

of the said court of judge ordering such release or discharge for said cause to reduce his opinion to writing within five days after ordering said release or discharge, and to transmit the original papers in said case, together with a copy of its or his order of release or discharge, and of his said opinion, under his hand and seal, to the Clerk of the Court of *Special Appeals*; and it shall be the duty of the said court to consider the papers so transmitted to its said clerk, including said order of release or discharge, and said opinion, at the earliest practicable period, after the receipt thereof by its said clerk, and to give its opinion in writing upon the case so presented; and the said opinion so given shall have and possess the same authority as if the same was filed in a case formally heard and determined in said court on appeal.

SEC. 7. *And be it further enacted by the General Assembly of Maryland, That Section 19(a) of Article 66A of the Annotated Code of Maryland (1957 Edition, 1967 Replacement Volume), title "Moving Pictures," be and it is hereby repealed and re-enacted, with an amendment, to read as follows:*

19.

(a) Any film duly submitted to the Board for examination and licensing shall be reviewed and approved within five (5) days, unless the Board shall disapprove such film under the provisions of Section 6 hereof, in which event the Board shall, within not later than three (3) days thereafter, apply to the Circuit Court for Baltimore City for a judicial determination as to whether such film is obscene, or tends to debase or corrupt morals, or incite to crime, within the meaning of Section 6 hereof. Notice of such application shall be forthwith sent by first-class mail, postage prepaid, to the address of the person presenting such film for licensing. The Circuit Court for Baltimore City shall, within five (5) days after the filing of said application, conduct a hearing, and shall in connection therewith view such film; within (2) days after such hearing said court shall enter its decree and order requiring that said film be approved and licensed or be disapproved if in violation of the provisions of said Section 6 hereof. If the decree and order disapproves said film as being in violation of the provisions of Section 6 hereof, then the person presenting such film for licensing may appeal such determination to the Court of *Special Appeals* of Maryland, in accordance with the Maryland Rules of Procedure, and said Court shall advance such case on its hearing calendar to the earliest practicable date; and, in reviewing the order appealed from, said Court shall view the subject film. The burden of proving that the film should not be approved and licensed shall rest on the Board.

SEC. 8. *And be it further enacted by the General Assembly of Maryland, That Section 26 of Article 88A of the Annotated Code of Maryland (1957 Edition, 1969 Replacement Volume), title "State Department of Social Services," subtitle "Child Care," be and it is hereby repealed and re-enacted, with amendments, to read as follows:*

26.

Any institution, agency, society or person authorized to make a placement who may be aggrieved by the decision of any agency or local board delegated to issue licenses by the State Department shall have the right of appeal to the State Department of Social Services.