

Article 4 – Baltimore City

[3.] 16–10.

(F) [The following positions shall not be included in the classified service:

(12)] Members [of the police force] and [all] employees of the [Police Commissioner for the City of Baltimore and of the Board of Police Examiners of Baltimore City provided for by Article 4 of the Code of Public Local Laws of Maryland (1979 Edition, as amended), title “City of Baltimore”, subtitle “Police Commissioner”, §§ 868 to 968, both inclusive, and any amendments thereto] DEPARTMENT ARE NOT IN THE STATE PERSONNEL MANAGEMENT SYSTEM, it being intended that [said sections, and any amendments thereto,] THIS SUBTITLE shall remain in effect independently of [this article] THE STATE PERSONNEL ARTICLE [;].

REVISOR’S NOTE: Ch. _____, Acts of 1993, which enacted Division I of the State Personnel Article, also added § 16–10(f) of the Public Local Laws of Baltimore City, which is derived without substantive change from former Art. 64A, § 3(12).

It is revised as a general exclusion from the State Personnel Management System rather than, as formerly, from the “classified service” for clarity.

SECTION 9. AND BE IT FURTHER ENACTED, That Section(s) 5, 7, 9D through 9F, inclusive, 9J through 9M, inclusive, 9–O, 9Q through 9U, inclusive, 9V(b)(2), 9W, 23, 24B through 25F, inclusive, 37(a)(3)(i), 38A(b), 47, and 51(m) of Article 64A – Merit System of the Annotated Code of Maryland be repealed and reenacted, with amendments, and transferred to the Session Laws, to read as follows:

[5.] 1.

On and after June 1, 1965, all police employed at the State colleges of this State shall be included in the classified service of this State [and subject to all the provisions of this article], and persons holding said positions on June 1, 1965, who shall have held such positions for at least six (6) months prior thereto shall be considered a part of and shall hold their positions in the classified service [in accordance with this article] and shall be continued in said positions without examination.

REVISOR’S NOTE: This section formerly was Art. 64A, § 5.

Former § 5 is not retained in the Code because, as it related to police officers of Morgan State University and the Baltimore City Community College, it is unnecessary given the general provisions of ED §§ 14–104(i) and 16–609, as enacted by this Act; and, as it related to police officers of the University of Maryland System and St. Mary’s College of Maryland, it is apparently obsolete inasmuch as those institutions have independent personnel systems. However, it is transferred to the Session Laws to avoid any inadvertent substantive effect that its repeal might have on any employee.

The only changes are in style.

See Revisor’s Notes to SP §§ 1–203 and 1–301.