Ch. 5

LAWS OF MARYLAND

- (d) An agent of an association or organization shall be liable for damages in any suit in which it is found that the agent acted with malice or gross negligence, to the extent that the judgment for damages exceeds the limits on liability under subsection (c) of this section.
- (e) The provisions of this section do not apply to suits brought by the Attorney General upon referral by the Secretary of State in which willful violations of Article 41, §§ 3-201 through 3-214 are alleged and proven.

DRAFTER'S NOTE:

Error: Ambiguity in title of bill being cured.

Occurred: Chapter 595 (Senate Bill 639) of the Acts of 1989.

5-315.

In Montgomery County, the following individuals are not liable to any person for advice or help given in the course of employment in connection with the preparation of a complaint:

- (1) A clerk of any court or an employee of a clerk;
- (2) The Sheriff or a deputy sheriff; or
- (3) An employee of the register of wills.

DRAFTER'S NOTE:

Error: Body of bill being cured incorrectly designated this section as § 5-313 of the Courts and Judicial Proceedings Article.

Occurred: Chapter 3, § 4 (Senate Bill 1) of the Acts of 1989.

Article - Environment

8-305.

- (a) (1) In this section the following words have the meanings indicated.
- (2) "Listed facility" means a radon testing facility that is listed in the report of the latest round of the United States Environmental Protection Agency's National Radon Measurement Proficiency Program.
 - (3) (i) "Radon testing device" means a device that:
 - 1. Collects radon or radon progeny; and
- 2. Requires analysis by an independent measuring facility or radon tester.
- (ii) "Radon testing device" does not include a self-analyzing device that collects radon or radon progeny.