- (4) The police department, bureau, or force of any incorporated city or town; [or]
- (5) The office of the sheriff of any county; [or]
- (6) The police department, bureau, or force of any bicounty agency or the University of Maryland; [or]
- (7) The State Aviation Administration police force of the Department of Transportation, the Mass Transit Administration force of the police Department Transportation, the Maryland toll facilities police force of the Maryland Transportation Authority, and the Maryland Port police force of the Department Administration Transportation; [or]
- (8) The police officers of the Department of Natural Resources: or
- (9) The Maryland Alcohol and Tobacco Tax Enforcement Unit.
- [(b-1)] (C) "Law-enforcement officer" does not include officer serving in a probationary status except when allegations of brutality in the execution of his OR HER made involving an officer who is in a are probationary status. The provisions of this subtitle do not apply to persons serving at the pleasure of the police commissioner of Baltimore City OR TO-MEMBERS-OF--THE--EXEMPT SERVICE-IN-ANY THE APPOINTING AUTHORITY OF A CHARTER COUNTY. The term "probationary status" includes only an officer who is in that status upon initial entry into the Department.

[(c)] (D) "Hearing boards" mean

- (1) A board which is authorized by the chief to hold a hearing on a complaint against a law-enforcement officer and which consists of not less than three members, except as provided in paragraph (2) of this subsection, all the chief to be appointed by and selected officers law-enforcement within that agency, law-enforcement officers of another agency with the approval of the chief of the other agency, and who have had no part in the investigation or interrogation of the law-enforcement officer. At least one member of the hearing board shall be of the same rank as the law-enforcement officer against whom the complaint has been filed.
- (2) If a law-enforcement officer is offered summary punishment imposed pursuant to § 734A and refuses, the chief may convene a one-member or more hearing board and the hearing board shall have only the authority to recommend the sanctions as provided in this subtitle for summary punishment. If a single member hearing board is convened, that member need not be of the same rank. However, all other provisions of this subtitle shall apply.