IMPEACHMENT WHEN THE PROSECUTOR PUTS THE VICTIM'S PRIOR SEXUAL CONDUCT IN ISSUE.

(B) ANY EVIDENCE DESCRIBED IN SUBSECTION (A) OF THIS SECTION, MAY NOT BE REFERRED TO IN ANY STATEMENTS TO A JURY NOR INTRODUCED AT TRIAL WITHOUT THE COURT HOLDING A PRIOR IN CAMERA HEARING TO DETERMINE THE ADMISSIBILITY OF THE EVIDENCE. IF NEW INFORMATION IS DISCOVERED DURING THE COURSE OF THE TRIAL THAT MAY MAKE THE EVIDENCE DESCRIBED IN SUBSECTION (A) ADMISSIBLE, THE COURT MAY ORDER AN IN CAMERA HEARING TO DETERMINE THE ADMISSIBILITY OF THE PROPOSED EVIDENCE UNDER SUBSECTION (A).

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1976.

Approved May 17, 1976.

CHAPTER 575

(Senate Bill 372)

AN ACT concerning

Health - Use of Public Health Laboratories

FOR the purpose of requiring the continuance of public health <u>and clinical</u> laboratories in certain places; and allowing the continuance of public health <u>and clinical</u> laboratories in other areas of this State.

BY repealing and reenacting, with amendments,

Article 43 - Health Section 35(a) Annotated Code of Maryland (1971 Replacement Volume and 1975 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 35(a) of Article 43 — Health, of the Annotated Code of Maryland (1971 Replacement Volume and 1975 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

Article 43 - Health

35.

(a) The State Board of Health and Mental Hygiene, [to the extent that funds and facilities are available,] shall conduct inquiries into the nature, source and vehicles of infectious diseases, and into the nature and character of sewage, trades wastes, and into nuisances.