(2)--IF-IT-APPEARS-THAT--2--OR--MORE--DEFENDANTS--HAVE ADVERSE-INTERESTS,-THE-COURT-MAY-PERMIT-EACH-DEFENDANT-ADDITIONAL PEREMPTORY---CHALLENGES:---IN--A--CASE--UNDER--PARAGRAPH--(1)--OF SUBSECTION-(B),-THE-ADDITIONAL-CHALLENGES-MAY-NOT--EXCEED--5--FOR EACH--DEFENDANT-AND-IN-A-CASE-UNDER-PARAGRAPH-(2),-THE-ADDITIONAL CHALLENGES-MAY-NOT-EXCEED-4-FOR-EACH-DEFENDANT.

[(c)] (E) The clerk of the court shall provide a sufficient number of prospective jurors to allow the parties to exercise the peremptory challenges permitted by this section or the Maryland Rules.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1986.

May 27, 1986

The Honorable Benjamin L. Cardin Speaker of the House of Delegates State House Annapolis, Maryland 21404

Dear Mr. Speaker:

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed House Bill 1567.

This bill provides a mechanism for savings banks to acquire savings and loan associations and reorganize into a mutual holding company and a subsidiary savings bank. A savings and loan association must be insured by the State of Maryland Deposit Insurance Fund to be eligible for acquisition by a savings bank.

Senate Bill 669, which was passed by the General Assembly and signed by me on May 13, 1986, accomplishes the same purpose. Therefore, it is not necessary for me to sign House Bill 1567.

Sincerely, Harry Hughes Governor

House Bill No. 1567

AN ACT concerning

Savings Bank Holding Companies

FOR the purpose of permitting the reorganization of a savings bank into a mutual holding company and subsidiary savings