without regard to its pro rata share of the Racing Fund or amounts granted to it from the Pacing Fund. amounts equal to the deductions herein provided made by any licensee for any calendar year shall neither have been spent or binding commitments have been entered into for their expenditures as grants to licensees within three (3) years from the last day of the year of collection, the unspent portion of such years' deduction and tax payment shall revert to the general treasury of the State and shall be paid over by the Commission to the Comptroller. If and when any licensee abandons its present location for racing and operates at the track of another licensee, its pro rata share of the Pacing Fund may, by mutual agreement between the licensees involved, with the approval of the Racing Commission, be granted by the Commission and, if so, is hereby appropriated for capital improvements, as hereinabove authorized, at the track of the licensee wherein the meeting was run.

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

Approved April 13, 1976.

CHAPTER 155

(House Bill 88)

AN ACT concerning

Estates and Trusts - Family Allowance

FOR the purpose of providing that a certain person may [[not]] receive a certain allowance at a certain time with regard to the family allowance provisions of decedents estates, and specifying the manner of distribution.

BY repealing and reenacting, with amendments,

Article — Estates and Trusts Section 3-201(a) Annotated Code of Maryland (1974 Volume and 1975 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 3-201(a) of Article - Estates and Trusts, of the Annotated Code of Maryland (1974 Volume and 1975 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

Article - Estates and Trusts