

maintenance of the State penal and reformatory institutions under its jurisdiction on such terms as [said Department] THE DIVISION approves, provided there is no requirement to apply [said] THE funds, chattels, or foodstuffs or any part thereof in contravention of any provision of Maryland law relating to such institutions, and provided further that no such funds, chattels, or foodstuffs may be accepted by way of loan without the approval [of the Board of Public Works] REQUIRED BY LAW first having been obtained. The repayment thereof with the interest, if any, shall only be made out of funds appropriated to the [Department] DIVISION in the budget.

~~Article 15A — Budget and Fiscal Planning~~

5.

~~Any gift or legacy OR OTHER DONATION, GRANT, OR LOAN, WHETHER PERMANENT OR TEMPORARY, coming into the hands of any department, board, commission, officer or institution of the State, may be utilized in accordance with the terms of such gift [or], legacy, DONATION, GRANT, OR LOAN [provided] IF the Governor [shall have] previously HAS assented to the acceptance of such gift [or], legacy, DONATION, GRANT, OR LOAN.~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1978.

Approved May 2, 1978.

CHAPTER 208

(Senate Bill 199)

AN ACT concerning

State Government — Gifts, Legacies, Donations,
Grants, or Loans

FOR the purpose of deleting the requirement that the Board of Public Works first approve the application for and acceptance of any federal grant or loan of funds, chattels, or foodstuffs to the Patuxent Institution and making that application and acceptance subject to the requirements of law; ~~expanding the categories of aid which may be utilized generally by the State, subject to the prior approval of the Governor;~~ and clarifying language.

BY repealing and reenacting, with amendments,

Article 31B — Patuxent Institution
Section 15