subtitle of said Code, subheading "Maryland Industrial Development Financing Authority Act," to correct certain errors therein.

Section 1. Be it enacted by the General Assembly of Maryland, That Section 136 of Article 41 of the Annotated Code of Maryland (1970 Supplement), title "Governor—Executive and Administrative Departments," subtitle "Executive Department," subheading "Superintendent of Buildings"; that Section 205E of said Article and title of said Code, subtitle "The Department of Employment and Social Services"; that Section 215 of said Article and title of said Code, subtitle "The Department of Personnel"; that Section 221C of said Article and title of said Code, subtitle "The Department of Licensing and Regulation"; that Sections 257B (b) and 257-I of said Article and title of said Code, subtitle "Department of Economic and Community Development," subheading "In General"; and that Section 266P of said Article, title and subtitle of said Code, subheading "Maryland Industrial Development Financing Authority Act," be and they are hereby repealed and re-enacted, with amendments, and all to read as follows:

## 136.

It shall be the duty of said Superintendent to prepare a system [or] of rules and regulations for the more effectual security of the public buildings and grounds and the maintenance of order therein, and for the government of the watch when on duty; and such rules and regulations, when approved by the Secretary of General Services, shall become part of the law for the keeping and guarding of the public buildings and grounds, and shall be conspicuously posted therein; and any person who shall violate the same or any part thereof shall upon conviction thereof before a [justice] judge of the [peace] District Court, be deemed guilty of a misdemeanor, and fined not more than twenty dollars and costs; and in default of payment of such fine and costs shall be committed to the county jail for a period of not less than ten days nor more than thirty days; provided that any person so convicted shall have the right of appeal to the Circuit Court for Anne Arundel County.

## 205E.

Any person aggrieved by any decision or action or failure to act on the part of the Secretary or any administration or other agency within the Department of Employment and Social Services for which an appeal to the board of review of the Department of Employment and Social Services is provided by Section 205D of this article, and regulations adopted pursuant thereto, shall be entitled to appeal within such period as established by regulation of the board of review and in the manner hereinafter set forth; provided, however, that prior to the commencement of an appeal the person so aggrieved shall make known the basis of the complaint to the person or persons responsible for the decision or the conduct of the action or of the withholding of the action, as the case may be, together with a request that the same be reviewed. If a satisfactory resolution has not occurred within thirty (30) days thereafter, the complainant may proceed as follows:

(1) Any complainant seeking further review shall set forth the nature of the complaint in writing, within such period as established