## **HOUSE BILL 609**

J1 (2lr2060)

## ENROLLED BILL

— Health and Government Operations/Finance —

Introduced by Delegates Pena-Melnyk and Pendergrass, Pendergrass, Bhandari, Carr, Hill, Kerr, Landis, and R. Lewis

Read and I	Examined by Pr	oofreaders:			
			Pro	oofreade	 er.
			Pr	oofreade	 er.
Sealed with the Great Seal and	presented to th	ne Governor,	for his appr	oval th	is
day of	at		o'clock, _		Μ.
				Speake	er.
	CHAPTER	_			
AN ACT concerning					
Local Health Officer	s – Removal – 4	<del>Grounds and</del>	Process		
FOR the purpose of repealing a provement of the Secretary establishing the reasons for winder and hearing requirement prohibiting a health officer winder out the duties of health relating to the removal of health	y of Health and hich a health of hts related to a related to a related to distribute the hick of the h	l the governing Ticer may be received a high r	ng body of the emoved from ealth officer from of the Secre	e count <del>office ar</del> rom offic tary fro	ty; <del>nd</del> <u>ce;</u>
BY repealing and reenacting, with an Article – Health – General Section 3–302 Annotated Code of Maryland	nendments,				

## 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.



1	(2019 Replacement Volume and 2021 Supplement)				
2 3 4 5 6	BY repealing and reenacting, with amendments,  Article – State Personnel and Pensions  Section 11–305  Annotated Code of Maryland  (2015 Replacement Volume and 2021 Supplement)				
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
9	Article - Health - General				
0	3–302.				
$\frac{1}{2}$	(a) The health officer for a county shall be nominated by the county and appointed by the Secretary.				
13 14	(b) (1) The governing body of each county shall establish, by ordinance or resolution, the process by which the county nominates an individual for health officer.				
15 16 17	(2) If a vacancy occurs in the position of health officer for a county, the governing body shall establish a process, in consultation with the Department, for making a recommendation to the Secretary for the appointment of a health officer.				
18 19 20	(3) The process established under paragraph (2) of this subsection shall include the requirements for recruiting, interviewing, and recommending applicants for the position of health officer.				
21 22	(c) (1) If the Secretary finds that a nominee meets the qualifications of this section, the Secretary shall appoint the nominee as health officer.				
23 24 25	(2) If the Secretary finds that the nominee does not meet the qualifications of this section, the Secretary shall reject the nomination, and the county shall provide the Secretary with another nomination.				
26	(d) Each health officer:				
27	(1) Shall have:				
28 29	(i) A master's degree in public health and at least $2$ years' work in the field of public health; or				
30	(ii) At least 5 years' work in the field of public health;				
31 32	(2) Shall have any other qualifications and training in the field of public health that the Secretary requires by rule or regulation; and				

1	(3)	Need	not be a physician, if the health officer has a deputy who:
2		(i)	Is a physician; and
3		(ii)	Meets the qualifications of this subsection.
4 5	* *		g office, each appointee to the office of health officer shall take the fig. § 9 of the Maryland Constitution.
6 7	[(f) The health officer for a county serves at the pleasure of the governing body of that county and the Secretary.]		
8 9 10			The health officer for a county may be removed from office with governing body of that county and the Secretary FOR THE
1		<del>(I)</del>	Immorality;
12		<del>(II)</del>	MISCONDUCT IN OFFICE;
13		<del>(III)</del>	Insubordination;
4		<del>(IV)</del>	INCOMPETENCY INCOMPETENCE; OR
5		<del>(V)</del>	WILLFUL NEGLECT OF DUTY.
16 17	` '	(i) l in ac	Any information concerning the removal of a health officer from cordance with Title 4 of the General Provisions Article.
18 19 20		(ii) ecreta	Any meeting of the governing body of a county or any meeting ary related to the removal of a health officer from office shall be
21 22 23	THE REMOVAL OF		IF THE SECRETARY AND THE GOVERNING BODY CONCUR ON ALTH OFFICER, THE SECRETARY SHALL PROVIDE WRITTEN HEALTH OFFICER THAT INCLUDES:
24 25	REASONS LISTED	<del>IN PA</del>	1. THE BASIS FOR THE REMOVAL <del>, SUBJECT TO THE RAGRAPH (1) OF THIS SUBSECTION</del> ;
26			2. DOCUMENTATION SUPPORTING THE REMOVAL; AND

1			3. NOTICE OF THE OPPORTUNITY TO REQUEST A
2	HEARING WITH	H THE SE	CRETARY WITHIN 10 DAYS AFTER RECEIPT OF THE WRITTEN
3			FORMATION ON HOW TO REQUEST THE HEARING.
0	NOTHICHTON		on millow of the gelet the mention.
4		(II)	IF THE HEALTH OFFICER REQUESTS A HEARING WITH THE
5	SECRETARY:	(11)	IF THE HEALTH OFFICER REQUESTS A HEARING WITH THE
Э	SECRETARY:		
C			1 THE CEODEMANN PROMPER VOLLAL LIFE DAMPEN.
6			1. THE SECRETARY PROMPTLY SHALL HOLD A HEARING,
7			HEARING MAY NOT BE HELD WITHIN SOONER THAN 10 DAYS
8			YS AFTER THE SECRETARY SENDS THE HEALTH OFFICER A
9	NOTICE OF TH	E <del>HEARI</del>	<del>NG DATE</del> <u>REMOVAL</u> ; <del>AND</del>
10			2. THE HEALTH OFFICER SHALL HAVE AN OPPORTUNITY
11	TO BE HEARI	) <del>PUBLI</del> (	ELY BEFORE THE SECRETARY IN THE HEALTH OFFICER'S
12	DEFENSE; ANI	)	
	<u></u>	<b>=</b>	
13			3. THE SECRETARY SHALL MAKE A FINAL DECISION NOT
14	ΙΑΤΕΡ ΤΗΛΝ 1	IN DAVE	AFTER THE DATE OF THE HEARING, WHETHER IN PERSON OR
		U DAIS I	TER THE DATE OF THE HEARING, WHETHER IN LERSON OR
15	BY COUNSEL.		
1.0	(1	\	EALMIL OFFICED MAY ADDEAL MILE DECICION OF MILE
16	(4	,	EALTH OFFICER MAY APPEAL THE DECISION OF THE
17			ARING REQUESTED UNDER PARAGRAPH (3)(H) OF THIS
18			FFICE OF ADMINISTRATIVE HEARINGS NOT LATER THAN 30
19	•		RETARY MAKES A DECISION UNDER PARAGRAPH (3) OF THIS
20	SUBSECTION,	A HEAD	LTH OFFICER MAY REQUEST A HEARING BEFORE THE
21	<u>APPROPRIATE</u>	CIRCUI'	T COURT TO ENSURE THAT THE PROCEEDINGS FOR THE
22	REMOVAL OF	THE HE	ALTH OFFICER WERE CONDUCTED IN ACCORDANCE WITH
23	PARAGRAPH (	3) OF THI	'S SUBSECTION.
24		<u>A</u>	<u>rticle - State Personnel and Pensions</u>
25	<u>11–305.</u>		
26	<u>(a)</u> (1	<u>This</u>	section [only] applies ONLY to an employee who is in a position:
27	<u>[(1</u>	(I)	under a special appointment;
28	<u>[(2</u>	2) <b>] (II)</b>	in the management service; or
29	$\left[\left(rac{c}{c}\right)\right]$	3)] (III)	in the executive service.
	172	<u> </u>	
30	(2	) This	SECTION DOES NOT APPLY TO A HEALTH OFFICER
31			-302 OF THE HEALTH - GENERAL ARTICLE.
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1	(b) Each employee subject to this section:
2	(1) serves at the pleasure of the employee's appointing authority; and
3 4	(2) may be terminated from employment for any reason that is not illegal or unconstitutional, solely in the discretion of the appointing authority.
5 6 7 8	(c) A management service employee or a special appointment employee designated by the Secretary under § 4–201(c)(2)(i) of this article may not be terminated for the purpose of creating a new position for another individual's appointment because of that individual's political affiliation, belief, or opinion.
9 10	(d) An employee or an employee's representative may file a written appeal of an employment termination under this section as described under § 11–113 of this title.
11 12	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2022.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.