- (2) THE BALTIMORE CITY POLICE DEPARTMENT;
- (3) THE POLICE DEPARTMENT, BUREAU, OR FORCE OF ANY COUNTY;
- (4) THE POLICE DEPARTMENT, BUREAU, OR FORCE OF ANY INCORPORATED CITY OR TOWN;
  - (5) THE OFFICE OF THE SHERIFF OF ANY COUNTY:
  - (6) THE OFFICE OF THE STATE'S ATTORNEY OF ANY COUNTY;
  - (7) THE OFFICE OF THE ATTORNEY GENERAL; OR
  - (8) THE OFFICE OF THE STATE PROSECUTOR.
- (B) A LAW ENFORCEMENT AGENCY, UPON THE FILING OF A REPORT OF A VIOLENT CRIME, SHALL PROVIDE TO ANY VICTIM OF THAT CRIMINAL INCIDENT WRITTEN INFORMATION SUPPLIED BY THE CRIMINAL INJURIES COMPENSATION BOARD CONCERNING COMPENSATION FOR CRIME VICTIMS.
- (C) A FAILURE TO COMPLY WITH THE REQUIREMENTS OF THIS SECTION IS NOT GROUNDS FOR ANY ACTION, CIVIL OR CRIMINAL, AGAINST A LAW ENFORCEMENT AGENCY.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1986.

Approved April 29, 1986.

## CHAPTER 181

(House Bill 156)

AN ACT concerning

Jurisdiction - Forfeiture of Motor Vehicles

FOR the purpose of providing-for-concurrent-jurisdiction-of--the Bistrict--Court-and-the-circuit-court-over-a-proceeding-on-a petition--for--forfeiture--of--a--motor--vehicle--under--the Controlled-Bangerous-Substances-subheading--of--Article--27; requiring that a petition for the return of certain seized motor vehicles and for certain bonds be filed in a certain manner; repealing the requirement that a petition for forfeiture of a motor vehicle be a petition in equity in-the eircuit---court; and generally relating to concurrent jurisdiction for proceeding for the forfeiture of motor vehicles.

BY-repealing-and-reenacting,-with-amendments,