- (2) Data quantifying the success of Maryland's increased tourism marketing efforts;
- (3) Tourism marketing strategies used by other states in Maryland's primary market and their impact on Maryland's market share;
- (4) Efforts by the Board to generate additional revenues for the Maryland Tourism Development Board Fund; and
- (5) Other short- and long-term strategies for tourism development that, if adopted, could help improve Maryland's competitive position with its neighboring states.
- SECTION 3. 6. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1994. It shall remain effective for a period of 4 years and at the end of June 30, 1998, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.

Approved May 2, 1994.

CHAPTER 113

(Senate Bill 312)

AN ACT concerning

Child Support

FOR the purpose of requiring permitting requiring a court to issue default judgments adjudicating paternity under certain circumstances; establishing a rebuttable presumption of paternity under certain circumstances; requiring that State courts give full faith and credit to paternity judgments, orders, and decrees made by another state's judicial or administrative process; authorizing the Child-Support Enforcement Administration Department of Health and Mental Hygiene to certify for tax refund intercept certain medical costs under certain circumstances; providing certain appeal procedures; including medical support in the definition of support in a certain provision of the Code; requiring that certain wage withholding orders be payable through certain support enforcement agencies or the Department of Health and Mental Hygiene or directly to certain bank accounts under certain circumstances on or after a certain date; defining certain terms; authorizing a court to require, in a support order, that a parent include a child on the parent's health insurance coverage under certain circumstances; allowing certain orders to be issued separate from or in conjunction with an earnings withholding order; requiring a parent order to provide health insurance to provide certain information and earry out certain requirements; requiring that a certain order be sent to a parent's employer; requiring that, upon receipt of a certain order, an employer comply with certain requirements and provide certain information; establishing liability for certain employers for violating certain provisions of this Act; requiring certain employers to comply with certain procedures when health insurance coverage for a child terminates; providing that certain orders are binding on certain