

WITHIN A REASONABLE TIME.

(C) ANY INDIVIDUAL, INSTITUTION, PARTNERSHIP, ASSOCIATION, OR CORPORATION THAT WILFULLY ENGAGES IN RECOMBINANT DNA RESEARCH WITHOUT LICENSE ENTITLING SUCH INDIVIDUAL, INSTITUTION, PARTNERSEIF, ASSOCIATION, OR CORPORATION TO ENGAGE IN SUCH RESEAFCH SHALL BE LIABLE FOR CIVIL PENALTY IN AN AMOUNT NCT TO EXCEED \$1000 FOR EACH VIOLATION; EACH DAY SUCH A VICIATION CCNTINUES SHALL CONSITITUTE A SEPARATE VICIATION.

903.

THE SECRETARY SHALL PROMULGATE SUCH REGULATIONS AS DEEMED NECESSARY FOR IMPLEMENTATION OF THIS ACT.

904.

CONFIDENTIALITY SHALL BE MAINTAINED ON RESEARCH PROTOCOLS AND PROPRIETARY INFORMATION SUBMITTED TO THE SECRETARY IN COMPLIANCE WITH THIS ACT.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1977. It shall remain in effect for a period of five years or until the date Federal legislation on DNA research is enacted and with nc further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.

Approved May 26, 1977.

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#### CHAPTER 848

(House Bill 1897)

AN ACT concerning

Joint Standing Committee on Administrative,  
Executive and Legislative Review

FOR the purpose of altering and clarifying the manner in which rules, regulations and standards are approved by the Committee; requiring a certain hearing for proposed rules under certain circumstances; requiring that proposed rules be republished in the Maryland Register under certain circumstances; and generally relating to the Joint Standing Committee on Administrative, Executive and Legislative Review and its work with and responsibilities concerning rules, regulations, and standards.

BY repealing and reenacting, with amendments,