THE OFFICER OF THE SAME RANK ON THE HEARING EOARD.

- (IV) IF THE CHIEF OF A STATE LAW-ENFORCEMENT AGENCY OR THE CHIEF OF A COUNTY OR MUNICIPAL LAW-ENFORCEMENT AGENCY IS UNDER INVESTIGATION, THE OFFICIAL WHO MAY APPOINT THE CHIEF'S SUCCESSOR, OR THAT OFFICIAL'S DESIGNEE, SHALL FUNCTION AS CHIFF FOR THE PURPOSES OF THIS SUBTITLE.
- (14) THE ACTUAL ADMINISTRATION OF A POLYGRAPH EXAMINATION BY A CERTIFIED POLYGRAPH OPERATOR MAY NOT BE CONSTRUED TO BE AN INTERROGATION UNDER THE TERMS OF THIS SUBTITIES. THE LAW-ENFORCEMENT OFFICER'S REFRESENTATIVE NEED NOT BE PRESENT DURING THE ACTUAL ADMINISTRATION OF A POLYGRAPH EXAMINATION BY A CERTIFIED POLYGRAPH EXAMINER, IF THE QUESTIONS TO BE ASKED AFE REVIEWED WITH THE LAW-ENFORCEMENT OFFICER OR HIS REPRESENTATIVE PRIOR TO THE ADMINISTRATION OF THE EXAMINATION, THE REPRESENTATIVE IS ALLOWED TO OBSERVE THE ADMINISTRATION OF THE POLYGRAPH EXAMINATION, AND IF A COPY OF THE FINAL REPORT OF THE EXAMINATION BY THE CERTIFIED POLYGRAPH OPERATOR IS MADE AVAILABLE TO THE LAW-ENFORCEMENT OFFICER OR HIS REPRESENTATIVE WITHIN A REASONABLE TIME, NOT TO EXCEED TEN DAYS, AFTER THE COMPLETION OF THE EXAMINATION.
- (C) THIS SUBTITLE DOES NOT LIMIT THE AUTHORITY OF THE CHIEF TO REGULATE THE COMFETENT AND EFFICIENT OPERATION AND MANAGEMENT OF A LAW-ENFORCEMENT AGENCY BY ANY REASONABLE MEANS INCLUDING BUT NOT LIMITED TO, TRANSFER AND REASSIGNMENT WHERE THAT ACTION IS NOT PUNITIVE IN NATURE AND WHERE THE CHIEF DETERMINES THAT ACTION TO BE IN THE BEST INTERESTS OF THE INTERNAL MANAGEMENT OF THE LAW-ENFORCEMENT AGENCY.

729.

[No] A law-enforcement officer [shall] MAY NOT be required or requested to disclose any item of his property, income, assets, source of income, debts, or personal or domestic expenditures (including those of any member of his family or household) unless [such] THAT information is necessary in investigating a possible conflict of interest with respect to the performance of his official duties, or unless such disclosure is required by STATE OR FEDERAL law.

730.

(a) If the investigation or interrogation of a law-enforcement officer results in the recommendation of some action, such as demotion, dismissal, transfer, loss of pay, reassignment, or similar action which would be considered a punitive measure, then, except in the case of summary punishment or emergency suspension as allowed by § 734A of this subtitle and before taking [such] THAT action, the law-enforcement agency shall give notice to the law-enforcement officer that he is entitled to a hearing on the issues by a hearing board. The notice