(B) JURISDICTION AFTER DECEMBER 31, 1974.

EXCEPT AS PROVIDED IN §12-307, AFTER DECEMBER 31, 1974, THE COURT OF SPECIAL APPEALS HAS EXCLUSIVE INITIAL APPELLATE JURISDICTION OVER ANY REVIEWABLE JUDGMENT, DECREE, ORDER OR OTHER ACTION OF A CIRCUIT COURT OR AN ORPHANS! COURT.

REVISOR'S NOTE: This section presently appears as Art. 5, §5C(b), as enacted by Ch. 56, Acts of 1973. In view of the language of proposed §§ 12-301, 12-306, 12-307(b) and 12-308(a), language referring to specific appeal provisions has been omitted, where possible.

Many of these will be repealed in any event. Cross-references will replace others. Among other things, the removal of specific statutory references will eliminate the need to amend this section whenever there are amendments to other statutes dealing with the right to appeal.

The specific references to provisions of the 1957 Code are proposed for deletion from subsection (a) as follows:

- Par. (1) Art. 26, §70-25
- Par. (3) Art. 31B, §11
- Par. (3) Art. 5, §§12, 12A, 13, or 14
- Par. (5) Art. 27, §645-I
- Par. (6) Art. 41, §25 and Art. 42, §§19 and 20
- Par. (7) Art. 5, §§ 7(e) or 18
- Par. (8) Art. 16, §84
- Par. (9) Art. 5, §19
- Par. (10) Art. 5, §§ 6 or 7
- Par. (11) Art. 26, §88A
- Par. (12) Art. 16, §66K
- Par. (13) Art. 66A, §19