

(A) BEFORE A PERSON MAY BE DENIED STATE EMPLOYMENT FOR MEDICAL REASONS, THE SECRETARY OR A DESIGNEE OF THE SECRETARY SHALL DOCUMENT IN WRITING:

- (1) THAT REASONABLE ACCOMMODATIONS WERE CONSIDERED;
- (2) THE ACCOMMODATIONS THAT WERE CONSIDERED; AND
- (3) THE REASONS FOR REFUSING THE ACCOMMODATIONS.

(B) IN DECIDING WHETHER AN ACCOMMODATION IS REASONABLE, THE SECRETARY OR A DESIGNEE OF THE SECRETARY SHALL USE AS A REFERENCE THE RELEVANT PROVISIONS OF STATE LAW AND REGULATIONS.

~~(3)~~ ~~(B)~~ (C) Nothing herein contained, however, shall prevent the Secretary from adopting reasonable minimum and/or maximum age requirements for positions such as policemen, firemen, prison guard, or other positions which require extraordinary physical effort, except where age limits for such positions are already prescribed by law.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1986.

Approved May 27, 1986.

-----

CHAPTER 660

(Senate Bill 293)

AN ACT concerning

Wiretapping and Electronic Surveillance -  
Use of Body Wires by Law Enforcement Personnel

FOR the purpose of permitting the use of body wires ~~and--the interception--of~~ to intercept ~~wire--or~~ oral communications by law enforcement personnel under certain circumstances; prohibiting recording of and a certain use of communications intercepted under this Act; and generally relating to the use of body wires for the interception of ~~wire--or~~ oral communications by law enforcement personnel in the course of criminal investigations.

BY repealing and reenacting, with amendments,

Article - Courts and Judicial Proceedings  
Section 10-402(c)  
Annotated Code of Maryland  
(1984 Replacement Volume and 1985 Supplement)