(f) The Commissioner of Correctional Services may accept transfer of inmates or pre-trial defendants from a county OR BALTI-MORE CITY detention facility if such person to be transferred requires specialized treatment of behavior or medical problems, or requires maximum security detention, and the county OR BALTI-MORE CITY facility is not equipped to properly provide the necessary treatment or detention.

SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1970.

Approved May 5, 1970

CHAPTER 567 (Senate Bill 676)

AN ACT to repeal Section 12 of Article 89 of the Annotated Code of Maryland (1969 Replacement Volume), title "Department of Labor and Industry," subtitle "Arbitration of Labor Disputes," and to enact new Section 12 in lieu thereof, to stand in place of the section repealed, and to repeal and re-enact, with amendments, subsection (f) of Section 13 of Article 89 of the Annotated Code of Maryland (1969 Replacement Volume), title "Department of Labor and Industry," subtitle "Arbitration of Labor Disputes," relating to certain collective bargaining representation consent agreements and to consent elections conducted by the Commissioner of the Department of Labor and Industry, to provide for intervention in such consent elections and for the decertification of bargaining units and specifying the general procedures to be followed in connection with consent election agreements, consent elections, intervention, and decertification.

Section 1. Be it enacted by the General Assembly of Maryland, That Section 12 of Article 89 of the Annotated Code of Maryland (1969 Replacement Volume), title "Department of Labor and Industry," subtitle "Arbitration of Labor Disputes," be and it is hereby repealed, and that new Section 12 be and it is hereby enacted in lieu thereof to stand in place of the section so repealed, and that Section 13 (f) of Article 89 of the Annotated Code of Maryland (1969 Replacement Volume), title "Department of Labor and Industry," subtitle "Arbitration of Labor Disputes," be and it is hereby repealed and re-enacted, with amendments, and both to read as follows:

[12.

Where a petition has been duly filed, the employer and any individuals or labor organizations representing a substantial number of employees involved, with the approval of the Commissioner of the Department of Labor and Industry, may enter into a consent election agreement leading to a determination by the Commissioner or his duly authorized representatives of the facts ascertained after such consent election. Such agreement shall include a description of the appropriate unit, the time and place of holding the election, and the payroll to be used in determining what employees within the