Maryland Police Accept County Curb On Release of Information to Press

State agreed yesterday to follow considered the unauthorized or about their past records or limitations drawn up by release of information "a very to make speculative state-Prince George's State's Attor-serious violation" and he told ments. ney Arthur A. Marshall Jr. on Jarman "it should be dealt what information can be re- with seriously if it happens State Police could not be orleased to newspapers.

In a two-hour meeting at Baltimore, State and County objections were to accounts the General Assmebly is reofficials resolved a dispute that came to a head following the slaying in September of counts of her alleged attempts and State police.

All at the meeting agreed to be a second to be the slaying in September of counts of her alleged attempts and State police. four children of Charlene to commit suicide after the Hargis in Laurel. Mrs. Hargis shootings, and speculative dis-Marshall said, that "in the fuis awaiting trial on murder cussion of the evidence. Mar-ture the County police will charges.

Marshall accused the State Police, who investigated the case, of disclosing too much information to the newspapers and directed that they no longer investigate homicides in the County.

Col. Carey Jarman, super-intendent of the State Police, said the disclosures violated earlier directives given by Marshall and said the orders would be followed in the fu-

John Sass, an assistant at-

Police torney general, said his office statements of accused persons again."

shall has forbidden police to handle more of the investigarelease information about tive work."

Sass told Marshall that the dered to remain out of investigations. Marshall said the Marshall said his primary Prince George's delegation to