ANY;

1	(II) WHETHER PROPERTY WAS SEIZED;
2	(III) WHETHER A FORCIBLE ENTRY WAS MADE;
3 4	(IV) WHETHER A WEAPON WAS DISCHARGED BY A SWAT TEAM MEMBER; AND
5 6	(V) WHETHER A PERSON OR DOMESTIC ANIMAL WAS INJURED OR KILLED BY A SWAT TEAM MEMBER.
7 8 9 10	(C) THE COMMISSION, IN CONSULTATION WITH THE OFFICE, SHALL DEVELOP A STANDARDIZED FORMAT THAT EACH LAW ENFORCEMENT AGENCY SHALL USE IN REPORTING DATA TO THE OFFICE UNDER SUBSECTION (B) OF THIS SECTION.
11	(D) A LAW ENFORCEMENT AGENCY SHALL:
12 13 14	(1) COMPILE THE DATA DESCRIBED IN SUBSECTION (B) OF THIS SECTION FOR EACH 6-MONTH PERIOD AS A REPORT IN THE FORMAT REQUIRED UNDER SUBSECTION (C) OF THIS SECTION; AND
15 16	(2) NOT LATER THAN THE 15TH DAY OF THE MONTH FOLLOWING THE 6-MONTH PERIOD THAT IS THE SUBJECT OF THE REPORT, SUBMIT THE REPORT TO:
17	(I) THE OFFICE; AND
18 19 20	(II) 1. THE LOCAL GOVERNING BODY OF THE JURISDICTION SERVED BY THE LAW ENFORCEMENT AGENCY THAT EMPLOYS THE SWAT TEAM THAT IS THE SUBJECT OF THE REPORT; OR
21 22 23 24	2. IF THE JURISDICTION SERVED BY THE LAW ENFORCEMENT AGENCY THAT EMPLOYS THE SWAT TEAM THAT IS THE SUBJECT OF THE REPORT IS A MUNICIPAL CORPORATION, THE CHIEF EXECUTIVE OFFICER OF THE JURISDICTION.
25 26 27	(E) (1) THE OFFICE SHALL ANALYZE AND SUMMARIZE THE REPORTS OF LAW ENFORCEMENT AGENCIES SUBMITTED UNDER SUBSECTION (D) OF THIS SECTION.
28	(2) BEFORE SEPTEMBER 1 EACH YEAR, THE OFFICE SHALL:
29	(I) SUBMIT A REPORT OF THE ANALYSES AND SUMMARIES OF

THE REPORTS OF LAW ENFORCEMENT AGENCIES DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION TO THE GOVERNOR, THE GENERAL ASSEMBLY AS PROVIDED IN §

30

$\frac{1}{2}$	2–1257 OF THE STATE GOVERNMENT ARTICLE, AND EACH LAW ENFORCEMENT AGENCY; AND
3	(II) PUBLISH THE REPORT ON ITS WEBSITE.
4	(F) (1) IF A LAW ENFORCEMENT AGENCY FAILS TO COMPLY WITH THE
5	REPORTING PROVISIONS OF THIS SECTION, THE OFFICE SHALL REPORT THE
6	NONCOMPLIANCE TO THE COMMISSION.
7	(2) ON RECEIPT OF A REPORT OF NONCOMPLIANCE, THE
8	COMMISSION SHALL CONTACT THE LAW ENFORCEMENT AGENCY AND REQUEST
9	THAT THE AGENCY COMPLY WITH THE REQUIRED REPORTING PROVISIONS.
10	(3) IF THE LAW ENFORCEMENT AGENCY FAILS TO COMPLY WITH THE
11	REQUIRED REPORTING PROVISIONS OF THIS SECTION WITHIN 30 DAYS AFTER BEING
12	CONTACTED BY THE COMMISSION WITH A REQUEST TO COMPLY, THE OFFICE AND
13	THE COMMISSION JOINTLY SHALL REPORT THE NONCOMPLIANCE TO THE
14	GOVERNOR AND THE LEGISLATIVE POLICY COMMITTEE OF THE GENERAL
15	ASSEMBLY.
16	3-511.
17	(A) On or before January 1, 2016, the Maryland Police Training and Standards
18	Commission shall develop and publish online a policy for the issuance and use of a
19	body-worn camera by a law enforcement officer that addresses:
20	(1) the testing of body-worn cameras to ensure adequate functioning;
21	(2) the procedure for the law enforcement officer to follow if the camera
22	fails to properly operate at the beginning of or during the law enforcement officer's shift;
23	(3) when recording is mandatory;
24	(4) when recording is prohibited;
25	(5) when recording is discretionary;
26	(6) when recording may require consent of a subject being recorded;
27	(7) when a recording may be ended;
28	(8) providing notice of recording;
29	(9) access to and confidentiality of recordings;

1	(10)	the secure storage of data from a body-worn camera;
2	(11)	review and use of recordings;
3	(12)	retention of recordings;
4	(13)	dissemination and release of recordings;
5	(14)	consequences for violations of the agency's body-worn camera policy;
6 7	(15)	notification requirements when another individual becomes a party to on following the initial notification;
8 9	(16)	specific protections for individuals when there is an expectation of e or public places; and
10 11	(17) and use of body	any additional issues determined to be relevant in the implementation worn cameras by law enforcement officers.
12	(B) ON	OR BEFORE JANUARY 1, 2025, EACH LAW ENFORCEMENT AGENCY
13	` /	THE USE OF BODY-WORN CAMERAS.
14	(c) A	BODY-WORN CAMERA THAT POSSESSES THE TECHNOLOGICAL
15	CAPABILITY SH	ALL AUTOMATICALLY RECORD AND SAVE AT LEAST 60 SECONDS OF
16		E IMMEDIATELY PRIOR TO THE OFFICER ACTIVATING THE RECORD
17	BUTTON ON THI	
- •		
18	(D) A.L.	AW ENFORCEMENT AGENCY MAY NOT NEGATE OR ALTER ANY OF THE
19		OR POLICIES ESTABLISHED IN ACCORDANCE WITH THIS SECTION
20	-	ECTIVE BARGAINING.
21	<u>3–514.</u>	
22 23 24	officer who was	h law enforcement agency shall require a [law enforcement] POLICE involved in a use of force incident in the line of duty to file an incident the use of force by the end of the officer's shift unless the officer is disabled.
25 26	(B) (1) AGENCY SHALL	ON OR BEFORE MARCH 1 EACH YEAR, EACH LAW ENFORCEMENT SUBMIT TO THE MARYLAND POLICE TRAINING AND STANDARDS
27	COMMISSION T	HE NUMBER OF USE OF FORCE COMPLAINTS MADE AGAINST ITS
28	POLICE OFFICE	ERS DURING THE PREVIOUS CALENDAR YEAR, AGGREGATED BY
29	NUMBERS OF	
30		ND EXONERATED.

- 1 (2) ON OR BEFORE JULY 15 EACH YEAR, THE MARYLAND POLICE
 2 TRAINING AND STANDARDS COMMISSION SHALL POST ON ITS WEBSITE AND SUBMIT
- 3 TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1257 OF THE STATE
- 4 GOVERNMENT ARTICLE, A COMPENDIUM OF THE INFORMATION SUBMITTED BY LAW
- 5 ENFORCEMENT AGENCIES UNDER PARAGRAPH (1) OF THIS SUBSECTION.
- 6 (3) If A LAW ENFORCEMENT AGENCY HAS NOT SUBMITTED THE
- 7 REPORT REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION BY JULY 1 FOR
- 8 THE PREVIOUS CALENDAR YEAR, THE GOVERNOR'S OFFICE OF CRIME
- 9 PREVENTION, YOUTH, AND VICTIM SERVICES MAY NOT MAKE ANY GRANT FUNDS
- 10 AVAILABLE TO THAT LAW ENFORCEMENT AGENCY.
- 11 3–515.
- 12 (a) Except as provided in [subsection (b) of this section] PARAGRAPH (2)
- 13 OF THIS SUBSECTION, each law enforcement agency shall post all of the official policies of
- 14 the law enforcement agency, including public complaint procedures and collective
- 15 <u>bargaining agreements:</u>
- 16 <u>[(1)]</u> on the website of the Maryland Police Training and Standards
- 17 Commission; and
- 18 <u>[(2)]</u> (II) on the agency's own website, if the agency maintains a website.
- 19 [(b)] (2) A chief may prohibit the posting under this [section] SUBSECTION of
- 20 <u>administrative or operational policies that if disclosed would jeopardize operations or create</u>
- 21 <u>a risk to public or officer safety, including policies related to high-risk prisoner transport</u>
- 22 security measures, operational response to active shooters, or the use of confidential
- 23 <u>informants.</u>
- 24 (B) EACH LAW ENFORCEMENT AGENCY SHALL POST IN A PROMINENT
- 25 PUBLIC LOCATION AN EXPLANATION OF THE PROCEDURES FOR FILING:
- 26 (1) A COMPLAINT OF POLICE OFFICER MISCONDUCT; AND
- 27 (2) A REQUEST TO OBTAIN RECORDS RELATING TO AN
- 28 ADMINISTRATIVE OR CRIMINAL INVESTIGATION OF MISCONDUCT BY A POLICE
- 29 OFFICER UNDER THE PUBLIC INFORMATION ACT.
- $30 \quad \frac{3-516}{}$
- 31 (a) Each law enforcement agency shall establish a fconfidential and nonpunitive
- 32 DATA-BASED early intervention spolicy for counseling officers who receive three or more
- 33 citizen complaints within a 12-month period SYSTEM, BASED ON GUIDELINES
- 34 DEVELOPED BY THE COMMISSION, TO IDENTIFY POLICE OFFICERS WHO ARE AT RISK

- 1 FOR ENGAGING IN THE USE OF EXCESSIVE FORCE AND TO PROVIDE ALL OFFICERS
- WHO ARE IDENTIFIED WITH RETRAINING AND BEHAVIORAL INTERVENTIONS.
- 3 REASSIGNMENTS, OR OTHER APPROPRIATE RESPONSES TO REDUCE THE RISK OF
- THE USE OF EXCESSIVE FORCE
- THE COMMISSION SHALL DEVELOP GUIDELINES FOR AN EARLY 5 (b) 6 INTERVENTION SYSTEM REQUIRED UNDER SUBSECTION (A) OF THIS SECTION.
- 7 (C) A policy described in this section may not prevent the investigation of or imposition of discipline for any particular complaint. 8
- $\frac{2}{3}$ 9
- 10 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 11 INDICATED.
- "INDEPENDENT INVESTIGATIVE AGENCY" MEANS AN 12
- INDEPENDENT UNIT OF STATE GOVERNMENT THAT MAY EMPLOY SWORN POLICE 13
- 14 OFFICERS AND CIVILIANS FOR THE PURPOSE OF INVESTIGATING USE OF FORCE
- 15 INCIDENTS INVOLVING POLICE OFFICERS.
- 16 (3)"LAW ENFORCEMENT AGENCY" HAS THE MEANING STATED IN § 17 3-201 OF THIS TITLE.
- "POLICE OFFICER" HAS THE MEANING STATED IN \$ 3-201 OF THIS 18 19 TITLE
- 20 (5) "SERIOUS INJURY" HAS THE MEANING STATED IN \$ 3-201 OF THE CRIMINAL LAW ARTICLE. 21
- 22A SHOOTING INVOLVING A POLICE OFFICER OR OTHER INCIDENT 23 INVOLVING THE USE OF PHYSICAL FORCE BY A POLICE OFFICER CAUSING DEATH OR 24 SERIOUS INJURY SHALL BE INVESTIGATED BY THE INDEPENDENT INVESTIGATIVE 25 AGENCY.

- (C) A LAW ENFORCEMENT AGENCY SHALL:
- 27 (1) NOTIFY THE INDEPENDENT INVESTIGATIVE AGENCY OF ANY 28 ALLEGED OR POTENTIAL SHOOTING INVOLVING A POLICE OFFICER OR OTHER
- 29 INCIDENT INVOLVING THE USE OF PHYSICAL FORCE BY A POLICE OFFICER CAUSING
- 30 DEATH OR SERIOUS INJURY AS SOON AS THE LAW ENFORCEMENT AGENCY BECOMES
- 31 **AWARE OF THE INCIDENT: AND**

1	(2) COOPERATE WITH THE INDEPENDENT INVESTIGATIVE AGENCY IN
2	THE INVESTIGATION OF THE INCIDENT.
3	(D) (1) On completion of an investigation under this section.
4	THE INDEPENDENT INVESTIGATIVE AGENCY SHALL SUBMIT A REPORT CONTAINING
5	THE FINDINGS OF THE INVESTIGATION TO THE STATE'S ATTORNEY WITH
6	JURISDICTION OVER THE MATTER.
7	(2) AFTER THE STATE'S ATTORNEY MAKES A DECISION WHETHER OR
8	NOT TO PROSECUTE, THE INDEPENDENT INVESTIGATIVE AGENCY SHALL PUBLICIZE
9	THE REPORT.
9	THE REPORT.
10	(E) THE GOVERNOR ANNUALLY SHALL INCLUDE FUNDING IN THE STATE
11	BUDGET SUFFICIENT TO PROVIDE FOR THE FULL AND PROPER OPERATION OF THE
$\overline{12}$	INDEPENDENT INVESTIGATIVE AGENCY.
13	3-524.
14	(A) THIS SECTION SHALL BE KNOWN AS THE MARYLAND USE OF FORCE
15	STATUTE.
16	(B) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
17	INDICATED.
10	
18	(2) "DEADLY FORCE" MEANS ANY FORCE THAT IS LIKELY TO CAUSE
19	DEATH OR SERIOUS INJURY.
20	(2) "Destructive device" has the meaning stated in § 4-501 of
21	THE CRIMINAL LAW ARTICLE.
41	THE CHIMINAL DAW ANTIODES
22	(3) "FIREARM SILENCER" HAS THE MEANING STATED IN § 5-621 OF
$\frac{-}{23}$	THE CRIMINAL LAW ARTICLE.
24	(3) (4) "LAW ENFORCEMENT AGENCY" HAS THE MEANING STATED
25	IN § 3–201 OF THIS TITLE.
26	(4) (5) "Less-lethal weapon" means a weapon that is
27	EXPECTED TO CREATE LESS RISK OF CAUSING SERIOUS INJURY OR DEATH.
28	(5) "POLICE OFFICER" HAS THE MEANING STATED IN § 3–201 OF THIS
29	TITLE.

(6) "Serious injury" means permanent impairment or 31 disfigurement.

1	(6) (1)	"LE	THAL FORCE" MEANS ANY FORCE THAT CREATES A
2	SUBSTANTIAL RISK O	F DEA	TH OR SERIOUS PHYSICAL INJURY, WHETHER OR NOT
3	INTENDED TO CAUSE I	DEATH	OR SERIOUS PHYSICAL INJURY.
4	(II)	<u>"LE</u>	THAL FORCE" INCLUDES:
5		1.	THE DISCHARGE OF A FIREARM AT A PERSON;
6		<u>2</u>	A STRIKE TO A PERSON'S HEAD, NECK, STERNUM,
7	SPINE, GROIN, OR KID	NEYS I	USING ANY HARD OBJECT;
8	FIXED OBJECT;	2 2,	A STRIKE TO A PERSON'S HEAD AGAINST A HARD,
10 11	OR FOOT;	<u>4.</u>	A KICK OR STRIKE TO A PERSON'S HEAD USING A KNEE
12		5.	A STRIKE TO A PERSON'S THROAT;
13 14	PERSON IN A PRONE O	6. R SUP	A KNEE DROP ON THE HEAD, NECK, OR TORSO OF A INE POSITION:
15	THOW MO MILE DD	7.	A MANEUVER THAT RESTRICTS BLOOD OR OXYGEN
16 17		,	NCLUDING CHOKEHOLDS, STRANGLEHOLDS, NECK AND CAROTID ARTERY RESTRAINTS;
L /	RESTRICTED, NEOR IN	эьрэ, ,	AND CAROTID ARTERI RESTRAINTS,
18	DDE AMANAG OD DA OOL	<u>8.</u>	ANY CONTACT WITH THE NECK THAT MAY INHIBIT
19) FLOV	V, OR THAT APPLIES PRESSURE TO THE FRONT, SIDE, OR
20	BACK OF THE NECK;		
21 22	PROJECTILE LAUNCH	9. ER AT .	THE DISCHARGE OF A LESS-LETHAL KINETIC IMPACT A PERSON'S HEAD, NECK, CHEST, OR BACK; AND
23		10.	MORE THAN ONE DISCHARGE OF AN ELECTRONIC
24	CONTROL DEVICE ON	A PER	SON.
25	(7)	LICE (OFFICER" MEANS:
26 27	(1)	A P(OLICE OFFICER AS DEFINED IN § 3-201 OF THIS TITLE;
28 29	(II)	A SP	ECIAL POLICE OFFICER AS DEFINED IN § 3-301 OF THIS

1	(8) "Proportional" means not excessive in relation to a
1	
2	DIRECT AND LEGITIMATE LAW ENFORCEMENT OBJECTIVE.
9	(0) "CERTOTIC DIEVOLGAT INTERPOLATION THAT THE MEANING CHAMED IN S
3	(9) "SERIOUS PHYSICAL INJURY" HAS THE MEANING STATED IN §
4	3-201 OF THE CRIMINAL LAW ARTICLE.
~	(10) "Tomas into on the capacitation and the complete
5	(10) "TOTALITY OF THE CIRCUMSTANCES" MEANS ALL CREDIBLE
6	FACTS KNOWN TO A POLICE OFFICER, OR THAT COULD HAVE BEEN ASCERTAINED BY
7	THE POLICE OFFICER THROUGH VISUAL OBSERVATION, TOUCH, OR AUDIBLE
8	MECHANISMS UNDER THE CIRCUMSTANCES CONFRONTING THE POLICE OFFICER
9	LEADING UP TO AND AT THE TIME OF THE USE OF FORCE, INCLUDING:
10	(I) ACTIONS OF A PERSON AGAINST WHOM THE POLICE
11	OFFICER USES FORCE; AND
12	(H) ACTIONS OF THE POLICE OFFICER.
13	(C) (1) EACH POLICE OFFICER SHALL SIGN AN AFFIRMATIVE WRITTEN
14	SANCTITY OF LIFE PLEDGE TO RESPECT EVERY HUMAN LIFE AND ACT WITH
15	COMPASSION TOWARD OTHERS.
16	(2) A POLICE OFFICER MAY ONLY USE THE FORCE THAT IS
17	OBJECTIVELY REASONABLE AND APPEARS TO BE NECESSARY UNDER THE
18	CIRCUMSTANCES IN RESPONSE TO THE THREAT OR RESISTANCE BY ANOTHER
19	PERSON.
20	(2) (1) A POLICE OFFICER MAY NOT USE FORCE AGAINST A PERSON
21	UNLESS THE FORCE IS NECESSARY FORCE AND PROPORTIONAL TO:
22	1. PREVENT AN IMMINENT THREAT OF PHYSICAL INJURY
23	TO A PERSON; OR
_0	
24	2. EFFECTUATE AN ARREST OF A PERSON WHO THE
25	OFFICER HAS PROBABLE CAUSE TO BELIEVE HAS COMMITTED A CRIME, TAKING
26	INTO CONSIDERATION THE SERIOUSNESS OF THE ALLEGED CRIME.
20	THE CONSIDERATION THE SERIOUSNESS OF THE ALLEGED CRIME.
27	(II) A POLICE OFFICER MAY USE FORCE ONLY AFTER
28	EXHAUSTING REASONABLE ALTERNATIVES TO THE USE OF FORCE, AND ONLY UNTIL
29	THE USE OF FORCE ACCOMPLISHES A LEGITIMATE LAW ENFORCEMENT OBJECTIVE.
20	(III) A DOLLGE OFFICED CHALL CRACE WIF HOR OF BORGE AC
30	(III) A POLICE OFFICER SHALL CEASE THE USE OF FORCE AS
31	SOON AS:

1	<u>1.</u> <u>THE PERSON ON WHOM FORCE IS USED:</u>
2	A. IS UNDER THE POLICE OFFICER'S CONTROL; OR
3	B. NO LONGER POSES AN IMMINENT THREAT OF
4	PHYSICAL INJURY OR DEATH TO THE POLICE OFFICER OR TO ANOTHER PERSON; OF
5	2. THE POLICE OFFICER DETERMINES THAT FORCE WILL
6	NO LONGER ACCOMPLISH, OR IS NO LONGER REASONABLE AND PROPORTIONAL TO
7	ACCOMPLISH, A LEGITIMATE LAW ENFORCEMENT OBJECTIVE.
8	(3) A POLICE OFFICER MAY NOT USE LETHAL FORCE AGAINST A
9	PERSON UNLESS:
Ü	A MANUSCA TO THE PART OF THE P
10	(1) LETHAL NECESSARY FORCE IS USED AS A LAST RESORT TO
11	PREVENT IMMINENT THREAT OF DEATH OR SERIOUS PHYSICAL INJURY TO THE
12	POLICE OFFICER OR ANOTHER PERSON;
13	(II) THE USE OF LETHAL FORCE PRESENTS NO SUBSTANTIAL
14	RISK OF INJURY TO A THIRD PERSON; AND
15	(HI) ALL REASONABLE ALTERNATIVES TO THE USE OF DEADLY
16	FORCE HAVE BEEN EXHAUSTED.
17	(3) (4) A POLICE OFFICER SHALL:
18	(I) WHEN TIME, CIRCUMSTANCES, AND SAFETY ALLOW, TAKE
19	STEPS TO GAIN COMPLIANCE AND DE-ESCALATE CONFLICT WITHOUT USING
20	PHYSICAL FORCE;
31	
21	(II) INTERVENE TO PREVENT OR TERMINATE THE USE OF FORCE
22	BY ANOTHER POLICE OFFICER BEYOND WHAT IS OBJECTIVELY REASONABLE UNDER
23	THE CIRCUMSTANCES AUTHORIZED UNDER PARAGRAPHS (2) AND (3) OF THIS
24	SUBSECTION;
25	(III) RENDER BASIC FIRST AID TO A PERSON INJURED AS A
25 26	
۷۵	RESULT OF POLICE ACTION AND PROMPTLY REQUEST MEDICAL ASSISTANCE; AND
27	(IV) FULLY DOCUMENT ALL USE OF FORCE INCIDENTS THAT THE
28	OFFICER OBSERVED OR WAS INVOLVED IN.
_0	OTTODA ODDANIAD ON MAD IN OUT ID ITT
29	(4) (5) A POLICE SUPERVISOR SHALL:

1	(I)	RESPOND TO THE SCENE OF ANY INCIDENT DURING WHICH
2	A POLICE OFFICER USI	ED PHYSICAL FORCE AND CAUSED PHYSICAL INJURY; AND
3	(II)	GATHER AND REVIEW ALL KNOWN VIDEO RECORDINGS OF A
4	USE OF FORCE INCIDE	NT.
5	(5) <u>(6)</u>	A LAW ENFORCEMENT AGENCY SHALL:
0	(-)	
6	(I)	HAVE A WRITTEN DE-ESCALATION OF FORCE POLICY; AND
7	(II)	ADOPT A WRITTEN POLICY REQUIRING SUPERVISORY AND
8	· /	TEW OF ALL USE OF FORCE INCIDENTS.
O	COMINITARD DEVEL REV	TEW OF THE USE OF PORCE INCIDENTS.
9	(6) (7)	A POLICE OFFICER SHALL:
	(9) 127	
10	(I)	UNDERGO TRAINING ON WHEN A POLICE OFFICER MAY OR
11	MAY NOT DRAW A FIRE	ARM OR POINT A FIREARM AT A PERSON AND ENFORCEMENT
12	OPTIONS THAT ARE LE	SS LIKELY TO CAUSE DEATH OR SERIOUS INJURY, INCLUDING
13		AINING, DE-ESCALATION TACTICS AND TECHNIQUES, AND
14		ATIVES TO DECREASE PHYSICAL INJURY; AND
		 ,
15	(II)	SIGN A TRAINING COMPLETION DOCUMENT STATING THAT
16	THE OFFICER UNDERS	STANDS AND SHALL COMPLY WITH THE MARYLAND USE OF
17	FORCE STATUTE.	
18	(7) A-P(OLICE OFFICER MAY ONLY USE DEADLY FORCE TO STOP AN
19	IMMINENT THREAT OF	DEATH OR SERIOUS INJURY TO THE OFFICER OR ANOTHER
20	PERSON.	
21	(8) ALL	POLICE OFFICERS SHALL:
22	(I)	UNDERGO LESS-LETHAL FORCE TRAINING; AND
00	(77)	
23	(II)	BE TRAINED AND EQUIPPED WITH LESS-LETHAL WEAPONS
24		IE OFFICER IN CONTROLLING RESISTANT OR ASSAULTIVE
25	BEHAVIOR.	
26	(9) A-P0	OLICE OFFICER MAY NOT:
20	(v) 1110	THE OFFICER WATEROTT
27	(I)	DISCHARGE A FIREARM AT A MOVING VEHICLE UNLESS:
	(1)	22. CILIVAD II IIVIIIVIII II III VIII VIII VIII
28		1. THE VEHICLE IS BEING USED AS A DEADLY WEAPON
29	TOWARD THE OFFICER	OR ANOTHER PERSON; AND

1		2.	DEADLY FORCE IS THE ONLY REASONABLE MEANS		
2	AVAILABLE TO STOP THE THREAT; OR				
3	(II)	USE A	CHOKEHOLD, NECK RESTRAINT, OR ANY OTHER TYPE		
4	OF RESTRAINT THAT RI	STRIC	TS BLOOD FLOW OR BREATH ON ANOTHER PERSON.		
5	(10) <u>(9)</u>	A LA	W ENFORCEMENT AGENCY MAY NOT ACQUIRE A		
6	SURPLUS—ARMORED—	OR W	TEAPONIZED VEHICLE RECEIVE THE FOLLOWING,		
7	WHETHER ASSEMBLED	OR IN	PARTS, FROM A SURPLUS PROGRAM:		
8	(1)	AN AI	RMORED OR WEAPONIZED:		
9		<u>1.</u>	AIRCRAFT;		
10		<u>2</u>	DRONE; OR		
11		<u>3</u>	VEHICLE;		
12	(II)	A DES	STRUCTIVE DEVICE;		
13	(III)	A FIR	EARM SILENCER; OR		
14	<u>(IV)</u>	A GRI	ENADE LAUNCHER.		
15	(D) (1) A P(LICE	OFFICER MAY NOT KNOWINGLY AND WILLFULLY		
16	VIOLATE SUBSECTION (
17	(2) A PO	LICE C	OFFICER WHO KNOWINGLY AND WILLFULLY VIOLATES		
18	SUBSECTION (C) OF	rhis s	SECTION IS GUILTY OF A MISDEMEANOR AND ON		
19	CONVICTION IS SUBJEC	T TO I	MPRISONMENT NOT EXCEEDING 10 YEARS.		
20	(E) (1) A-PO	LICE C	OFFICER MAY NOT RECKLESSLY VIOLATE SUBSECTION		
21	(C) OF THIS SECTION.				
22	(2) A PO	LICE O	OFFICER WHO RECKLESSLY VIOLATES SUBSECTION (C)		
23	OF THIS SECTION IS CU	HLTY (OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT		
24	TO IMPRISONMENT NOT	EXCE	CEDING 5 YEARS.		
25	(D) (1) A-PO	LICE O	OFFICER WHO USES LETHAL FORCE AGAINST A PERSON		
26	IN A MANNER INCONSIS	TENT V	WITH SUBSECTION (C)(2) OR (3) OF THIS SECTION THAT		
27	RESULTS IN DEATH MA	Y BE	CHARGED WITH MANSLAUGHTER OR MURDER UNDER		
28	TITLE 2, SUBTITLE 2 O	THE	Criminal Law Article.		

1	(2) A POLICE OFFICER WHO USES LETHAL FORCE AGAINST A PERSON
2	IN A MANNER INCONSISTENT WITH SUBSECTION (C)(2) OR (3) OF THIS SECTION THAT
3	DOES NOT RESULT IN DEATH MAY BE CHARGED WITH RECKLESS ENDANGERMENT
4	OR ASSAULT UNDER TITLE 3, SUBTITLE 2 OF THE CRIMINAL LAW ARTICLE.
5	(E) (1) A PERSON MAY SEEK RELIEF BY FILING WITH ANY COURT OF
6	COMPETENT JURISDICTION A CIVIL ACTION FOR DAMAGES ARISING OUT OF THE USE
7	OF FORCE BY A POLICE OFFICER IN A MANNER INCONSISTENT WITH SUBSECTION
8	(c)(2) OR (3) OF THIS SECTION.
9	(2) A PERSON IS NOT LIMITED TO OR PRECLUDED FROM PURSUING
10	ANY OTHER LEGAL REMEDY BY PROCEEDING UNDER THIS SUBTITLE.
11	(E) THE COVERNOR'S OFFICE OF CRIME PREVENTION VOLUME AND
11	(F) THE GOVERNOR'S OFFICE OF CRIME PREVENTION, YOUTH, AND
12	VICTIM SERVICES SHALL WITHHOLD GRANT FUNDING FROM A LAW ENFORCEMENT
13	AGENCY THAT VIOLATES SUBSECTION (C) OF THIS SECTION.
14	(G) ON OR BEFORE DECEMBER 1 EACH YEAR, THE MARYLAND POLICE
15	TRAINING AND STANDARDS COMMISSION SHALL SUBMIT A REPORT TO THE
16	GOVERNOR AND GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2-1257 OF THE
17	STATE GOVERNMENT ARTICLE, THAT:
	STITE GOVERNMENT TIMITEEL, TIMIT.
18	(1) LISTS THE LAW ENFORCEMENT AGENCIES THAT VIOLATED
19	SUBSECTION (C) OF THIS SECTION DURING THE PRECEDING 1-YEAR PERIOD; AND
20	(2) DESCRIBES THE NATURE OF EACH VIOLATION.
21	SECTION 4. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
22	as follows:
23	Article - Public Safety
20	in vicie i usite salety
24	3-525.
25	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
26	INDICATED.
27	(2) "LAW ENFORCEMENT AGENCY" HAS THE MEANING STATED IN §
28	3-201 OF THIS TITLE.
29	(3) "POLICE OFFICER" HAS THE MEANING STATED IN § 3–201 OF THIS
30	TITLE.

1	(B) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, EACH LAW
2	ENFORCEMENT AGENCY SHALL ESTABLISH AND IMPLEMENT A DISCIPLINE PROCESS
3	THAT:
4	(1) IS OPEN AND TRANSPARENT;
5	(2) INCLUDES AN ADMINISTRATIVE CHARGING COMMITTEE AS
6	SPECIFIED IN § 3–201 OF THIS TITLE;
7	(3) INCLUDES THE USE OF A TRIAL BOARD THAT INCLUDES AT LEAST
8	ONE-THIRD MEMBERSHIP BY CIVILIANS WITH VOTING POWER:
O	ONE-THIRD MEMBERSHIF DI CIVILINAS WITH VOTING LOWER,
9	(4) BEFORE DISCIPLINARY ACTION IS TAKEN AGAINST A POLICE
10	OFFICER, PROVIDES THE RIGHT TO A TRIAL BOARD FOR THE POLICE OFFICER;
11	(5) PROHIBITS THE USE OF A TRIAL BOARD FOR THE DISCIPLINE OF A
12	POLICE OFFICER WHO HAS RECEIVED A CONVICTION OR PROBATION BEFORE
13	JUDGMENT FOR A CRIME; AND
14	(6) REQUIRES THE CHIEF OF THE AGENCY TO DETERMINE DISCIPLINE
15	FOR A POLICE OFFICER WHO HAS RECEIVED A CONVICTION OR PROBATION BEFORE
16	JUDGMENT FOR A CRIME.
1.5	(a) Every very property very every poor with poor
17	(C) EACH LAW ENFORCEMENT AGENCY SHALL POST THE POLICE
18	DISCIPLINE PROCESS ESTABLISHED IN ACCORDANCE WITH THIS SECTION ON THE
19	AGENCY'S PUBLIC WEBSITE.
20	(D) CIVILIAN MEMBERS OF EACH TRIAL BOARD AND ADMINISTRATIVE
21	CHARGING COMMITTEE SHALL RECEIVE TRAINING ADMINISTERED BY THE
22	MARYLAND POLICE TRAINING AND STANDARDS COMMISSION ON MATTERS
23	RELATING TO POLICE PROCEDURES.
24	(e) Each county shall have an independent agency that
25	INVESTIGATES AND REVIEWS COMPLAINTS OF POLICE MISCONDUCT FILED BY
26	MEMBERS OF THE PUBLIC.
27	(F) A LAW ENFORCEMENT AGENCY MAY NOT NEGATE OR ALTER ANY OF THE
28	REQUIREMENTS OF THIS SECTION THROUGH COLLECTIVE BARGAINING.
00	9 596
29	3-526.

30 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 31 INDICATED.

MISCONDUCT OCCURRED.

1	(2) "ADMINISTRATIVELY CHARGED" MEANS THAT A POLICE OFFICER
2	HAS BEEN FORMALLY ACCUSED OF MISCONDUCT IN AN ADMINISTRATIVE
3	PROCEEDING.
4	(3) "EXONERATED" MEANS THAT A POLICE OFFICER ACTED IN
5	ACCORDANCE WITH THE LAW AND AGENCY POLICY.
6	(4) "LAW ENFORCEMENT AGENCY" HAS THE MEANING STATED IN §
7	3-201 OF THIS TITLE.
0	
8	(5) "NOT ADMINISTRATIVELY CHARGED" MEANS THAT A
9	DETERMINATION HAS BEEN MADE NOT TO ADMINISTRATIVELY CHARGE A POLICE
10	OFFICER IN CONNECTION WITH ALLEGED MISCONDUCT.
11	(6) "POLICE OFFICER" HAS THE MEANING STATED IN § 3–201 OF THIS
12	TITLE.
1.0	(E) (Cryperion Correspondent Armyronymy) are and
13	(7) "SUPERIOR GOVERNMENTAL AUTHORITY" MEANS THE
14	GOVERNING BODY THAT OVERSEES A LAW ENFORCEMENT AGENCY.
1 =	(8) "Unfounded" means that the allegations against a
15	
16	POLICE OFFICER ARE NOT SUPPORTED BY FACT.
17	(B) (1) An administrative charging committee consists of:
11	(b) (1) FIN ADMINISTRATIVE CHARGING COMMITTEE CONSISTS OF
18	(I) THE DIRECTOR OF INTERNAL AFFAIRS OF THE LAW
19	ENFORCEMENT AGENCY THAT EMPLOYS THE OFFICER WHO IS SUBJECT TO
20	INVESTIGATION, OR THE DIRECTOR'S DESIGNEE;
20	investigition, on the binecton's besignee,
21	(II) THE HEAD ATTORNEY FOR THE SUPERIOR GOVERNMENTAL
22	AUTHORITY OF THE LAW ENFORCEMENT AGENCY THAT EMPLOYS THE OFFICER OR
23	THE HEAD ATTORNEY'S DESIGNEE, IF THE DESIGNEE IS A MEMBER OF THE
24	MARYLAND BAR:
44	THIN LEAVE DAILY
25	(III) A DESIGNEE OF THE DISTRICT PUBLIC DEFENDER WHO IS A
26	MEMBER OF THE MARYLAND BAR;
20	HEMBER OF THE MINITERING DAILY
27	(IV) A DESIGNEE OF THE STATE'S ATTORNEY FOR THE
28	JURISDICTION WHERE THE ALLEGED MISCONDUCT OCCURRED WHO IS A MEMBER
29	OF THE MARYLAND BAR; AND
40	OI IIII MAMULMAD DIMGIMD
30	(V) ONE CIVILIAN REPRESENTATIVE SELECTED BY THE POLICE
01	

1 2	(2) THE HEAD ATTORNEY FOR THE SUPERIOR GOVERNMENTAL AUTHORITY OR THE HEAD ATTORNEY'S DESIGNEE SHALL SERVE AS THE CHAIR OF							
3	AN ADMINISTRATIVE CHARGING COMMITTEE.							
4	(c) (1) On completion of an investigation of a complaint							
5	AGAINST A POLICE OFFICER, THE LAW ENFORCEMENT AGENCY SHALL FORWARD TO							
6	AN ADMINISTRATIVE CHARGING COMMITTEE THE INVESTIGATORY FILES FOR ALL							
7	MATTERS INVOLVING:							
8	(I) ALLEGATIONS OF MISCONDUCT MADE BY A MEMBER OF THE							
9	PUBLIC; AND							
10	(H) ANY ALLEGATION RELATING TO DISHONESTY, THE							
11	VIOLATION OF A CRIMINAL STATUTE, SEXUAL HARASSMENT, OR RACIAL							
12	HARASSMENT.							
13	(2) An allegation not specified under paragraph (1) of this							
	(2) AN ALLEGATION NOT SPECIFIED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL PROCEED IN ACCORDANCE WITH THE POLICIES AND							
14								
15	PROCEDURES OF THE LAW ENFORCEMENT AGENCY.							
16	(D) AN ADMINISTRATIVE CHARGING COMMITTEE SHALL:							
17	(1) REVIEW THE FINDINGS OF A LAW ENFORCEMENT AGENCY'S							
18	INVESTIGATION CONDUCTED AND FORWARDED IN ACCORDANCE WITH SUBSECTION							
19	(C) OF THIS SECTION:							
20	(2) MAKE A DETERMINATION THAT THE POLICE OFFICER WHO IS							
21	SUBJECT TO INVESTIGATION SHALL BE:							
22	(I) ADMINISTRATIVELY CHARGED; OR							
23	(H) NOT ADMINISTRATIVELY CHARGED;							
0.4	(9) TE WITE DOLLGE OFFIGED IS GIVED OF DEGOLITIES DISGIPLINE IN							
24	(3) IF THE POLICE OFFICER IS CHARGED, RECOMMEND DISCIPLINE IN							
25	ACCORDANCE WITH THE LAW ENFORCEMENT AGENCY'S DISCIPLINARY MATRIX;							
26	(4) ISSUE A WRITTEN OPINION THAT DESCRIBES IN DETAIL ITS							
27	FINDINGS, DETERMINATIONS, AND RECOMMENDATIONS; AND							
41	TINDINGS, DETERMINATIONS, AND RECOMMENDATIONS, AND							
28	(5) FORWARD THE WRITTEN OPINION TO THE CHIEF OF THE LAW							
29	ENFORCEMENT AGENCY.							

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1	(E) IN EXECUTING ITS DUTIES IN ACCORDANCE WITH SUBSECTION (D) OF
2	THIS SECTION, AN ADMINISTRATIVE CHARGING COMMITTEE MAY:
3	(1) REQUEST INFORMATION OR ACTION FROM THE LAW
4	ENFORCEMENT AGENCY THAT CONDUCTED THE INVESTIGATION, INCLUDING
5	REQUIRING ADDITIONAL INVESTIGATION AND THE ISSUANCE OF SUBPOENAS; AND
6	(2) IF THE POLICE OFFICER IS NOT CHARGED, MAKE A
7	DETERMINATION THAT:
•	
8	(I) THE ALLEGATIONS AGAINST THE POLICE OFFICER ARE
9	· /
9	UNFOUNDED; OR
1.0	
10	(II) THE POLICE OFFICER IS EXONERATED.
11	(F) NOTWITHSTANDING TITLE 3 OF THE GENERAL PROVISIONS ARTICLE,
12	THE MEETINGS OF AN ADMINISTRATIVE CHARGING COMMITTEE ARE NOT SUBJECT
13	TO THE REQUIREMENTS OF THE OPEN MEETINGS ACT.
14	Article - State Personnel and Pensions
15	20-210.
16	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
17	INDICATED.
11	INDICATED:
18	(2) "Accumulated contributions" means the amounts
19	CREDITED, INCLUDING INTEREST, TO A LAW ENFORCEMENT OFFICER'S INDIVIDUAL
20	ACCOUNT IN THE STATE POLICE RETIREMENT SYSTEM, THE LAW ENFORCEMENT
21	OFFICERS' PENSION SYSTEM, OR A LOCAL PENSION SYSTEM.
22	(3) "FINAL ADJUDICATION" MEANS FINAL DISPOSITION OF ALL
23	CHARGES THAT CONSTITUTE A QUALIFYING CRIME FROM WHICH NO FURTHER
24	RIGHT TO APPEAL OR REVIEW EXISTS.
25	(4) "LAW ENFORCEMENT OFFICER" MEANS AN INDIVIDUAL WHO IS A
26	MEMBER, FORMER MEMBER, OR RETIREE OF:
	ALLENDEN, TOWNSHIP MEMBERS, ON WELLHALD GIV
27	(I) THE STATE POLICE RETIREMENT SYSTEM:
41	THE STATE I ODICE RETURNIEW STSTEM,
90	(II) THE LAW ENFORCEMENT OFFICERS' PENSION SYSTEM: OR
28	(II) THE LAW ENFORCEMENT OFFICERS' PENSION SYSTEM; OR
0.0	(TTT)
29	(HI) A LOCAL PENSION SYSTEM FOR EMPLOYMENT AS A SWORN
30	LAW ENFORCEMENT OFFICER.

1	(5) "QUALIFYING CRIME" MEANS ANY OF THE FOLLOWING CRIMINAL
2	OFFENSES THAT WERE COMMITTED IN THE COURSE OF THE PERFORMANCE OF A
3	LAW ENFORCEMENT OFFICER'S DUTIES:
4	(I) A FELONY; OR
5	(II) PERJURY OR ANOTHER MISDEMEANOR RELATING TO
6	TRUTHFULNESS AND VERACITY.
7	(B) THIS SECTION DOES NOT APPLY TO:
	(4)
8	(1) ACCUMULATED CONTRIBUTIONS MADE BEFORE JULY 1, 2022;
0	(2) (3) (3) (3) (3) (3) (3) (3) (3) (3) (3
9	(2) ANY SERVICE EARNED BEFORE JULY 1, 2022; OR
10	(3) A QUALIFYING CRIME COMMITTED BEFORE JULY 1, 2022.
10	(3) A QUALIFYING CRIME COMMITTED BEFORE JULY 1, 2022.
11	(c) Benefits under this Division II of this article or a local
12	PENSION SYSTEM PAYABLE TO A LAW ENFORCEMENT OFFICER ARE SUBJECT TO
13	FORFEITURE IN WHOLE OR IN PART IN ACCORDANCE WITH THIS SECTION IF THE LAW
14	ENFORCEMENT OFFICER IS FOUND GUILTY OF, PLEADS GUILTY TO, OR ENTERS A
15	PLEA OF NOLO CONTENDERE TO A QUALIFYING CRIME.
10	TEM OF NODE CONTENDED TO IT QUIENT TING CHIME.
16	(D) (1) IF THE FINAL ADJUDICATION OF CHARGES RESULTS IN
17	CONVICTION OF A LAW ENFORCEMENT OFFICER, THE LAW ENFORCEMENT
18	OFFICER'S RETIREMENT ALLOWANCE MAY BE FORFEITED IN WHOLE OR IN PART IN
19	ACCORDANCE WITH THIS SECTION.
20	(2) ON CONVICTION OF A LAW ENFORCEMENT OFFICER, THE
21	ATTORNEY GENERAL OR THE STATE'S ATTORNEY SHALL FILE A COMPLAINT IN
22	CIRCUIT COURT TO FORFEIT THE LAW ENFORCEMENT OFFICER'S BENEFITS IN
23	WHOLE OR IN PART.
24	(E) THE COURT MAY ENTER AN ORDER REQUIRING THE FORFEITURE, IN
25	WHOLE OR IN PART, OF THE LAW ENFORCEMENT OFFICER'S BENEFITS IF THE COURT
26	FINDS BY CLEAR AND CONVINCING EVIDENCE THAT:
27	(1) THE LAW ENFORCEMENT OFFICER WAS CONVICTED OF A
28	QUALIFYING CRIME;
0.0	
29	(2) THE LAW ENFORCEMENT OFFICER WAS A MEMBER OF THE STATE
30	POLICE RETIREMENT SYSTEM, THE LAW ENFORCEMENT OFFICERS' PENSION
31	System, or a local pension system; and

1	(3) THE QUALIFYING CRIME FOR WHICH THE LAW ENFORCEMENT
2	OFFICER WAS CONVICTED WAS COMMITTED WHILE THE LAW ENFORCEMENT
3	OFFICER WAS AN ACTIVE MEMBER OF THE STATE POLICE RETIREMENT SYSTEM,
4	THE LAW ENFORCEMENT OFFICERS' PENSION SYSTEM, OR A LOCAL PENSION
5	SYSTEM.
6	(F) (1) AN ORDER REQUIRING FORFEITURE OF BENEFITS SHALL
7	INDICATE THE AMOUNT OF BENEFITS TO BE FORFEITED.
•	THE THE THE THE TOTAL TO BE TOWN ENTED.
8	(2) When determining the amount of benefits to be
9	FORFEITED, THE COURT SHALL CONSIDER:
Ü	
10	(I) THE SEVERITY OF THE CRIME;
	<u> </u>
11	(II) THE AMOUNT OF MONETARY LOSS SUFFERED BY THE
12	STATE, A COUNTY, A POLITICAL SUBDIVISION, OR A PERSON AS A RESULT OF THE
13	CRIME:
10	<u>Civinila</u>
14	(III) THE DEGREE OF PUBLIC TRUST PLACED IN THE LAW
15	ENFORCEMENT OFFICER; AND
10	ENT ONCEMENT OF FICE MATERIAL PROPERTY OF THE
16	(IV) ANY OTHER FACTORS THE COURT DETERMINES RELEVANT.
10	(1+) and officerous the cooks burnings was white
17	(G) A COURT MAY ORDER A LAW ENFORCEMENT OFFICER SUBJECT TO A
18	FORFEITURE ORDER ISSUED UNDER THIS SECTION TO REQUEST A RETURN OF THE
19	LAW ENFORCEMENT OFFICER'S ACCUMULATED CONTRIBUTIONS, IN WHOLE OR IN
20	PART, TO BE USED FOR RESTITUTION RELATING TO A QUALIFYING CRIME.
21	SECTION 5. 7. 6. AND BE IT FURTHER ENACTED, That on or before December
22	31, 2021 2022, the Emergency Number Systems Board shall study and report to the House
23	Judiciary Committee and the Senate Judicial Proceedings Committee, in accordance with
24	§ 2-1257 of the State Government Article, regarding whether certain types of calls for
25	9–1–1 service should be diverted to a person or entity other than law enforcement agencies.
26	SECTION 8. 7. AND BE IT FURTHER ENACTED, That Section 4 of this Act §
27	5-303 of the Courts and Judicial Proceedings Article, as enacted by Section 3 of this Act,
28	and § 12-103 of the State Government Article, as enacted by Section 3 of this Act, shall be
29	construed to apply only prospectively and may not be applied or interpreted to have any
30	effect on or application to any claim arising from a tortious act or omission or violation of a
31	constitutional right committed by a law enforcement officer on or before September 30, 2021
32	<u>June 30, 2022.</u>
33	SECTION 9. AND BE IT FURTHER ENACTED, That Section 5 of this Act shall be
34	construed to apply prospectively to any Public Information Act request made on or after

the effective date of this Act regardless of when the record requested to be produced was created.

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5 6 SECTION 6. <u>10.</u> <u>8.</u> AND BE IT FURTHER ENACTED, That Section 4 <u>6</u> of this Act shall <u>Title 3</u>, <u>Subtitle 1 of the Public Safety Article</u>, <u>as enacted by Section 3 of this Act</u>, <u>shall</u> be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to:

- 7 (1) any bona fide collective bargaining agreement entered into on or before 8 September 30, 2021 June 30, 2022, for the duration of the contract term, excluding any 9 extensions, options to extend, or renewals of the term of the original contract; or
- 10 (2) a disciplinary matter against a law enforcement officer based on alleged 11 misconduct occurring before the effective date of this Act July 1, 2022.
- 12 SECTION 7. 11. 9. AND BE IT FURTHER ENACTED, That the publishers of the 13 Annotated Code of Maryland, in consultation with and subject to the approval of the 14 Department of Legislative Services, shall correct, with no further action required by the 15 General Assembly, cross-references and terminology rendered incorrect by this Act. 16 Cross-references to the term "law enforcement officer" as formerly stated under § 3–101(e) of the Public Safety Article of the Annotated Code of Maryland shall be redesignated as 17 18 cross-references to the term "law enforcement officer" as stated under § 1-101(c) of the 19 Public Safety Article. The publishers shall adequately describe any such correction in an 20 editor's note following the section affected.
- SECTION 12. 10. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly that the Maryland Higher Education Commission adopt similar regulations for determining award calculations for the Maryland Police Officers Repayment Program under Title 18, Subtitle 38 of the Education Article as the award calculation regulations in COMAR 13B.08.02.06 for the Janet L. Hoffman Loan Assistance Repayment Program under Title 18, Subtitle 15 of the Education Article.
- 27 <u>SECTION 8. 13. AND BE IT FURTHER ENACTED, That Sections 1, 2, and 6 of this</u> 28 Act shall take effect October 1, 2021. July 1, 2022.
- 29 <u>SECTION 14. AND BE IT FURTHER ENACTED, That, except as provided in</u> 30 Section 13 of this Act, this Act shall take effect October 1, 2021.
- 31 <u>SECTION 11. AND BE IT FURTHER ENACTED, That Section 4 of this Act shall</u>
 32 <u>take effect July 1, 2022, contingent on the taking effect of Chapter</u> (S.B. 71) of the Acts
 33 <u>of the General Assembly of 2021, and if Chapter</u> (S.B. 71) does not take effect, Section
 34 <u>4 of this Act, with no further action required by the General Assembly, shall be null and void.</u>
- 36 <u>SECTION 12. AND BE IT FURTHER ENACTED, That, except as provided in</u> 37 <u>Section 11 of this Act, this Act shall take effect July 1, 2022.</u>