## LAWS OF MARYLAND

- APPLY TO ANY CONSTRUCTION PROJECT BY ANY OTHER PERSON WHO USES STATE FUNDING FOR THAT PROJECT.
  - (G) THE PROVISIONS OF THIS SECTION DO NOT APPLY TO ANY-:
- (1) AGRICULTURAL PRACTICE IMPLEMENTED UNDER A SOIL AND WATER CONSERVATION PLAN; -OR
- +2)--ANY-CONSTRUCTION-PROJECT-USING-STATE-FUNDS-IP-THE PROJECT-IS-TO-PROTECT-WATER-QUALITY.

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

Approved May 25, 1989.

## CHAPTER 820

(House Bill 1115)

AN ACT concerning

Household Hazardous Waste --Acceptance Collection - Assessment by Counties

FOR the purpose of requiring a county to prepare and submit by certain date a--plan an assessment of the feasibility of establishing a program to accept certain household hazardous waste; providing-for-a-certain-number-of-acceptance-days--in certain--years; requiring the Department of the Environment to assist counties under this Act; requiring--a--county's water--and--sewerage--plan--to-deal-with-and-provide-for-the acceptance-of-household-hazardous-waste-by-a--certain--date; generally relating to the defining a certain term; and acceptance assessments of the feasibility of household hazardous waste collection by counties.

BY repealing and reenacting, with without amendments,

Article - Environment Section 9-503(a) and 9-505(a)(18) and (19) Annotated Code of Maryland (1987 Replacement Volume and 1988 Supplement)

BY adding to

Article - Environment