

corporations"; of Chapter 21; Section 27-11, title "Procedure for complaints against county" of Chapter 27; and Section 33-1, title "County personnel board . . .", Section 33-3, title "Continuation and administration of merit system", Section 33-4, title "Salaries of chairman and members of personnel board", Section 33-5, title "Statement of legislative intent . . .", Section 33-6, title "Definitions", Section 33-7, title "Personnel board responsibilities", Section 33-8, title "Administrative responsibilities of chief administrative officer", Section 33-9, title "Equal employment opportunity and affirmative action", Section 33-10, title "Disclosure of illegal or improper actions in county government . . .", Section 33-12, title "Appeals of disciplinary actions . . .", Section 33-13, title "Appeal procedures", Section 33-14, title "Hearing authority of personnel board", Section 33-15, title "Judicial review and enforcement", Section 33-35, title "Definitions", Section 33-48, title "Disability retirement hearing board", Section 33-51, title "Reports and audits", Section 33-56, title "Interpretations", Section 33-68, title "Definitions", and Section 33-71, title "Disputes", of Chapter 33; for the purpose of implementing recently approved amendments to Sections 402, 403 and 404 of the Montgomery County Charter which, among other things, change the name of the Personnel Board to the Merit System Protection Board, transfer authority to promulgate personnel regulations from the Board to the County Executive, provide for the assignment of certain matters to a hearing examiner, and require the Board to comment on proposed changes in the merit system law or regulations; establishing certain procedures and penalties; providing for the filing of certain complaints and appeals; permitting the Chief Administrative Officer to render certain decisions; specifying the manner for promulgation of Personnel Regulations; and relating generally to personnel.

Effective Date December 10, 1981.

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BILL NO. 21-81

AN ACT to amend Chapter 26, title "Housing Standards," by amending Section 26-1, title "Definitions," to include the definitions of "Chief Administrative Officer," "deadbolt lock," and "security measures;" by repealing Section 26-10(g), title "Responsibilities of Owners and Occupants," and by adding a new Section 26-10A, title "Security Requirements for Rental Dwelling Units in Multiple-Family Dwellings;" to require that all rental apartments be equipped with required security measures within one year; to require owners of two or more contiguous rental dwelling units to alter master keyed locks whenever a lost or stolen master key is being used to commit crimes; to require owners of rental dwelling units to alter locks between changes in tenancies; to require that access to spare master keys and duplicate keys be restricted; to require deadbolt locks or other security devices on doors to rental dwelling units; to require sliding doors, double, french or paired exterior doors less than