

When [judgment] PAYMENT has been [obtained against] MADE BY the Fund in an action brought OR CLAIM MADE under § 243H, the Fund[, upon payment of the amount of the judgment to the extent provided in this subtitle,] shall be subrogated to the cause of action of the [judgment creditor] CLAIMANT RECEIVING SUCH PAYMENT against the operator or owner of the motor vehicle by which the accident was occasioned, and shall be (i) entitled to bring an action against either or both persons for the amount of the damage sustained by the [judgment creditor] CLAIMANT when and if the identity of either or both persons is established, and the whereabouts of either or both persons is established, (ii) entitled to recover the same out of any funds which would be payable in respect to the death or injury under any policy of insurance which was in force at the time of the accident. If more is recovered and collected in any such action than the amount paid out of the Fund [by reason of the judgment] the Fund shall pay the balance after reimbursing itself, to the [judgment creditor] CLAIMANT. The Fund may bring such an action against either or both persons within six months after the identity of either or both persons is established or the whereabouts of either or both persons is established notwithstanding any other statute of limitations.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1982.

Approved June 1, 1982.

CHAPTER 629

(House Bill 559)

AN ACT concerning

Property Tax Credit - Tobacco Barns

FOR the purpose of allowing a local property tax credit on a statewide basis for real property that is used solely as ~~tobacco--barns~~ a tobacco barn; making stylistic changes; and repealing the former limitation of the credit to certain counties.

BY adding to

Article 81 - Revenue and Taxes
 Section 9E(d) 12E-10
 Annotated Code of Maryland
 (1980 Replacement Volume and 1981 Supplement)