

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.

DRAFTER'S NOTE:

Error: Omitted punctuation and incorrect usage in Article 27, § 727(d).

Occurred: Ch. 366, Acts of 1977.

752.

(f) A person is not entitled to inspect or challenge any criminal history record information pursuant to this subtitle if the information or any part of it is relevant to a pending criminal proceeding. This subsection does not affect any right of inspection and discovery permitted under [Chapter 700 of] the Maryland Rules [or the Maryland District Rules,] or [permitted] under any statute, rule, or regulation not part of or adopted pursuant to this subtitle.

DRAFTER'S NOTE:

Error: Obsolete reference in Article 27, § 752(f).

Occurred: Revision of Maryland Rules effective July 1, 1984.

761.

A crime victim or witness should:

(3) Receive crisis intervention assistance, if needed, or [to] be informed by the appropriate criminal justice agency where crisis intervention assistance, emergency medical treatment, creditor intercession services, or other social services and counseling may be obtained;

(5) Be advised of the protection available, [and] AND, on [request to] REQUEST, be protected by criminal justice agencies, to the extent reasonable, practicable, and, in the agency's discretion, necessary, from harm or threats of harm arising out of the crime victim's or witness's cooperation with law enforcement and prosecution efforts;

(8) Be advised of and, on request, [to] be provided with employer intercession services, when appropriate, by the State's Attorney's office or other available resource to seek employer cooperation in minimizing an employee's loss of pay or