SECTION-3---AND-BE-IT-FURTHER-ENACTED7-That--any--court--may reconsider--its--decision--with--respect--to--a--determination-of marital-property-and-with-respect-to-a-monetary-award-if-

(1)--The-determination-and-award-were--included--in--a decree--entered--on--or--after--June--27,--1981,-and-on-or-before September-30,-1983,-and

(2)--A-party-files-a-petition-for--reconsideration--on or-before-September-30,-1983-and-alleges-in-the-petition-that-the court--did--not--consider--in--its--determination--and--award-any military--pension,--retirement--benefits--or--retainer--pay--that accrued-during-the-marriage:

SECTION -4- 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1983.

Approved May 10, 1983.

## CHAPTER 160

## (Senate Bill 766)

AN ACT concerning

Disciplinary Suspensions - Mandatory Appearances
Before Courts

FOR the purpose of exempting certain State employees whose duties entail mandatory court appearances from the time restrictions for disciplinary suspensions under certain circumstances.

BY repealing and reenacting, with amendments,

Article 64A - Merit System
Section 55(f)
Annotated Code of Maryland
(1979 Replacement Volume and 1982 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 64A - Merit System

55.

(f) In the case of a disciplinary suspension, except a suspension pending the resolution of charges which, if proved, would result in the dismissal of an employee: