

On and after June 1, 1962, as provided in §[3] 4 of Article 16A of the Code, all positions in the State civil defense [organization] AND DISASTER PREPAREDNESS AGENCY, except that of Director, are included within the provisions of the classified service and subject generally to all privileges and responsibilities provided in this article.

SECTION 6. AND BE IT FURTHER ENACTED, That Section 5-303[[(a)]] of Article - Courts and Judicial Proceedings, of the Annotated Code of Maryland (1974 Volume and 1974 Supplement) be and it is hereby repealed and re-enacted, with amendments, to read as follows:

Article - Courts and Judicial Proceedings

5-303.

(A) IN THIS SECTION, "CIVIL DEFENSE AND DISASTER PREPAREDNESS", "EMERGENCY", AND "MAJOR DISASTER" HAVE THE MEANINGS STATED IN THE MARYLAND CIVIL DEFENSE AND DISASTER PREPAREDNESS ACT.

[[(a)]] (B) No action for damages may be brought against a person, firm, or corporation who allows premises which he owns, controls, or occupies to be used, free of charge, for one of the following purposes:

(1) Sheltering persons during an attack or raid by an enemy; or

(2) Stocking of food, water, medical supplies, equipment, or other materials to be used in the event of an attack upon the United States[.]; OR

(3) SHELTERING PERSONS DURING [[A NATURAL OR MAN-MADE]] AN EMERGENCY OR MAJOR DISASTER.

[(b)] (C) This section applies only to injuries to person or property incurred on or adjacent to the premises:

(1) During an actual or practice attack or raid;

(2) While supplies and materials are being moved or stored; [or]

(3) DURING AN EMERGENCY OR MAJOR DISASTER;
OR

[(3)] (4) During inspections or visits