

~~JUDGMENT--DEBTOR--MAY--FILE--SUIT--FOR--SPECIFIC--PERFORMANCE--IN--THE
DISTRICT--COURT.~~

~~(2)--IF--THE--JUDGMENT--DEBTOR'S--SUIT--FOR--SPECIFIC
PERFORMANCE--IS--SUCCESSFUL,--THE--COURT--MAY--AWARD--ALL--EXPENSES--OF
LITIGATION,--INCLUDING--REASONABLE--ATTORNEYS'-FEES.~~

11-402.

(D) PROMPTLY AFTER THE ENTRY OF AN ORDER OF SATISFACTION OR
THE FILING OF A WRITTEN STATEMENT BY A JUDGMENT CREDITOR WITH THE
CLERK OF THE COURT THAT A JUDGMENT OF A COURT HAS BEEN SATISFIED,
THE CLERK OF THE COURT SHALL MAKE AN ENTRY OF THE WORD
"SATISFIED" ON THE HORIZONTAL LINE IN THE JUDGMENT RECORD WHERE
THE LIEN IS INDEXED.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1989.

Approved May 25, 1989.

CHAPTER 750

(House Bill 1418)

AN ACT concerning

Savings and Loan Associations - Compelled Testimony

FOR the purpose of extending the termination date of an act relating to compelled testimony in cases involving certain officers, directors, or employees of savings and loan associations; and providing for the effective date of this Act.

BY repealing and reenacting, without amendments,

Article - Financial Institutions
Section 9-910
Annotated Code of Maryland
(1986 Replacement Volume and 1988 Supplement)

BY repealing and reenacting, without amendments,

Chapter 10 of the Acts of the First Special Session of the
General Assembly of 1985
Section 2