WILLIAM DONALD SCHAEFER, Governor

Section 5-1029(f) and (g), respectively to be
Section 5-1029(g) and (h), respectively Annotated Code of Maryland (1984 Volume and 1987 Supplement)

BY repealing and reenacting, with amendments,

Article - Family Law Section 5-1029(e) Annotated Code of Maryland (1984 Volume and 1987 Supplement)

BY adding to

Article - Family Law
Section 5-1029(f)
Annotated Code of Maryland
(1984 Volume and 1987 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 5-1029(f) and (g), respectively, of Article - Family Law of the Annotated Code of Maryland be renumbered to be Section(s) 5-1029(g) and (h), respectively.

SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:

Article - Family Law

5-1029.

- (e) (1) The results of each blood test shall be received in evidence if:
 - (i) definite exclusion is established; or
- (ii) the testing is sufficiently extensive to exclude 97.3% of alleged fathers who are not biological fathers, and the statistical probability of the alleged father's paternity is at least 97.3%.
- OF THIS SECTION, A laboratory report is prima facie evidence of the results of a blood test WITHOUT THE NECESSITY OF THE LABORATORY TECHNICIAN OR ANALYST PERSONALLY APPEARING IN COURT.
- (3)--If--a-laboratory-report-is-admitted-in-evidencef7 the-laboratory--technician--who--made--the--test--is--subject--to cross-examination--by--any--party--to-the-proceeding) WITHOUT-THE