3-828.

- (d) This section does not prohibit access to or use of any juvenile record by the Maryland Division of Parole and Probation OR THE MARYLAND PAROLE COMMISSION when the Division OR THE COMMISSION is carrying out any of [its] THEIR statutory duties EITHER at the direction of a court of competent jurisdiction, OR WHEN THE MARYLAND PAROLE COMMISSION IS CARRYING OUT ANY OF ITS STATUTORY DUTIES, if the record concerns a charge or adjudication of delinquency.
- (E) THIS SECTION DOES NOT PROHIBIT ACCESS TO AND USE OF ANY JUVENILE RECORD BY THE MARYLAND DIVISION OF CORRECTION WHEN THE DIVISION IS CARRYING OUT ANY OF ITS STATUTORY DUTIES IF: (1) THE INDIVIDUAL TO WHOM THE RECORD PERTAINS IS COMMITTED TO THE CUSTODY OF THE DIVISION; AND (2) THE RECORD CONCERNS-A-CHARGE-OR AN ADJUDICATION OF DELINQUENCY.
- (F) SUBJECT TO THE PROVISIONS OF § 4-102 OF THE HEALTH-GENERAL ARTICLE, THIS SECTION DOES NOT PROHIBIT ACCESS TO OR USE OF ANY JUVENILE RECORD FOR CRIMINAL JUSTICE RESEARCH PURPOSES PROVIDED-HOWEVER-THAT-NO-SUCH-RECORD-SHALL-BE IDENTIFIABLE-BY-NAME-OR-ANY-OTHER-ELEMENT-OF-IDENTIFICATION-WHICH COULD REVEAL THE SUBSECTION MAY NOT CONTAIN THE NAME OF THE INDIVIDUAL TO WHOM THE RECORD PERTAINS, OR ANY OTHER IDENTIFYING INFORMATION WHICH COULD REVEAL THE INDIVIDUAL'S NAME.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1983.

Approved May 10, 1983.

CHAPTER 165

(Senate Bill 818)

AN ACT concerning

The Maryland Housing Rehabilitation Program

FOR the purpose of authorizing the Department of Economic and Community Development to allocate certain moneys for an interim reserve which may be subsequently reallocated to participating political subdivisions; clarifying language; and relating generally to the Maryland Housing Rehabilitation Program.

BY repealing and reenacting, with amendments,

Article 41 - Governor - Executive and Administrative