of types of information and reports, for brevity.

Subsections (c) through (f) of this section include only those provisions that add to the provisions of the Administrative Procedure Act.

In subsection (d) of this section, the phrase "under this subtitle" is new language added for clarity.

In subsection (g)(1) of this section, "evidence" is substituted for the former references to "books", "records", "papers", and "documents" in light of Maryland Rules 115a. and 407b., which permit a subpoena for the production of "books, papers, documents or other tangible things".

In subsection (g)(3) of this section, the former reference to the Baltimore City Court is deleted in light of the 1980 amendment to Article IV, § 20 of the State Constitution.

The statement in former Article 43, § 698(c) that a person charged may "produce evidence in his behalf" is deleted as unnecessary in light of Article 41, § 252(c) of the Code.

2-606. SAME -- ACTION AFTER HEARING.

ON THE BASIS OF THE EVIDENCE PRODUCED AT A HEARING, THE SECRETARY OR THE DESIGNATED HEARING OFFICER MAY ISSUE A CORRECTIVE OR OTHER FINAL ORDER:

- (1) GRANTING AN EXCEPTION FROM A RULE OR REGULATION ADOPTED UNDER THIS TITLE ON SUCH CONDITIONS AS THE SECRETARY MAY DETERMINE; OR
- (2) DIRECTING THE PERSON CHARGED TO COMPLY, WITHIN A SPECIFIED TIME, WITH ANY RULE OR REGULATION THAT THE PERSON IS FOUND TO BE VIOLATING.

REVISOR'S NOTE: This section is new language derived without substantive change from the third sentence of former Article 43, § 698(c).

In item (2) of this section, the former word "special", which modified "order", is deleted as having no practical meaning.

The former reference to the Secretary or hearing officer entering the special order and giving written notice to each person affected is deleted as unnecessary in light of Article 41, § 254 of the Code.