## LAWS OF MARYLAND

- (5) If necessary, initiate studies to help the [Director] SECRETARY in general planning and program development for the [Agency] DEPARTMENT; and
- (6) For these and related purposes, use research and information available from all sources.
- (c) Each confidential record that was assembled by the Juvenile Services [Administration] AGENCY shall be transferred to the custody of the [Agency] DEPARTMENT.
- (d) Each confidential record shall remain in the custody and control of the [Agency] DEPARTMENT if:
- (1) The [Agency] DEPARTMENT assembled or obtained the confidential record; or
- (2) The confidential record was transferred to the [Agency] DEPARTMENT from the Juvenile Services [Administration] AGENCY.
- (e) The confidential record may be used only for the research and study for which it was assembled or obtained.
- (f) A person may not disclose any confidential record to any person who is not engaged in the research or study project.
- (g) This section does not apply to or restrict the use or publication of any statistics, information, or other material that summarizes or refers to confidential records in the aggregate, without disclosing the identity of any person who is the subject of the confidential record.

2-116.

The [Agency] DEPARTMENT may:

- (1) Accept, manage, and dispose of federal funds and commodities; and
- (2) Take advantage of any available federal program or grant-in-aid or other public or private assistance that accomplishes or furthers the objectives of this article.

2-117.

- (a) (1) The [Agency] DEPARTMENT may establish and operate the facilities that are necessary to diagnose, care for, train, educate, and rehabilitate properly children who need these services.
  - (2) These facilities include: