"READ BY MOST EMMITSBURGIANS"

SINGLE COPY 7c

Most Anuthing

At A Glance

BY ABIGAIL

That "old mess" bigotry and prejudice, at Ole Miss this week boiled as it never has before and the aftermath shows that this struggle for racial equality isn't over by any means. It is really surprising in this day and age to see the hatred in the minds and stupidity in the body of some individuals. One becomes frightened when the real self of certain individuals who once held very responsibile positions, comes to the fore. Take General Walker who once commanded our troops in that cauldron of trouble, Berlin. That really was a responsible capacity and one of which Walker was released. In just a few short months he is accused of leading college students in a race riot on the campus of the University of Mississippi. Thank the Lord we got him out of Berlin in time to avoid what could easily have turned into a world crisis.

It is with sincere regret that we say goodbye to a stalwart Emmitsburgian. While not a native of this town, Rev. Philip Bower has been with us for over 37 years and has imbedded his affable personality in the townsfolks. A long-time contributor of articles to the Chronicle, both during the editorship of the late John D. Elder and the present editor, Arthur Elder, the Reverend never missed an opportunity to do his journalistic best when anything was on the horizon for the welfare and interest of the town. He buried hundreds, visited thousands of sick and married hundreds more. He was sincerely interested in community work and was a staunch Democrat and took an active part in politics. He made his niche in the hearts of his fellow Emmitsburgians and leaves here a host of devoted friends. Just before leaving, the Rev. wrote the present Editor a complimentary letter, one which proved to this female typewriter jockey, the sincerity and integrity of the man. I am taking the liberty of reprinting it for public perusal.

October 2, 1962 Emmitsburg Chronicle Dear Editor:

I want to express my gratitude and appreciation to you and your late father for all the many kind courtesies and good service you through the Chronicle have extended to me personally and as Pastor during the 371/2 years I have lived in Emmitsburg. I do remember your father and the whole Elder family with the kindest and most thankful feeling. A paper istry and the Chronicle has been rance to a Pastor in his minis either a great help or a hindvery cooperative and most help-

I also do commend you personally on your fine editorial policy through the "Abigail" column. You have been fair minded and to my mind very intelligent and beneficial to our community of Emmitsburg. May our good relationship continue personally as I leave the Pastorate of Elias Evangelical Lutheran Church and move to live in the community of Cashtown, Pennsylvania.

Sincerely, Philip Bower

Emmitsburg's streets are currently receiving a resurfacing and the results are that we now have a fine black ribbon threading its way through our fair town. The State is laying a smooth coating of blacktop over the four main streets and it is indeed an improvement and an asset, thanks to Governor Tawes who has lived up to his promise. The people of Emmitsburg won't forget such attentiveness and are very appreciative of the cooperation extended.

I noted this week that in the proposed school budget for the county there was an increase asked of almost half a million dollars. Of this staggering sum the taxpayers must raise \$22,000 is being asked for an athletic track at Thurmont High School. With this town's school begging for direly needed classroom space I hardly think the request for the track money is prudent. Not at this time anyway. The primary purpose of our school system is education and such fringes as swimming pools and asphalt athletic tracks can wait, I believe, until the congested classroom conditions are alleviated.

Enters Convent

Miss Genevieve Wivell, daughter of Mr. and Mrs. Roy J. Wivell, has entered the Postulate of the Daughters of Charity at St. Joseph's Central House. Jenny graduated in June from St. Joseph's



High School, Emmitsburg, with The vaccine is free, and there arrangements. highest honors.

Shrine honored her with a sur- county cooperation with the pro prise farewell party on Wednes- gram. The Frederick County Medday, Sept. 12. The pastor and 50 ical Society has given its wholemembers were present.

nome of her parents in honor of tively participate at clinic sessions Miss Wivell. Her immediate fam- as Medical Directors. ily and other friends were pres-

Mount Teams Victorious

Mt. St. Mary's College soccer and cross-country teams opened their seasons Saturday with victories over Roanoke here.

Pete Williams, co-captain, booted two goals as the soccer team gained a 3-1 victory. Dick Swomey scored the other.

The cross-country outfit was victorious 15-67 as John McKee covered the 3.2-mile course in 15:11.5 to take first place. John Niehardt. also of the Mount, finished second.

Girl Scouts Meet

Intermediate Girl Scout Troop 91 held its regular meeting on Thursday, Sept. 27 at 4 p.m. The roll was called and dues were Next Week collected. New members present garet Topper.

The girls played a game and Brownie Fly-Up Ceremony which was held Monday night. The meeting closed with the friendship cir-

Null Democratic Campaign Leader

Delbert S. Null, president of the Board of County Commissioners of Frederick County, this week was named Democratic Campaign chairman of the Western Maryland region by Governor J. Millard Tawes.

Mr. Null served in a similar capacity for the Governor and his running mates in the Primary SCHOOL MENU

was first elected a County Commissioner in 1954 and was reelected in 1958. A past president of the County Commissioners Association of Maryland, Mr. Null is ad, fruit and cookies. an auctioneer, real estate broker in Frederick.

Speaking on behalf of his running mates, Rep. Daniel B. Brewster, candidate for the U.S. Senate; Attorney General Thomas B. Finan; State Comptroller Louis L. Goldstein, and Carlton R. Sickles, candidate for Congressmanat-large, Governor Tawes said:

"I was happy to learn that Delbert Null will be working for our ticket in the General Election. He proved invaluable to us in the Pri-

Mr. Null and his wife, Harriet, have one child, Nancy, a student Lutheran Services at Frostburg State Teachers Col-

Hospital Report

Mrs. Daniel C. Topper, Emmits-

Mrs. Cecil Stultz, Emmitsburg. Mrs. David Glass, Emmitsburg,

Jimmy A. Glass, Emmitsburg R2.

Miss Jeannette M. Taylor, Emmitsburg. Mrs. Luretta Shuff, Emmitsburg. D. C., Saturday.

Oral Polio **Program Here**

Frederiik Coonty residents are the first of three oral polio vaccination clinics scheduled for this

Health Officer, said reaction to sed Virgin Mary. the clinics for dispensing the Sa-

urday at each of the locations. Friday hours are from 5:00 to 9:00 Robert Long, Littlestown. o.m. and Saturday hours are from 10:00 A. M. to 01..... 10:00 a.m. to 6:00 p.m. Doctors 9:30 a.m. followed by a solemn

are no after-effects, Dr. Burgess The Sodality of St. Anthony's emphasized in urging complete Girl Scouts Hold hearted endorsement of the clinic A wiener roast was held at the program and members will ac-

School.

es to be provided the volunteer workers at each location.

Type II Sabin vaccine will be will prevail.

guardians to sign permission forms mission forms. Forms will be tion badge. available, however, for those not completing them in advance.

Community Show

mitsburg on Oct. 20 at 10 a.m.

A life-long Democrat, Mr. Null Emmitsburg Public School for the the spring. week beginning October 8, has been announced as follows:

es on lettuce, green beans, choc- she would like her to demonstrate

ple crumb pie. bean soup. potato chips and fruit. their experiences.

sauce and gingerbread.

Milk, bread and butter served each day.

this Sunday:

held at 6:30 p.m.

Mount Wins Soccer Game

Mrs. Margaret M. Norris, Em- starts by blanking Towson 1-0 tually single handed. here Tuesday in a hard fought John A. Topper, Emmitsburg R2. game. Joe Danek's third-period only score of the contest.

The Mount will meet Georgetown University at Washington,

MRS. STELLA E TOPPER Mrs. Stella I. Topper, 78, died at her home, 28 W. Main St., Emmitsburg, Monday morning at 2:40 o'clock after an illness of six years. per who died in April, 1946.

(Weirick) Long. She was a mem- this Sunday morning. ber of St. Joseph's Catholic Dr. Forbes H. Burgess, County ciety and the Society of the Bles-

bin oral polio vaccine has been Carroll, Shillington, Pa.; Mrs. Hil- at which time his retirement comoverwhelmingly favorable. It is da Gullo, Oneida, N. Y.; Vincent, mences. hoped to get 100 per cent partici- Harrisburg, Pa.; Helen, Adele, Lepation of county residents in the ota and Mary Theresa, all at past 37 years, Rev. Bower exprogram. A series of 17 clinics have been ters, Mrs. Elmer Lingg, Emmits those many parishioners and established. Type I Sabin vaccine burg; Mrs. Anna J. Dougherty, Ft. will be given this Friday and Sat- Lauderdale, Fla., and Mrs. Lillian Propf, Baltimore, and one brother,

Funeral services were held on Thursday at the late home at Democratic Rally W. R. Cadle and George L. Morn- high mass at St. Joseph's Church Scheduled Here ingstar will administer the vac- at 10 o'clock conducted by Rev. Fr. cine at the clinic which will be Louis Storms. Interment was in Funeral Home was in charge of

Neighborhood V Meeting Here

The September meeting of the Neighborhood V, Girl Scouts, was Voluntary contributions of 25 held at the home of Mrs. Robert A surprise birthdome. cents per person will be received Myers on Sept. 17. Nine members tendered Mrs. J. Henry Scott Satto help defray costs of the pro- were present. Mrs. John Chatlos urday evening by her husband tenance of various classes of engram which will include box lunch- presided. The meeting was opened and friends. with the scout promise.

given on November 16 and 17, and pictures were shown. It was and Mrs. Arthur Elder, Mr. and 1962, and no definite date has decided that pre-camp training be Mrs. Michael Boyle, Mr. and Mrs. been set for Type II. The same a must for next year's camp help- Wayne Smith, J. Henry Scott, locations will be used and the ers. St. Anthony's will be used Mary Jane and Agnes Scott. The same Friday and Saturday hours again next year. The parade on celebrant received a number of Dr. Burgess urged parents or decided to have another year also. ed. It was announced that Miss Ca-

for household members under 21 ton is still available for cooking Mount Alumni Group Workers Named in advance of the clinics, except classes and would come to this for married minors or members area if enough would register. Holds Fund Affair of the armed services on active There should be at least 12 regisduty who may sign their own per- tered to obtain cooking and nutri-

October 1 was set for the Brown-Central Maryland will be held Oct. College Alumni Association's \$800, in Baltimore. Anyone that could Fifty alumni and friends attendgo is urged to attend. Mrs. Charles ed.

burg Grange, will be held at the the new scout plan that Taneytown 000,000 Development Plan now Women's Club, stated that Emmitsburg High School. Entries would be a part of this Central under way at the Mount. In con- is confident that everyone in the worthy that four generations of for this show will be received on Maryland Council. New names nection with the plan the state Emmitsburg District will open then discussed their part for the Thursday evening, Oct. 11 from will be given our chairman and di- of Maryland has given the Mount a their hearts and give generously present at their reception. 7:30 until 9 p.m., and also on rectors. Mrs. Chatlos, who is the \$500,000 matching grant for a new to the United Appeal, because Friday morning, Oct. 12 from chairman, will now be Troop Ser- science hall. The purpose of the am sure everyone in our communi- Punt-Pass Registration 8 a.m. until 11:30 a.m. Doors vice Director. Mrs. Good, the Ex- present \$800,000 is to meet this ty realizes the importance of the will be opened to the public at ecutive Director, will now be As- grant with its January 1, 1963 work of the ten agencies, which Starts Here 7 p.m. on Friday evening. A pro- sociate Executive Director. The deadline. gram will be held each evening new Executive Director will be The chapter has selected Rob- County United Appeal. The work at 8 p.m. Everyone is invited to Mrs. Albert Strapello. There will ert W. Lebherz as special gifts of the Children's Aid Society, enter their articles in the show. be area directors and they will chairman and Lumen Norris and Counseling Service, Salvation Ar- petition Director for the Emmits-At the regular meeting of the work from the field station in William B. Lebherz Jr. as general my, Boy Scouts, Girl Scouts, Esther burg Punt, Pass & Kick Program, Emmitsburg Grange on Wednes- Frederick. Mrs. Good will be with chairmen for the chapter's cam- Grinage Kindergarten, Federated it has been announced by John S. day evening, the officers of the us until January, after which date paign. local Grange and the Thurmont she will try to get located in the Grange were installed by Bruce Crum, Deputy of Frederick Coun7, there will be an open house represident, and Msgr. George D.

Grange and the Thurmont Silver Spring area. On October President, and Msgr. George D.

Frederick County." ty. It was announce tht the Po- ception in Frederick for Mrs. Stra- Mulcahey, rector of the seminary. mona meeting will be held in Em- pello in the Girl Scout office from 3 to 5 p.m.

January 1963 will start the new Central Maryland organization. The school lunch menu at the Training for leaders will begin in

Mrs. Myers announced that she has four program aids to assist Monday: Chili con carni, sliced Brownie leaders in different skills cheese, crackers, tossed green sal- -rope tieing-flag ceremony, etc Any leaders who would like their Tuesday: Cheese & relish sand- services are asked to plan ahead and operates an insurance agency wich, egg salad with tomato wedg- and let the aid know what skil

> ship Month and Troop 27 from Wednesday: Barbecue beef on Frederick has Senior Scouts who bun, vegetable soup, crackers, ap- visited the Cabana in Mexico. Emmit. Pharmacy 3; Cons. Club 1 They are available to show color Emmit. Recreation 4; Frankies Thursday: Submarine sandwich, slides and to tell the troops about

> buttered parsley potatoes, apple and Dimes for Daisy will again be Sayler (Sayler's Store), 338; High the theme.

Mrs. Chatlos' troop will decor- High team set, Sayler's Store, ate the library window for Octob- 1533. er since it is the birthday of Juliette Lowe.

The November meeting will be Rev. Philip Bower, Pastor of held in St. Euphemia's Hall on (Emmitsburg Recreation Center) Elias Ev. Lutheran Church has Monday, Nov. 19, at 8 p.m. Anyannounced the following services one who took training for leader- Farm Boys ship or worked on Troop Com- Lightning Leaders, 9 Sunday School, 9:15 a.m.; The mittees or helped with Scouting East End Garage ... Service, 10:30 a.m. with the Holy in any way is cordially invited to Pen Moc Communion administerd by Past-or Bower. Luther League will be ed by Mrs. Danner, Mrs. Lindsey High game, W. Wastler, 148; and Mrs. Warthen.

Mt. St. Mary's College won its in job recruifing, newspaper clas- 1435. second soccer games in as many sified ads do the national job vir-

Readers pay only about 30% of rise from \$809 million for fiscal Eugene Bankard, Emmitsburg, goal for the Mountaineers was the newspaper costs-advertisers pay 1917 to \$3.7 billion the next year. about 70%.

"Caution is not cowardly, and fully watched by economists as a J. Henry Scott at Villa Rest, near Mr. Arthur Elder quietly obcarelessness is not courage."

Move To Cashtown

Rev. Philip Bower, pastor of

Rev. and Mrs. Bower have mov-Church, Emmitsburg, the Altar So- ed to Cashtown, Pa., where they will reside in retirement. The congregation accepted Rev. Bower's Surviving are seven children, resignation effective October 30

> Acting as pastor here for the friends for the loyalty and friendliness towards him, and his family, during his pastoral tenure here in Emmitsburg.

The Emmitsburg New Frontier held at the Emmitsburg High the new church cemetery. Wilson Women's Democratic Club will sponsor a rally on Oct. 8, at 8:30 p.m. in the VFW Annex. Mrs. Jane Bollinger, president, announces that a number of both state Battalion at Fort Knox, Ky. and county candidates for public This course of instruction in the office will be present. The rally 2d Brigade, a major unit of the all members are urged to be in at-

Present at the affair were: Mr. Day camp that was held at St. and Mrs. Guy A. Baker Jr., Mr Anthony's this year was discussed and Mrs. James J. Phelan, Mr. the 4th of July was discussed and gifts and refreshments were serv-

The ballroom of the Francis Scott Key Hotel, Frederick, was peal has announced the names of dered Mr. and Mrs. Hahn on their the scene Monday night of the ie Fly Up and Court of Awards. kick-off dinner of the Central organization meeting for Maryland Chapter, Mt. St. Mary's 9 at 8 p.m. at Eastern High School 000 Achievement Campaign Drive.

Guests of honor included Msgr.

AMERICAN BOWLING LEAGUE

	(Emmitsburg Recreation	Cente
n		W
	Myers Radio & TV	
e	Sayler's Store	10
t	Yankees	10
S	Fairfield A's	9
	Emmitsburg Pharmacy	8
r	Conservation Club	7
F	Emmitsburg Recreation	5
1	Frankies Tavern	4
	Monday's Results	
	Myron Dali o myr o	~ 1

Yankees 3; Fairfield A's 1

Tavern 0 High game, Ed Wantz (Myers Friday: Orange juice, fish sticks, Girl Scout Week is in March Radio & TV), 139; high set, T. Points.

> NATIONAL BOWLING LEAGUE

High set, T. Ted Topper, 333. High team game, Farm Boys, 516 In home and used car sales, and High team set, East End Garage

> Revenue measures pertaining to World War I caused receipts to Road.

> barometer of business conditions. town.

Rev. and Mrs. Bower Undergoing Special Training In Army

Pvt. Arthur S. Elder, son of She was the widow of Guy J. Top- Elias Evangelical Lutheran Church Mr. and Mrs. Charles A. Elder, here, will administer his last Holy Emmitsburg, currently is under-The deceased was a daughter of Communion service at the Luth- going advanced training in Comexpeited to torn out in mass for the late John T. and Adelaide eran Church at the 10:30 services pany C (Automotive School) of the 2d Training Brigade's 6th



is open to the general public and U. S. Army Training Center, Armor (USATCA), at the Kentucky fort, is of eight weeks duration. During this time Elder will receive instruction in the broad field a public address system and a A surprise birthday party was of auto mechanics, including the transistor radio for emergency use mechanical operation and main- at the school.

He is scheduled to complete the

course November 1. Pvt. Elder entered the Army last June and completed basic combat training at Fort Knox. Elder was graduated from Emmitsburg High School in 1962.

Appeal Fund

distributed. Each worker will can- wishes. Besides the fine dinner vass her area including Mt. St. menu, a beautiful and appropri-

are beneficiaries of the Frederick Charities, USO, YMCA and Red Hollinger, Sales Manager of Sper-Cross is felt in every section of ry's Garage, sponsor of the pro-

The Emmitsburg volunteer work- here is the Emmitsburg Jaycees. ers are: Mrs. Louis Stoner and Mrs. James Adelsberger, W. Main Sherwin will be responsible for St.; Mrs. William Ryder and Mrs. all arrangements for the contest Jane Orndorff, E. Main St.; Mrs. which puts boys seven through 11 Janet Tokar, S. Seton Ave.; Miss against others in the age groups Beatrice Umbel, N. Seton Ave.; in tests of their abilities to punt, Mrs. Louis Topper and Mrs. Eu- pass and kick (using a kicking nice Neighbours, DePaul St.; Miss tee) footballs for distance and ac-Judy Topper, Federal Ave.; Mrs. curacy. The competition will be Donald Eyler, Emnit Gardens; Mrs. Mary Hatter, Annandale Rd.; munity Field. Sara Taylor, Mt. St. Mary's; Mrs. Clarence Valentine, Waynesboro Rd.; Mrs. Helen Sanders, Tract Punt, Pass & Kick Program a suc-Rd.; Mrs. Francis Hemler, St. cess," Mr. Sherwin said. President olate cake with orange butter February is International Friend- Myers Radio & TV 3; Sayler's Anthony's; Harry Swomley, Cream- Kennedy has said this type of ery Rd.; Mrs. Elmer Fuss, Taney- program will enable our nation's town Rd.; Mrs. Curtis Topper, youth to build their energy and Gettysburg Rd.; Mrs. George J. Martin, Stoney Branch; Mrs. Rob- ant; moreover, I know all the ert Sayler, Motter's Station; and boys who enter will have a lot Mrs. Raymond Keilholtz, Four of fun, and I hope every grade

team game, Fairfield A's, 530; Fire Prevention Week Oct. 7-13

Fire Chief Sterling White announces that October 7-13 has to National Football League games been designated as National Fire for area winners culminating with Prevention Week and calls upon all citizens to take precaution House reception and a "play-off" against fires of all types and to rid at the National Football League their premises of any firetraps or hazards that might exist.

Permit Issued

A permit was issued this week in Frederick to Earl K. Andrew, mitsburg Jaycees as judges and R1, Emmitsburg, to build a bed- other officials of the Emmitesburg room costing \$250 which will be competition. created from part of a porch at | Entrants must be accompanied his home on the Hampton Valley by a parent or guardian; the com-

more, spent the weekend here vis- is no body contact involved. Newspaper want ads are care- iting her parents, Mr. and Mrs.

Mother Seton Bazaar Date Set

Big-Top Bazaar at Mother Seton School. The annual fund-raising event, which will feature a circus theme this year, will be held on Saturday, Oct. 20, 3-9 p.m. in the school cafetorium.

The affair is sponsored by the PTA which invites the public to shop under the Big Top for cakes, candies, delicatessan items, for flowers, religious articles and rare white elephants. The delicious supper will cost only 50 cents and there'll be rides, games and movies for the youngsters.

Bazaar chairman, Mrs. R. T. Green, and her committee, plan a gay lighthearted festival. There will be bingo, rummage, rides, a grab-bag and many other attractions. From time to time during the afternoon and evening barkers will arrange the distribution of valuable prizes including a handsome, portable TV. Free baby-sitting in one of the school activity rooms will be provided by eigth

grade girls. zaar are earmarked mainly for library books and classroom equipment. In the past the PTA has purchased text books, library books, a projector, film strips, sci-

Observe Golden Wedding Anniversary

Mr. and Mrs. Otto F. Hahn, Emmitsburg, were recently guests of honor at a dinner party, upon the occasion of their golden wedding anniversary, held at the home of their niece and nephew, Mr. and Mrs. Theodore Cook of Pasadena, Md. Mr. Hahn, 86, was head baker at Mt. St. Mary's College Mrs. Jane Bollinger, Chairman and the State Sanatorium at Saof the Emmitsburg District of billasville for some 40 years. He the Frederick County United Ap- is now retired. The reception tenthe Volunteer Workers and the 50th anniversary was attended by territories in which they will work. approximately 20 guests. The Material and instructions for guests of honor were the recipieach volunteer worker has been ents of many nice gifts and good Mary's College and St. Joseph ately decorated anniversary cake were as follows: Debbie Baker,
Darlene Eyler, Glenda McGlaughlin, Sharon Ohler and Mary Mar
Rt. Rev. Robert R. Kline, Ph.D.,
College president, explained to the line Council.

Next Friday and Saturday the College between Oct. 8 and 19.

College president, explained to the line Council.

Mrs. Bollinger who is president for the genial alumning group the five-year \$3,
One of Melveny is to be a member of the council.

It was announced that under alumning group the five-year \$3,
One of Melveny is to be a member of the council.

Mrs. Bollinger who is president for the previous famous restaurced and several an aurant in Baltimore. It is note-Mr. and Mrs. Hahn's family were

Local Little League official, Paul Sherwin, has been named Comgram in Emmitsburg. Co-sponsor

As Competition Director, Mr. held Saturday, Nov. 3 at Com-

"It is a great honor and pleasure to be asked to help make the strength, which is highly importschool boy within the age limits will want to practice up and compete for the many prizes and trophies in this great national competition."

Registrations for the program, which features expense-paid trips trips to Washington and a White Championship game for ten finalists, will be open throughout October at Sperry's Garage in Emmitsburg.

Mr. Sherwin named the Em-

petition is free to all grade school boys seven through 11, and no Miss Mary Jane Scott, Balti- special equipment is needed. There

served his birthday Wednesday.

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1-Tread design for Whine Free dry road driving. 2-Four Full Plies (not 2).

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6-Our Guarantee that you "Go Thru Snow-Or We Pay the Tow"!

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• Roughage grinding and mixing service • Bulk delivery

Bulk limestone deliveries - Bulk Fertilizer with Heptachlor or Dieldrin and Boron added as your needs for same are required.

CR 1-3111

ROCKY RIDGE WAREHOUSE

Phone Hillcrest 7-3824

Meet us at the Community Show to be held in the Emmitsburg High School, Friday and Saturday, October 12-13

The first ice cream cone was his, or her, parents, how life should originated at the St. Loius Exposition in 1904.

> John Wise, an aeronaut, was the first man to suggest airship bombing. He petitioned Congress in 1851 for funds to carry out his

Statement required by the Act of August 24, 1912, as Amended by the Acts of March 3, 1933, July 2, 1946 and June 11, 1960 (74) Stat. 208) showing the ownership, management, and circulation of Emmitsburg Chronicle published Friday, weekly, at Emmitsborg, Maryland for October, 1962.

1. The names and address of the publisher, editor, managing editor, and business managers are: Publisher, Charles A. Elder, Emmitsburg, Md.; Editor, Eharles A. Elder, Emmitsburg, Md.

2. The owner is: (If owned by corporation, its name and address must be stated and also immediately thereunder the names and addresses of stockholders owning or holding 1 percent or more of total amount of stock. If not owned by a corporation, the names and addresses of the individual owners must be given. If owned by a partnership or other unincorporated firm, its name and address, as well as that of each individual member, must be given.) Chronicle Press Inc., Emmits-

burg, Md. Charles A. Elder, President and Treasurer, Emmitsburg, Md.

3. The known bondholders, mortgagees, and other security holders owning or holding 1 percent or more of total amount of bonds. mortgages, or other securities are:

4. Paragraphs 2 and 3 include, in cases where the stockholder or security holder appears upon the books of the company as trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting; also the statements in the two paragraphs show the affiant's full knowledge and belief as to the circumstances and conditions under which stockholders and security holders who do not appear upon the books of the company as trustees, hold stock and securities in a capacity other than that of a bona fide owner.

5. The average number of iopies of each issue of this publication sold or distributed, through the mails or otherwise, to paid subscribers during the 12 months preceding the date shown above was: (This information is required by the act of June 11, 1960 to be included in all statements regardless of frequency of issue.) 1050. CHARLES A. ELDER

Editor Sworn to and subscribed before me this 2nd day of October, 1962. Ada H. Sperry Notary Public (My commission expires May 6,

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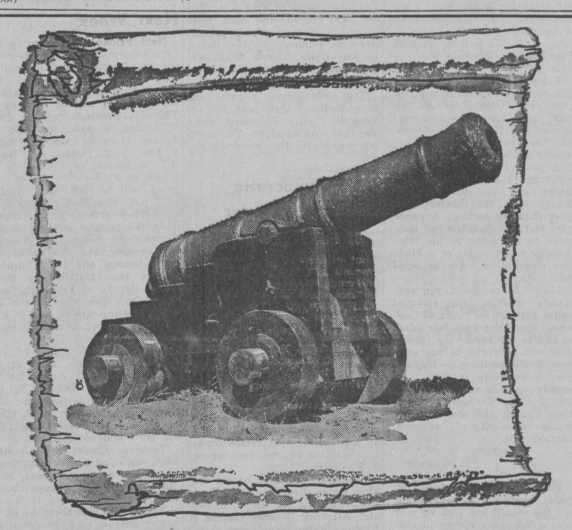
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Emmitsburg Chronicle

EMMITSBURG, FREDERICK COUNTY, MARYLAND kly on Friday by the CHRONICLE PRESS INCORPORATED. South eaus, Emmitsburg, Maryland. Telephone Hillcrest 7-5511.

CHARLES ARTHUR ELDER, Editor-Publish

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ed as Second Class Matter at the Postoffice at Emmitsburg, Maryland, under the Congressional Act of March 3, 1879.





want ads is foreseen by Gerald first president of American Red was 2855 Syracuse, Dearborn, G. Griffin, editor, Help - Wanted Trend. This number would be Cross after its organization in Cause were married on the 23rd Trend. This number would be washington, D. C. on May 21, cause were married on the 23rd September, 1962, by the Circuit day of April, 1953, at Detroit, Court for Frederick County, Marymillion want ads published in 1956. 1881.

SEE THE NEW

RCA VICTOR TV

-FIRST CHOICE IN TELEVISION-

COME IN AND SEE THEM

MATTHEWS GAS CO.

TWO BIG STORES

Emmitsburg and Thurmont

- ROAD STONE
- FREE STATE MASONRY MORTAR
- READY-MIXED CONCRETE
- MASONS' LIMIT
- AGRICULTURAL LIMING MATERIALS

M. J. GROVE LIME COMPANY

Phone Thurmont CR 1-6381 — Frederick MO 2-1181

ATTENTION!

Members of the **Gettysburg Moose**



-FREE PRIZE GAME EVERY FRIDAY NIGHT-

DANCE THIS SATURDAY NIGHT WALTER CARL'S ORCHESTRA

-Entertainment and Floor Show-Groff Theatrical Agency, York, Pa.

PUBLIC SALE

REAL ESTATE, ANTIQUES AND **HOUSEHOLD GOODS**

Saturday, October 13, 1962

AT 10:00 O'CLOCK A. M., DST

Due to the death of Mrs. Mary M. Stouter, we will offer at Public Sale at her late residence known as the Felix Stouter Farm, located two miles west of Emmitsburg, Md. on the Crystal Fountain Rd., ¼ mile west of the Annandale Road, the following to-wit:

PERSONAL PROPERTY

Dry Sink, 2 Dough Trays, Chunk Stove, Oil Heater, Trunks, Blanket Chest, Hall Rack, Old Lamps, Flat Irons, old Picture Frames, Mirrors, Marbletop Dresser, old Wood Safe, ture Frames, Mirrors, Marbletop Dresser, old Wood Safe, Wooden Tubs, Dropleaf Table, Oak Buffet, Oak Cupboard, Piano, Round Oak Ext. Table, Copper Kettle, old Couch, Washstand, Rayo Lamp, Jugs, Crosley Electric Refrigerator, Westinghouse Electric Stove, Frigidaire, Automatic Washer, Seigler Coal Stove, Motorola TV Set, 3-pc. Livingroom Suite, small Radio, Columbian Kitchen Range, Metal Utility Cabinet, Beds, Dressers, Chairs Straight and Rocker, Baby Crib, Play Pen, Wardrobe, 6-pc. Bedroom Suite, Clocks, lots of Records, Sewing Machine, Vacuum Cleaner, Porch Swings, Maytag Washer, Benches, Garden Tractor, Bed Clothing, Linens, Dishes of all kinds (some antique cooking utensils), lots of jarred fruits. jarred fruits.

REAL ESTATE

to be offered at 1:30 o'clock

Located on Crystal Fountain Rd. at east end of Hampton
Valley in Emmitsburg District in Frederick County, Md.,
about ¼ mile west of home farm where personal property will be sold, consisting of 20 acres, more or less, improved with a 2-story log weatherboard House and frame barn, in poor condition.

TERMS of Real Estate, 10% of purchase price on day of sale, balance on ratification.

TERMS-On Personal Property, Cash. Not responsible for any accidents-Lunch rights reserved.

CHARLES F. STOUTER MARTIN B. STOUTER ANNA G. STOUTER Executors

GUSS SHANK, Auctioneer CARL HAINES, Clerk

COUNTY, MARYLAND

KAYE LORRAINE TADRICK 330 North Market Street Frederick, Maryland

PAUL JAMES TADRICK 2855 Syracuse Dearborn, Michigan

ant, Paul James Tadrick.

The Bill recites that the Com-A 1962 potential of 10.5 million | Miss Clara Barton was made land, whose last known address quire.

CUIT COURT FOR FREDERICK to solemnize marriages under the give notice to the Defendant of aw of the State of Michigan; the object and substance of this Solicitor for Complainant, 105 riage no child or children were Order to be inserted in some news- Maryland, Monument 2-1781. born; and that the Complainant paper published in the County of Ffled September 5. 1962 and the Defendant have voluntar- Frederick, once each week for TRUE COPY TEST ily lived separate and apart, with- four successive weeks before the Ellis C. Wachter, Clerk out any cohabitation for more 13th day of October, 1962, com- 9 14 4t than eighteen months prior to the manding him to be and appear in The Bill of Complaint is a suit filing of this Bill of Complaint, this Court, in person, or by solicito procure a divorce A VINCULO and that such separation is be- tor, on or before the 13th day of of the three most important doc-MATRIMONII from the Defend- yourd any reasonable hope or ex- November, 1962, and show cause, uments in American history—the pectation of reconciliation.

The Bill then prays that the not be passed as prayed. plainant, Kaye Lorraine Tadrick Complainant, Kaye Lorraine Tadis a resident of Frederick County, rick, be divorced A VINCULO State of Maryland, where she has MATRIMONII from the Defendresided for more than one year ant, Paul James Tadrick, and for last past; that the defendant is a such other and further relief as non-resident of the State of Mary- the nature of her case may re-

It is thereupon this 5th day of

DON'T BE CAUGHT THE FIRST FREEZING DAY!



LET US CHECK YOUR RADIATOR HOSE AND CONNECTIONS AND WINTERIZE YOUR CAR NOW.

Anti-Freeze—Snow Tires—Chains

KEEPERS ESSO STATION

Charles E. Keepers, Prop.

EMMITSBURG

MARYLAND

Edwin F. Nikirk

if any he has, why a Decree should Declaration of Independence, the U. S. Constitution and Lincoln's Ellis C. Wachter , Gettysburg Address.

ORDER OF PUBLICATION Michigan, by Judge Patrick O'- land, sitting as a Court of Equity, Clerk of the Circuit Court for Transcontinental mail service NO. 20100 EQUITY IN THE CIR- Brien, who was duly authorized ORDERED that the Complainant Frederick County, Maryland. was inaugurated between New York City and San Francisco in that as a result of the said mar-Bill, by causing a copy of this West Second Street, Frederick, 1920 with mail carried in planes by day and train by night.



PHONE HI 7-5151 FOR FREE DELIVERY OF

- BEER
- PARTY SNACKS
- SOFT DRINKS
 - ICE CREAM



Roger Liquor Store

PHONE HI 7-5151

ANN G. ROGER, Prop.

S. SETON AVE.

EMMITSBURG, MD

DELIVERY AND DRIVE-IN SERVICE



'63 CHEVROLET IMPALA SPORT SEDAN



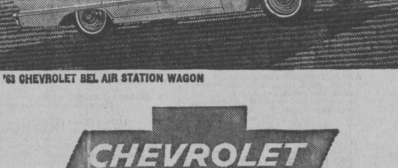
63 CHEVROLET IMPALA SPORT COUPE



%3 CHEVY II NOVA 400 SPORT COUPE

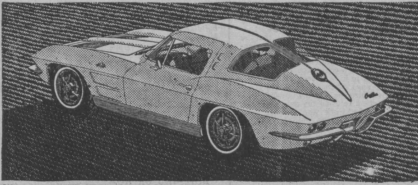


63 CHEVY II NOVA 400 STATION WAGON





This is about the best thing that's happened to buying cars since Chevrolet started building them-four entirely different kinds of cars to choose from at your Chevrolet dealer's One-Stop Shopping Center. If you're a luxury-lover, you'll probably want to go no further than those 13 plush new Jet-smooth '63 Chevrolets. Want to give your budget an even bigger break? Step over and see what's new with those 10 nifty models of the '63 Chevy II. Or maybe you've been eyeing sports-car caps, in which case have a go at a sporty new '63 Corvair (8 of them, including three snazzy bucket-seat Monzas and those big Greenbrier Sports Wagons). There's even something for the all-out sports-car set-the daring Corvette Sting Ray. Picking a new car has never been easier. (Unless you'd like to own them all!)



NEW CORVETTE STING RAY SPORT COUPE



'63 CORVAIR MONZA CONVERTIBLE

It's Chevy Showtime '63 ! - See four entirely different kinds of cars at your Chevrolet Dealer's Showroom

Redding Chevrolet, Inc.

THURMONT

MARYLAND

PROCLAMATION OF THE GOVER-TOR OF MARYLAND DISECTIVE THE PUBLICATION OF STATE-

WHEREAS, at its regular session of 1961, the General Assembly enacted Chapters 206, 883, 205 and 616; and WHEREAS, Petitions were filed under the provisions of Article XVI of the Constitution of Maryland requesting that said Chapters 206, 883, 205 and 616 be submitted to the registered voters of the State for their approval or rejection at the polls; and WHEREAS, the text of said Chapters 206, 883, 205 and 616 is as follows:

CHAPTER NO. 206

AN ACT to repeal and re-enact, with amendments, Sections 159, 162 and 164 of Article 33 of the Annotated Code of Maryland (1957 Edition), title "Elections", sub-title "House of Representatives", and to add a rew Section 166A to said Article and sub-title, to follow immediately after Section 166 thereof, creating a new eighth congressional district in the State of Maryland, making changes in certain other districts in conformity therewith, making provisions for the application of this Act and relating generally to the several congressional districts of the State of Maryland and the tenure of the several Representatives from the State of Maryland and the tenure of the several Representatives from the State of Maryland and the tenure of the several Representatives from the State of Maryland and the tenure of the several Representatives from the State of Maryland, That Sections 159, 162 and 164 of Article 33 of the Annotated Code of Maryland, That Sections 159, 162 and 164 of Article 33 of the Annotated Code of Maryland, That Sections 159, 162 and 164 of Article 37 of the State of Representatives", sub-title "House of Representatives", be and they are repealed and re-enacted, with amendments, and that new Section 166A be and it is hereby added to said Article and sub-title, to follow immediately after Section 166 thereof, all to read as follows:

This State shall be divided into [seven]

eight districts for the choosing of [seven]

eight Representatives in the Congress of
the United States, which will be numbered respectively from one to [seven] eight.

respectively from one to [seven] eight.

162.

The third congressional district shall be composed of the first, second, third, fourth, fifth, sixth, seventh, eighth, twenty-second, twenty-third and twenty-fourth wards of Baltimore City, [and] the third, fourth, fifth, sixth, seventh, eighth and ninth precincts of the eighteenth ward of Baltimore City, the twelfth to the nineteenth precincts, inclusive, of the twenty-fifth ward of Baltimore City, the first to the twenty-fifth precincts, inclusive, of the twenty-sixth ward and the first precinct of the twenty-sixth ward and the first precinct of the twenty-seventh ward, as said wards and precincts are presently laid out, and shall be entitled to choose one Representatives.

sentative in the House of Representatives.

164.
The fifth congressional district shall
be composed of 5the twelfth to the nineteenth precincts, inclusive, of the twentyfifth ward of Baltimore City, as presently
laid out, and of 1 Anne Arundel, Calvert,
Charles 5, Howard, Prince George's
and St. Mary's counties, and shall be
entitled to choose one Representative in
the House of Representatives.

166A.

entitled to choose one Representative in the House of Representatives.

166A.

The eighth congressional district shall be composed of Howard and Prince George's counties, and shall be entitled to choose one Representative in the House of Representatives.

Sec. 2. And be it further enacted, That nothing in this Act shall be construed or applied to affect or change the boundaries of the seven existing congressional districts in the State of Maryland, so far as concerns the tenure and the positions of the seven representatives holding these offices on the effective date of this Act. The changes in the several congressional districts are to be effective for the election of eight Representatives in the primary and general elections scheduled for the year 1962; and from and after the time the eight Representatives elected in 1962 qualify for and assume these positions, the eight districts provided for by law shall be the congressional districts of the State of Maryland.

Sec. 3. And be it further enacted,

SEC. 3. And be it further enacted, That this Act shall take effect June 1,

That this Act shall take effect June 1, 1961.

Explanation: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 883

An ACT to add new Sections 4 (f), 6 (h) and 6 (i) to follow immediately after Sections 4 (e) and 6 (g), respectively, and to repeal and re-enact, with amendments, Section 3 (b) (1), 3 (c), 6 (a), (c), (d) and (f), AND TO REPEAL SECTION 20 (N) (10), of Article 95A of the Annotated Code of Maryland (1957 Edition and 1960 Supplement), title "Unemployment Insurance Law", sub-title "Benefits", to amend the unemployment insurance laws generally with respect to eligibility for benefits, to the amount and period of benefits payable to claimants and for their dependents, and to disqualifications or reductions of benefits to certain claimants and for certain causes, AND TO ELIMINATE VACATION PAY FROM THE EXEMPTION FROM THE DEFINITION OF WAGES.

SECTION 1. Be it enacted by the General Assembly of Maryland, That new Sections 4(f), 6 (h) and 6 (i), be and they are hereby added, to follow immediately after Sections 4 (e) and 6 (g), respectively, to Article 95A of the Annotated Code of Maryland (1957 Edition), title "Unemployment Insurance Law", sub-title "Benefits", and to read as follows:

4. (F) REQUIREMENT FOR EARN-ING WAGES PRIOR TO SECOND

follows:
4. (F) REQUIREMENT FOR EARN-

4. (F) REQUIREMENT FOR EARNING WAGES PRIOR TO SECOND
BENEFIT YEAR.—AN INDIVIDUAL
WHO HAS RECEIVED HIS TOTAL
MAXIMUM BENEFITS IN A BENEFIT YEAR SHALL NOT BE ELIGIBLE FOR BENEFITS IN A SUBSEQUENT BENEFITS IN A SUBSEQUENT BENEFITY YEAR UNLESS
SUCH INDIVIDUAL SHALL HAVE
EARNED WAGES IN INSURED
WORK AS DEFINED IN SECTION
20 EQUAL TO NOT LESS THAN
TEN TIMES HIS WEEKLY BENEFIT AMOUNT AFTER THE BEGINNING OF THE BENEFIT YEAR
IN WHICH HE EXHAUSTED HIS
BENEFITS.

6. (h) Remuneration from old-age and

benefits.

6.(h) Remuneration from old-age and survivors insurance and pensions.—For any week with respect to which he is receiving, has received, or has filed, or is eligible to file a claim for remuneration in an amount equal to or in excess of his weekly benefit amount in the form of:

of his weekly benefit amount in the form of:

(1) One-half of the amount which an individual has received or will receive with respect to a week in the form of an old-age insurance benefit under Title II of the Federal Social Security Act; or

(2) A pension or annuity under a private pension plan, as provided below:

(A) The entire amount which an individual received or will receive with respect to a week in the form of a retirement payment from an employing unit for which he performed services and which pays all of the cost of such retirement payment, or from a trust, an amuity or insurance fund, or under an annuity or insurance contract, to or under which an employing unit for which he performed services pays or has paid all the premiums or contributions; and

(B) One-half of the amount which an individual has received or will receive with respect to a week in the form of a retirement payment from an employing unit for which he performed services and which pays some, but not all, of the cost of such retirement, or from a trust, annuity or insurance fund, or under an annuity or insurance fund, or under an annuity or insurance fund, or under awhich an employing unit for which he performed services pays or has paid some, but not all of the premiums or contributions. (B) One-half of the amount which an

some, but not all of the premiums or contributions.

EXCEPT, that if such remuneration is less than his weekly benefit amount an otherwise eligible individual shall not be deemed ineligible and shall be entitled to receive for such week benefits reduced by the amount of such payments. Any benefit payment reduced because of the provisions of this section shall constitute a full week's benefits for the purposes of computing duration during the benefit year.

(i) Dismissal payment or wages im lieu of notice, vacation allowance.—For any week with respect to which he is receiving, has received, or has filed, or is eligible to file a claim for remuneration in an amount equal to of in easeast of his weekly benefit amount in the form

(1) Dismissal payment or wages in Not of acoles was the legally required or not, SUCH PAYMENTS TO BE ALLOCATED TO A NUMBER OF WEEKS FOLLOWING SEPARATION FROM EMPLOYMENT EQUAL TO THE NUMBER OF WEEKS' PAY RECEIVED; or (2) Vacation allowance (paid directly by the embloyer or indirectly from a

THE NUMBER OF WEEKS' PAY

THECEIVED; or

(2) Vacation allowance (paid directly) by the employer or indirectly from a fund); SUCH PAYMENTS WHEN
PAID AT THE TIME OF, OR DURING, A LAYOFF OR SEPARATION
FROM EMPLOYMENT SHALL BE
ALLOCATED TO A NUMBER OF
WEEKS FOLLOWING THE DATE
OF PAYMENT EQUAL TO THE
NUMBER OF WEEKS' PAY RECEIVED.
Provided, that if such remuneration is less than his weekly benefit amount, an otherwise eligible individual shall not be deemed ineligible and shall be entitled to receive for such week benefits reduced by the amount of such payments.
Any benefit payment reduced because of the provisions of this section shall constitute a full week's benefits for the purposes of computing duration during the benefit year.

Sec. 2. And be it further enacted, That Sections 3 (b) (1), 3 (c), 6 (a), (c), (d) and (f) of the said Article, title and sub-title, (1957 Edition and 1960 Supplement) be and they are hereby repealed and re-enacted, with amendments, to read as follows:

3 (b) (1). Weekly Benefit Amount.—An individual's "weekly benefit amount" Iand "allowance for dependents" I shall be determined by applying the total of wages paid him for insured work in that calendar quarter of his base period in which such total wages were highest to column (A) in "schedule of benefits" set forth below. Upon determination as to the division of said schedule for which such individual's high quarter wages qualify, the weekly benefit amount shawn on the same line in column (B) I, and the amount of allowance for dependents shall be the amount shown on the same line in column (B) I, and the amount of allowances are payable].

Provided, if a claimant had not earned qualifying wages, as required in Section 4 (e) of this article, for the weekly benefit amount shown on the same line in column in one vent shall any claimant be permitted to drop down more than three division on said schedule, he is to be considered eligible for benefits as shown in said lower division. Provided further, that in no event shall any claimant be p

divisions as shown on the said schedule of benefits.

SCHEDULE OF BENEFITS

Weekly Minimum Benefit Qualifying sion Quarter Wages Amount Wages

(A) (B) (C)

1 \$192.01 to \$240.00 \$10.00 \$360.

[Dependents Allowances]

[(D) (E) (F) (G)]

[(one) (Two) (Three) (Four)]

[\$2.00 \$4.00 \$6.00 \$8.00]

Divi- High Benefit Qualifying sion Quarter Wages Amount Wages

(A) (B) (C)

2 \$240.01 to \$264.00 \$10.00 \$96.

[Dependents Allowances]

[(D) (E) (F) (G)]

[(One) (Two) (Three) (Four)]

6 \$336.01 to \$360.00 15.00 540.

[Dependents Allowances]
[(D) (E) (F) (G)]
[(One) (Two) (Three) (Four)
[2.00 4.00 6.00 8.00]

Weekly Minimum
Benefit Qualifying
sion Quarter Wages Amount Wages
(A) (B) (C)
7 \$360.01 to \$384.00 16.00 576.
[Dependents Allowances]

7 \$360.01 to \$384.00 16.00 576.

[Dependents Allowances]
[(D) (E) (F) (G)]
[(One) (Two) (Three) (Four)]
[2.00 4.00 6.00 8.00]

Weekly Minimum
Benefit Qualifying
aion Quarter Wages Amount Wages
(A) (B) (C)

\$ \$384.01 to \$408.00 17.00 612.

[[Dependents Allowances]
[(D) (E) (F) (G)]
[(One) (Two) (Three) (Four)]
[2.00 4.00 6.00 8.00]

Weekly Minimum
Benefit Qualifying
aion Quarter Wages Amount Wages
(A) (B) (C)

\$ \$408.01 to \$432.00 18.00 648.
[[Dependents Allowances]

18 \$664.01 to \$648.00 27.00 972.
[Dept:square Allowances]

(D) (E) (F) (G)]

(Dos) (Two) (Three) (Four)]

(1.00 4.00 6.00 8.00]

Weakly Minimum

Benefit Qualifying
stan Quarter Wages Amount Wages

(A) (B) (C)

19 \$648.01 to \$672.00 28.00 1,008,
[Dependents Allowances]

The pendents Allowances]

[(D) (E) (F) (G)]

[(One) (Two) (Three) (Four)]

[2.00 4.00 6.00 8.00]

Weekly Minimum
Benefit Qualifying sion Quarter Wages Amount Wages

[(D) (E) (F) (G)]

[(Doe) (Two) (Three) (Four)]

[2.00 4.00 6.00 8.00]

Weekly Minimum
Benefit Qualifying sion Quarter Wages Amount Wages

(A) (B) (C)

26 \$816.01 for more]

to \$\$40.00 6.00 8.00]

Weekly Minimum
Benefit Qualifying sion Quarter Wages Amount Wages

(A) (B) (C)

26 \$816.01 for more]

(A) (E) (F) (G)]

[(One) (Two) (Three) (Four)]

[(On

6.
(a) Voluntarily leaving work.—For the week in which his unemployment is due to his leaving work voluntarily without good cause, if so found by the Executive Director and for not less than the one nor more than nine weeks which immediately follow such week as determined by the Executive Director in each case OR until he has become re-employed and has earnings therein equal to at least ten (10) times his weekly benefit amount.

case OR until he has become re-employed and has earnings therein equal to at least ten (10) times his weekly benefit amount.

(c) Discharge or suspension as a disciplinary measure.—For the week in which he has been discharged, or suspended as a disciplinary measure, for misconduct connected with his work (other than for acts specified hereinabove in this section), if so found by the Executive Director and for not less than the one nor more than the nine weeks which immediately follow such week as determined by the Executive Director in each case according to the seriousness of the misconduct OR until he has become re-employed and has earnings therein equal to at least ten (10) times his weekly benefit amount.

(d) Failure to apply for or accept work; determination of suitable work.—If the Executive Director finds that he failed, without good cause, either to apply for available, suitable work, when so directed by the Executive Director, or to accept suitable work when offered him, or to return to his customary self-employment (if any) when so directed by the Executive Director. Such disqualification shall be effective from the date when the application for work was to have been made, or when he was notified that suitable work became available to him, or when directed to return to his customary self-employment by the Executive Director, whichever is later, and shall continue for not less than one or more than ten weeks immediately following thereafter OR until such individual has become re-employed and has earnings therein equal to at least ten (10) times his weekly benefit amount.

(1) In determining whether or not any work is suitable for an individual, the Executive Director shall consider the degree of risk involved to his health, saiety, and morals, his physical fitness and prior training, his experience and prior earnings, his length of unemployment and prospects for securing local work in his customary occupation, and the distance of the available work from his residence.

(2) Notwithstanding any other pr

deemed suitable and benefits shall not be denied under this article to any otherwise eligible individual for refusing to accept new work under any of the following conditions: (A) If the position offered is vacant due directly to a strike, lockout, or other labor dispute; (B) if the wages, hours, or other conditions of the work offered are substantially less favorable to the individual than those prevailing for similar work in the locality; (C) if as a condition of being employed the individual would be required to join a company union or to resign from or refrain from joining any bona fide labor organization.

(f) Pregnancy. — For the FOUR months before the expected date of the birth of a child and the two months after the actual date of the birth of said child, in either of which cases the Executive Director may require the production of doctor's certificates to establish such dates; but she shall be eligible for benefits during the first FIVE months of pregnancy providing that she is physically able to continue her employment and is otherwise eligible under the benefit eligibility conditions set out in Section 4 (c)

4 (c).
SEC. 3. AND BE IT FURTHER ENACTED, THAT SECTION 20 (N) (10) OF THE SAID ARTICLE AND SUB-TITLE BE AND THE SAME IS HEREBY REPEALED.
SEC. 4. And be it further enacted, That this Act shall take effect June 1, 1961

Explanation: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill. CHAPTER 205

AN ACT to add new Sections 161A-161KK to Article 23 of the Annotated Code of Maryland (1957 Edition), title "Corporations", sub-title "Building or Homestead Associations", to follow immediately after Section 161 thereof, providing generally for the organization, incorporation, operation, conduct, regulation of and supervision over the savings and loan business, which is known generally as the building, savings and loan or homestead business; providing further for the investments, withdrawal of accounts, taxation, membership, promotional activities, management and functions of such businesses, including class and type of securities, and allocation of profits, reserves and dividends; providing for the branching, consolidation, merger, dissolution, and revival of such businesses; making provision for conservators and receivers for such businesses; making provision for conservators and receivers for such businesses; exempting accounts of such businesses; making provision for the members of such Board and for their qualifications, tenure, powers and duties; creating a Department of Building, Savings and Loan Associations, providing for a Director and for other officers and employees of this Department, and making provision for the appointment, duties, compensation, policy, powers and duties of all such officers and employees of this Department; providing methods for compliance with stock class requirements; providing penalties for failure or refusal to comply with certain provisions of this Act; and relating generally to the organizations and businesses known generally as building, savings and loan or homestead businesses in this State.

Sections 161A-161KK be and they are hereby added to Article 23 of the Annotated Code of Maryland, That new Sections 161A-161KK be and they are hereby added to Article 23 of the Annotated Code of Maryland, the sub-

ity;
(e) Such associations shall be organized for the purpose of accepting free
share accounts and making loans to their

seed for the purpose of accepting free share accounts and making loans to their members;

(f) In order to achieve the aforesaid purposes and policy, it is necessary that all associations, EXCEPT AS PROVIDED IN SECTION 161P OF THIS ARTICLE, shall have only one kind or class of shares or stock and that all the holders of such shares or stock shall have equal rights as to voting, earnings, and assets;

(g) In order to further the policies herein expressed, the provisions of this Article applicable to associations shall be liberally construed to promote and foster the purposes of such associations.

161B. APPLICATION OF PROVISIONS.

(a) Definition of "association." As used in this sub-title, the word "association" shall mean building, savings and loan or homestead association or any other similiar association by whatever name called.

(b) Domestic and foreign associations. The provisions of this Article shall apply to all associations heretofore or hereafter organized under the laws of this State; and to all foreign associations duly authorized to do business in this State; and to all foreign associations duly authorized to do business in this State; and regulations brovide other-

State;
(c) Federal associations. Unless federal laws or regulations provide otherwise, Federal associations incorporated pursuant to the Homeowners Loan Act of 1933, as amended, and their members shall be subject to the provisions of this sub-title and shall possess all of the rights, powers, privileges, immunities and exemptions granted by this Article to associations operating hereunder and to the members thereof.

exemptions operating hereunder and to the members thereof.

161C. PROHIBITIONS.

(a) Who may transact business. No person or group of persons except (1) an association duly incorporated ninder Sections 161A through 161KK of this Article, or (2) an association duly incorporated prior to the enactment of the aforesaid Sections and conducted in conformity with the aforesaid Sections, or (3) a Federal association, or (4) a foreign association duly authorized to do business within this State and complying and conducting its business in conformity with the aforesaid Sections, shall transact business within the scope of this sub-title or do business under any name or title, or circulate or use any advertising or make any representation or give any information to any person which indicates or reasonably implies the operation of a building, savings and loan or homestead business.

(b) Injunction, Upon application of

(b) Injunction. Upon application of the Director, with the approval of the Board, a court of competent jurisdiction may issue an injunction to restrain any person or association from violating or continuing to violate any of the provisions of sub-section (a) hereof.

(c) Fine. In addition to the remedy provided in sub-section (b) hereof, any person or association violating any of the provisions of sub-section (a) hereof shall be deemed guilty of a misdemeanor and upon conviction shall be subject to a fine of not more than one thousand dollars (\$1,000.00) for each offense.

161D. EFFECT ON EXISTING BUILDING OR HOMESTEAD ASSOCIATIONS.

(a) By-laws, shares, etc.; operation.

(a) By-laws, shares, etc.; operation. Except as provided in sub-sections (b) and (c) hereof, the by-laws, shares, contracts, and obligations of any existing association shall continue in full force and effect. All such associations shall henceforth be operated and regulated in accordance with the pravisions of Sections 161A through 161KK of this Article.

Arricle.

(b) Compliance with stock class propictons. (l) If any association referred
to in sub-legion (e) hereof does not
then the STANBARDS and require-

ments established and provided by the time 1618 of this Articles and teaching the time Articles and requirements by hims above provided and requirements by hims above provided articles of amendment with many account of the Articles and Tasation; or (ii) if such articles and Tasation; or (ii) if such articles and the provisions of this Articles, such association many, on or before FEBRUARY 1, 1962, file articles of amendment with the Board and with the State Department of Assessments Tasation amending its charier by etinquishing such portion of its name, powers and purposes as relate to association existing under this Article so that it shall cease to exist as an association, and pursuant to such articles of amendment, and association which shall fail to file articles of amendment as the reimbefore provided shall be deemed to have entered into a voluntary liquidation, and upon and after FEBRUARY 1, 1962, shall cease to do business and shall continue in existence only for the purposes and with the principal affice of the association with only the powers and duities set forth in Sections 76-78 and 82-83 of this Article; and any director, stockholder or creditor of such association may petition the civil to take jurisdiction of the liquidation of such association as provided in Section 79 of this Articles, and any direction of the county in which the principal affice of the association is the creditor of such association as provided in Section 79 of this Articles.

(2) After FEBRUARY 1, 1962, shall also the articles of amendment in accordance with subsection (b) (1) hereof shall engage in ony activities other than those specified in this articles of amendment in accordance with subsection of such association as provided in Section 79 of this Articles.

(3) If ANY ASSOCIATION DESTREE TO FILE ARTICLES OF AMENDMENT AS PROVIDED BY SUB-SECTION (B) (1) (2) HERE-OF, IT SHALL FIRST GIVE NOTICE TO ITS DEPOSITORS OF AMENDMENT AS PROVIDED BY SUB-SECTION (B) (1) (2) HERE-OF, IT SHALL FIRST GIVE NOTICE TO THE RESULTING ORDINARY

the Senate. Each of the members shall have been a resident and registered voter of the State OF MARYLAND AND ENGAGED AS AN OFFICER OR DIRECTOR OF A BUILDING ASSOCIATION, THE PRINCIPAL PLACE
OF BUSINESS OF WHICH IS LOCATED IN THIS STATE, FOR AT
LEAST THE FIVE-YEAR PERIOD
NEXT PRECEDING HIS APPOINT.
MENT. AT LEAST THEE (3) OF
THE MEMBERS SHALL HAVE
BEEN ACTIVELY ENGAGED AS
OFFICERS OR DIRECTORS OF A
BUILDING ASSOCIATION CHARTERED OR INCORPORATED UNDER THE LAWS OF THE STATE
OF MARYLAND, FREE SHARE ACCOUNTS OF WHICH ARE NOT INSURED BY AN INSTRUMENTALITY OF THE UNITED STATES
GOVERNMENT. AT LEAST ONE
(1) OF THE MEMBERS SHALL
HAVE BEEN ACTIVELY ENGAGED
AS AN OFFICER OR DIRECTOR OF
AN ASSOCIATION, FREE SHARE
ACCOUNTS OF WHICH ARE INSURED BY AN INSTRUMENTALITY OF THE UNITED STATES
GOVERNMENT. AT LEAST THREE
(3) OF THE MEMBERS SHALL
HAVE BEEN ACTIVELY ENGAGED
AS AN OFFICER OR DIRECTOR OF
AN ASSOCIATION, FREE SHARE
ACCOUNTS OF WHICH ARE INSURED BY AN INSTRUMENTALITY OF THE UNITED STATES
GOVERNMENT. AT LEAST THREE
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MEMBERS SHALL BE RESIDENTS
OF THE COUNTIES OF MARYLAND. HOWEVER, THREE (3) OF
THE MEMBERS SHALL
HAVE BEEN AN OFFICER OR DIRECTOR OF AN ASSOCIATION
SHALL NOT APPLY. A PRACTICING ATTORNEY MAY BE A MEMBER OF THE BOARD UNLESS HE
SOR HAS BEEN WITHIN THE
TWELVE MONTH PRICED BY AN
ASSOCIATION OR

Nord.

(3) The Board shall submit, within thirty (30) days after the first formal meeting of the Board, a list to the Governor of the momes of five (8) persons qualified as herein set forth and competent in the opinion of the Board to perform the duties and functions of the Director. Thereafter the Board shall submit to the Governor such a list not less show therey (30) days before the date of the espiration of the term of appointment of the Director, or, in the case of vacancy, within fifteen (15) days of the occurence of said vacancy.

(3) The Board shall have full power to:

(3) The Board shall have full power to:

(i) advise and make recommendations to the Director on all and any questions within the scope of authority of the Director;

(ii) submit to the Governor proposed amendments to the building, savings and loan association laws of Maryland which it deems desirable;

(iii) establish methods and standards (1) to be used in making examinations of associations, (2) for the valuation of assets of associations, and (3) for advertising and promotional activities by associations;

(iv) to make, adopt, modify and amend such reles and regulations as may be reasonable and necessary to carry out the provisions of this Article, and to define any terms used therein as they may relate to or affect associations.

(f) Disqualifications. A member of the Board having any interest in or connection with an association as shareholder, director, mortgagor, attorney or otherwise shall not pass any order or sit in any hearing affecting such association.

(g) Quorum. A majority of the members of the Board shall constitute a quorum for the holding of meetings and hearings, but no action shall be taken in the name of the Board without the concurrence of at least four (4) members in attendance.

attendance.

101F. OATHS; SUBPOENAS.

(a) Power to administer and issue. At any hearing before the Board provided of for in Section 101H of this Article, the Board or any member thereof shall have the power to administer oaths. In connection with any such hearing, the Board may issue subpoens to compel the attendance and testimony of witnesses or the production of documents, either on the Board's own motion or at the request of any intervenor or party, which subpoens shall extend to all parts of the State and shall be issued and signed by the Director or by any member of the Board. The Board shall have power on motion after due notice, for good cause, to quash or modify any subpoena on the ground that such subpoena is unduly burdensome, unreasonable or oppressive. Subpoenas shall be served personally through the sheriff's office in the city or county in which service can be made, or by any person of lawful age.

(b) Failure to comply. If a person upon whom a subpoena has been properly served fails to obey its command, without reasonable cause, refuse to be sworn or examined, or answer a question, or produce a book or paper when ordered to do so, pursuant to subpoena, the Board may, and upon request of any party to proceedings before the Board, shall apply to any judge of the Supreme Bench of Baltimore City or of the circuit court of any county, upon proof by affidavit of the fact, for a rule or order returnable within not less than two (2) nor more than five (5) days, directing such person to show cause before the judge who made the order, or any other judge of the same bench or circuit, why he should not be adjudged guilty of a contempt and purished as contempts are punishable by courts of record; upon the return of such person has refused, without reasonable cause or legge shall determine that such person thas person to show case before the judge of the same bench or circuit, why he should not be adjudged guilty of a contempt and purished as contempts are punishable proved on the ground that the testimony or

DEPARTMENT AND DIREC-

TOR.

(a) Establishment, Appointment, Qualifications and Tenure. The Department of Building, Savings and Loan Associations is hereby established. The head of the Department, with general powers of administration, shall be the Director, who shall be appointed by the Governor as of the first day of July, 1961, and each sixth (6th) year thereafter from the list of five (5) persons submitted to him by the Board pursuant to Section 161E of this Article. Each of the persons named on such list shall have at least five (5) years' experience as an officer, director or attorney of an association chartered or incorporated under the laws of the State of Maryland or as an employee of the Department and each for at least the five (5) previous years shall have been a resident and registered voter of Maryland. The Director shall hold office for six (6) years and until his successor shall have been duly appointed and qualified. The Governor may remove the Director for official misconduct, incompetency or neglect of duty. Any vacancy in the office of Director shall be filed by the Governor for the unexpired portion of the term from a list of names of qualified persons as aforesaid, to be submitted pursuant to Section 161E hereof, The Director shall give bond to the State of Maryland in the amount of twenty thousand dollars (\$20,000.00) in such form as the Board may require and conditioned upon proper and faithful discharge of his duties.

(c) Powers. The Director shall have general supervision over all associations which are subject to the provisions of this State to carry out the provision of this State to carry out the provision of this State to carry out the provision of this Sub-title; (3) to comply with such regulations as may be adopted pursuant to the provisions of this sub-title; But, no such order shall have first given the directors of such association, or their representatives, an opportunity to be heard at a time and place designated by the Director shall have first given the directors of such association, or their r

ACCOUNTS.

(a) Director to order discontinuance of illegal practice. If the Director, as a result of any examination or from any report made to him, shall find that any association is violating the provisions of its articles of incorporation or by-laws, or the laws of this State, or of the United States, or any lawful order of the Director, he shall, by written order, state the alleged violation therein, together with the facts alleged to constitute such violation, and direct discontinuance of such violation and conformance with all requirements of law.

(b) Contents of order; finality without hearing. Every communication having the effect of an order to any association shall be in writing signed by the Director stating in detail the violation complained of and shall be sent by registered mail to the association afected thereby, addressed to the president thereof at the home affice of the association as

(c) Appeal to and hearing before the Board. If, after departmental hearing, such Director issues an order relative to she subject matter of such hearing, such order shall be mailed, registered moli, return receipt requested, to the association affected thereby, as provided in subjection (a) hereof, and such order shall become final unless the association affected thereby shall file with the Board an appeal within twenty (20) days from the date of mailing of such order. Within thereby (30) days after the filing of such appeal, the Board shall hold a hearing. A record may be made by the Board of all testimony and proceedings at such hearing, the Board shall be sustained, rejected or modified, and the Board shall mail a copy thereof by registered mail mail a copy thereof by filing of orders.

(d) Appeal from order of the Board. The association affected or the holders of all least sen per cent (19%) of the parallel of the such association shall have the right within thirty (30) days of the date of mailing of any small order of the Board to appeal from such order by filing a petition in the Circuit Court of Baltimore City or in the event court for the county in which the appeal is a then shall hear the matter and all other parties of record.

(a) Judicial review. The court to which the appeal may be taken shall have the matter and all other parties of record.

(a) Judicial review of the Board for further proceedings as may be required. An appeal such wishesses and introduce man such as a such wishesses and introduce man for the basis for the appeal of the Court of Appeals of Moryland by any party to the proceedings in the some manner as other appeals are taken from the decision of any such as a provided of the parties of the Board manners and such

mod the provisions of Article 64A of this Cede, sitle, "Merit System," shall not apply.

(b) Merit System. The Director at his discretion may appoint the Deputy Director, from among the classified employees in the Department, and if such appointee is subsequently removed from or ceases me hold his position as Deputy Director, he shall be restored to the merit system atasus in the position held by him at the time of his appointment as Deputy Director ond examiners shall not be officers, directors, attorneys, employees or agents of, or in any manner be interested in, any association, except that they may be holders of free share accounts.

(d) Deputy Director to act for Director, give bond. In the absence of the Director or upon proper delegation by him, the Deputy Director shall act in the place and stead of the Director and is a acting shall have the same powers and auties as the Director. The Deputy Director shall give bond to the State of Maryland in the same amount and upon the same conditions as that required of the Director.

1611. INFORMATION TO BE CONFIDENTIAL.

The Director and his Deputy, examination in the same conditions as that required of the same conditions as that required of the absence of the association examined. When the phreat deems it to the interest of the many unbounder at association in one or the public, he may publish the results of the examination of an association in one or any appeal circulation. meard drems it to the interest of the subics, he may publish the results of the assimination of an association in one or more newspapers of general circulation in the city or counties which such association is located or doing business. This provision shall not prevent the proper exchange of information relating he associations, and to their business, with the representatives of associations of this or other states or with the representatives of the Federal Home Loan Bank Board.

261K. CONSERVATORSHIP.

Bank Board.

161K. CONSERVATORSHIP.

(a) Conservator. In the event that any association shall fail or refuse to carry ont any final order, and should the Board believe that the public interest may be sorved by the appointment of a conservation, it is authorised, acting through the alternary General, to apply to an equity owner for the city or county where the association has its principal Maryland affec for the appointment of a conservation. Such court is authorized to appoint a conservation of a conservation of the final shat such AS.

BOCIATION: (1) si in an impaired or insolvent condition; or (2) is in substential violation of any valid and applicable law or regulation; or (3) is concealing any of its assets, books or records; or (4) is conducting an usafe or unsound operation. The Director or his Deputy, or examiner, SHALL be appointed by the court as conservator, and a certified supply of the order of the court making such appointment shall be evidence thereof, and such conservator shall have the power and authority provided in this subsiste and such other power and authority as may be expressed in the orders of the sourt. Such conservator shall endeavor premiptly to remedy the situations complished of in the petition for his appointment of the affairs of such association. Within six (6) months of the date of such appointment, or within such time as the court may order, such association shall be returned to its board of directors and thereafter shall be managed and operated as if no conservator had been appointed, or a receiver shall be managed and operated as if no conservator had been appointed, or a receiver shall be managed and operated as if no conservator had been appointed, or a receiver shall be managed and operated as if no conservator had been appointed, or a receiver shall be managed and operated as if no conservator and returning such association he cover shall be paid by the association. A certified copy of the abent in director and privileges possessed by the officer, board of directors, and

cers, board of directors, and members of the association.

(c) Special counsel, espenses. Unless directed otherwise by order of the appointing court, the conservator shall not ration special counsel, or incur any esgenses, or liquidate assets except in the endinory course of operations.

(d) Removal of any officer, director or employee. The directors and afficers of any association for whom a conservator has been appointed as provided herein shall remain in office and the employees of the appointing court, upon recommendation of the Board, the conservation any remove any director, officer, or amployee.

(a) Operation of association. By meder (a) Operation of association.

may rendre any director, officer, or ampleyee.

(a) Operation of association. By order of the appointing court, while an association is in the charge of a conservator, members of such association shall constant to make payments to the association in accordance with the terms and consistency of their contracts, and the conservator may provide the shall of the providency to withdraw their quemble from the accordance provides the states appoint holders to withdraw their quemble from the accordance provides the states appeared to the providence of th

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with sub-section (e) hereof upon eatisfactory assurance of such payment and refund.

(f) Forfeiture of charter for non-use. Amy association heretofore formed which shall not actively engage in business by receiving money for free share accounts or making mortgage loans within ninety (90) days after the effective date of this Section, and any association hereafter formed which shall not actively engage in business by receiving money for free share accounts or making mortgage loans within ninety (90) days after the date upon which its legal corporate existence shall begin, shall forfeit its corporate charter for non-use, upon entry of an order, in accordance with Section 161H of this Article, finding no just cause for failure so actively to engage in business and directing the association to cease and dissolve its business. A copy of such order shall, upon finality, be certified to the State Department of Assessments and Taxation and, from the time of receipt by said Department, the powers conferred by law upon the association shall be inoperative, null and void 161N. INDICATION OF A BUILD. ING OR HOMESTEAD ASSOCIATION.

(a) Name indicating association. The name of the corporation shall be such as to indicate that it is a building, savings and loan or homestead association. This pourison shall be deemed to be complied with if the name contains the words "savings association", "building and loan association", "building and loan association", "building and loan such as to indicate that it is a corporation.

(b) Conformity. Only those building, savings and loan or homestead association", "savings and loan or homestead association", "savings and loan association", "savings and loan association", "savings and loan association", "savings and loan association", "building and loan or homestead association", "building and loan or homestead association", "savings and loan association", "building and loan or homestead association", "savings and loan or homestead association", and loan or homestead association", "and loan or

(b) Conformity. Only those building, savings and loan or homestead associations which conform to the provisions of this Article shall be entitled to call themselves savings associations, building associations, savings and loan associations, building and hom associations, building and homstead associations or any combination of said words.

161-0. CHARTER AMENDMENT.

Any amendment to the charter pursuant to Sections 10 through 13 of this Article shall be executed and filed with the Board in accordance with the procedures set forth in sub-section 161M (e) of this Article for filing of articles of incorporation, except that the provision requiring newspaper publication of the fact of filing shall not apply. The fee for filing articles of amendment with the Board shall be ten dollars (\$10.00), to be collected by the Board.

161P. CAPITAL.

(A) ONLY ONE CLASS OF STOCK. Any association heretofore or hereafter formed under this Article shall have or issue only one kind or class of shares or stock shall have equal rights as to voting, earnings and assets, and any association heretofore or hereafter formed shall have equal rights as to voting, earnings and assets, and any association heretofore or hereafter formed shall have or stock shall have equal rights as to voting, earnings and assets, and any association heretofore or hereafter formed shall have power of accepting subscriptions to and payments on account of any number of shores OR stock without limit and without other corporate action, notwithstanding any limitation on the number of shares or such association.

(B) EXCEPTION (A) HEREOF, OR OF THE SUBTITLE, IN ADDITION TO FREE SHARE ACCOUNTS, ANY ASSOCIATION ORGANIZED UNDER THE LAWS OF THIS STATE PRIOR TO JANUARY I, 1961, AND HAVING, AS OF THAT DATE, FREE SHARE ACCOUNTS IN THE MINIMUM AGGREGATE AMOUNT REQUIRED IN SECTION 161M (A) OF THIS ARTICLE, AND AUTHORIZED EN HERE SHARE ACCOUNTS AND NOT IN THE NATURE OF BORROWERS' SHARES, MAY MAINTAIN AND ISSUE SUCH SHARES OR STOCK, REGRADLESS OF CLASSIFICATION, ANY CHARTER O

NO ASSOCIATION SHALL QUALITY UNDER THIS EXCEPTION UNLESS IT SHALL HAVE SOLD AND OUTSTANDING ON OR BEFORE OCTOBER 1, 1961, AT LEAST FIFTY THOUSAND DOLLARS (\$50,000.00) AGGREGATE AMOUNT OF GUARANTY STOCK.

(C) GUARANTY STOCK.

(C) GUARANTY STOCK. GUARANTY STOCK SHALL CONSTITUTE A SECONDARY RESERVE OUT OF WHICH LOSSES SHALL BE PAID AFTER ALL OTHER AVAILABLE RESERVES HAVE BEEN EHAUSTED. SUCH STOCK SHALL: (1) HAVE A PAR VALUE OF ONE DOLLAR (\$1.00) OR SUCH GREATER AMOUNT AS THE ARTICLES OF INCORPORATION MAY PROVIDE; (2) BE NON-WITH-DRAWABLE, EXCEPT AS PROVIDED IN SUB-SECTION (D) (4) (III) HEREOF, UNTIL ALL CLAIMS AGAINST AND LIABILITIES OF THE ASSOCIATION HAVE BEEN FULLY SATISFIED AND ALL FREE SHARE ACCOUNTS PAID OUT TO THE HOLDERS THEREOF AT THEIR WITHDRAWAL VALUE; (3) BE ASSESSABLE IN THE HANDS OF THE OWNER THEREOF TO THE PAR VALUE AMOUNT THEREOF TO THE FOR THE FULL SATISFACTION OF ALL CLAIMS AGAINST AND LIABILITIES OF THE ASSOCIATION AND FOR THE PAYMENT OF DIVIDENDS HAVE BEEN DECLARED AND LIABILITIES OF THE ASSOCIATION SHOWER THEREOF TO THE PAR VALUE AMOUNT THERE OF TO THE PAY VALUE OF FREE SHARE ACCOUNTS TO THE HOLDERS OF SUCH ACCOUNTS; (4) BE ENTITLED TO THE FULL SATISFACTION OF ALL CLAIMS AGAINST AND LIABILITIES OF THE ASSOCIATION NOD FOR THE PAYMENT OF DIVIDENDS ONLY AFTER DIVILORNDS HAVE BEEN DECLARED AND PAID AT A RATE, TO BE ESTABLISHED BY THE BOARD BY APPROPRIATE REGULATION BUT IN NO EVENT TO BE LESS THAN TWO PER CENT (3%, 6), NOR MORE THAN THREE AND ONE-HALF PER CONTS UNDER THE PROVISIONS OF SECTION 161PF OF THIS ARTICLE; (5) BE ISSUED ONLY UPON CASH PAYMENT TO THE ASSOCIATION OF NOT LESS THAN THE PAR VALUE THERE OF THIS ARTICLE; (5) BE ISSUED ONLY UPON CASH PAYMENT TO THE ASSOCIATION WITH A PLAN OF CONSOLIDATION, MERGER OR REORGANIZATION APPROVED UNDER SECTION 161PF OF THIS ARTICLE. ANY EXIST-ING ASSOCIATION WITH A PLAN OF CONSOLIDATION, MERGER OR REORGANIZATION APPROVED UNDER SECTION 161PF OF THIS ARTICLE. ANY EXIST-ING ASSOCIATION BE ANY EXIST-ING ASSOCIATION BE ANY EXIST-ING ASSOCIATION BY INTERPORATI

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TITLED TO THE VOTING RIGHTS

DEFINED IN SECTION 1610 OF

THIS ARTICLE; (3) MAKE SUCH

OTHER CHARTER AMENDMENTS

AS MAY BE NECESSARY FOR

COMPLIANCE WITH THE PROVI
SIONS AND REQUIREMENTS OF

THIS SECTION; (4) SEND BY RE
GISTERED MAIL TO EACH STOCK
HOLDER OF RECORD WHOSE

SHARES ARE DESIGNATED TO BE

GUARANTY STOCK UNDER THIS

SECTION A NOTICE (1) STATING

THE BUILDING, SAVINGS AND

LOAN BUSINESS UNDER THIS

SECTION, (II) DESCRIBING THE

PLAN UNDER WHICH THE AS
SOCIATION INTENDS TO COMPLY

WITH THE REQUIREMENTS OF

THIS SECTION, AND (IH) STAT
ING THAT WITHIN THIRTY (30)

DAYS OF THE MAILING OF SUCH

NOTICE THE STOCKHOLDER OF

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TO BE GUARANTY STOCK UN
DER THIS SECTION. IF ANY

STOCKHOLDER ELECTS TO RE
DEEM AS HEREIN PROVIDED

THE ASSOCIATION SHALL MAKE

PAYMENT IN ACCORDANCE WITH

ANY REASONABLE PLAN, BUT

SUCH PLAN OF PAYMENT SHALL

BE FULLY EXECUTED NO LATER

THAN JANUARY 1, 1962; (5) NO

ASSOCIATION ISSUING GUARAN
TY STOCK (1) ANY EXISTING

ASSOCIATION WHICH OUALIFIES

(E) FUTURE ISSUE OF GUAR
ANY STOCK (1) ANY EXISTING

ASSOCIATION WHICH OUALIFIES

(E) FUTURE ISSUE OF GUARANTY STOCK. (I) ANY EXISTING ASSOCIATION WHICH QUALIFIES FOR THE EXEMPTION TO SUBSECTION (A) PROVIDED IN SUBSECTION (B) HEREOF MAY FROM TIME TO TIME ISSUE ADDITIONAL SHARES OF GUARANTY STOCK, PROVIDED, HOWEVER, THAT ANY SUCH ISSUE SHALL BE MADE IN ACCORDANCE WITH A PLAN WHICH SHALL HAVE BEEN FILLED WITH AND APPROVED BY THE DIRECTOR. THE DIRECTOR SHALL HAVE BEEN FILLED WITH AND APPROVED BY THE DIRECTOR. THE DIRECTOR SHALL APPROVE ANY SUCH PLAN FILED WITH HIM IF HE FINDS THAT (I) THE ASSOCIATION HAS COMPLIED WITH THE PROVISIONS OF SUB-SECTION (D) HEREOF, AND (II) THE PLAN IS FAIR. ANY APPLICANT OR PROTESTING ASSOCIATION AGGRIEVED BY ANY ACTION OR NON-ACTION OF THE DIRECTOR UNDER THIS SECTION 161H RELATING TO ORDERS.

(2) ALL PROSPECTAE AND ADVENTISING MATTER RELATING TO ORDERS.

(2) ALL PROSPECTAE AND ADVENTISING MATTER RELATING TO ORDERS.

(2) ALL PROSPECTAE AND ADVENTISING MATTER RELATING TO ORDERS.

(3) NO ASSOCIATION SHALL INCLUDE A STATEMENT THAT SHARES OF GUARANTY STOCK ARE NOT INSURED.

(3) NO ASSOCIATION SHALL PAY TO ANY PERSON ANY COMMISSION FOR OBTAINING ANY SUBSCRIPTION FOR OBTAINING ANY SUBSCRIPTION FOR OBTAINING ANY SUBSCRIPTION OF OR SALE OF SHARES OF GUARANTY STOCK.

(4) NO ASSOCIATION SHALL GIVE OR OTHER PERSON IN CONNECTION WITH OR FOR THE PERFORMANCE OF ANY SERVICES FOR THE ASSOCIATION WHICH HAS ISSUED ANY OUTSTANDING GUARANTY STOCK.

(4) NO ASSOCIATION WHICH HAS ISSUED ANY OUTSTANDING GUARANTY STOCK SHALL ANNUALLLY FURNISH THE DIRECTOR ALIST SHOWING THE NAME, ADDRESS AND NUMBER OF SHALE FOR THE EXCEPTION TO SUBSCRIPTION (P) LIST OF STOCKHOLDERS. ANY ASSOCIATION WHICH HAS ISSUED ANY OUTSTANDING GUARANTY STOCK SHALL ANNUALLY FURNISH THE DIRECTOR (G) ASSESSEMENT. (1) ANY ASSOCIATION WHICH HAS ISSUED ANY OUTSTANDING GUARANTY STOCK SHALL ANNUALLY FURNISH THE DIRECTOR (G) ASSESSEMENT. (1) ANY ASSOCIATION WHICH QUALIFIES FOR THE EXCEPTION TO SUBSCRIPTION SOURCEDS FROM THE PROCEEDS FROM SALE OR ISSUED AND PERMANENT CAPITAL OF THE EXCEPTION. ANY ALUE THEREOF AND PERMANENT CAPITAL

COME PART OF THE FIXED AND PERMANENT CAPITAL OF THE ASSOCIATION.

(2) IF IT APPEARS FROM THE FINANCIAL STATEMENT OF AN ASSOCIATION, OR THE DIRECTOR HAS REASON TO BELIEVE, THAT THE CAPITAL OF AN ASSOCIATION, OR THE DIRECTOR HAS REASON TO BELIEVE, THAT THE CAPITAL OF AN ASSOCIATION IS IMPAIRED, THE DIRECTOR MAY EXAMINE THE ASSOCIATION AND ASCERTAIN THE FACTS, AND IF HE FINDS THAT SUCH DEFICIENCY EXISTS HE SHALL REQUIRE THE ASSOCIATION TO MAKE GOOD SUCH DEFICIENCY WITHIN 60 DAYS AFTER THE DATE OF REQUEST. THE DIRECTORS OF EVERY ASSOCIATION UPON WHICH A REQUEST TO MAKE GOOD A DEFICIENCY IS MADE, SHALL LEVY AN ASSESSEMENT UPON THE GUARANTY STOCK TO REPAIR THE DEFICIENCY. THE DIRECTORS SHALL CAUSE NOTICE OF SUCH REQUEST TO BE GIVEN TO EACH STOCKHOLDER MUST WHICH THE STOCKHOLDER MUST WHICH THE PURPOSE OF MAKING GOOD SUCH DEFICIENCY.

(3) IF ANY STOCKHOLDER REFUSES OR NEGLECTS TO PAY THE ASSESSMENT WHICH THE STOCKHOLDER REFUSES OR NEGLECTS TO PAY THE ASSESSMENT SPECIFIED IN THE NOTICE, THE DIRECTORS OF THE ASSOCIATION MAY SELL TO THE PRINCIPAL OFFICE OF THE

O DAYS BEFORE THE DAY FIX. ED FOR SUCH SALE.

(4) FOR THE PURPOSES OF THIS SUB-SECTION: (1) IF THE VALUE OF THE ASSETS OF AN ASSOCIATION AFTER DEDUCT. ING THE AMOUNT OF ITS LIABILITIES, INCLUDING THE VALUE OF ITS OUTSTANDING FREE SHARE ACCOUNTS, IS LESS THAN THE AGGREGATE PAR VALLUE OF THE ASSOCIATION'S OUTSTANDING GUARANTY STOCK, THE CAPITAL OF THE ASSOCIATION SHALL BE DEEM-PURPOSES OF THIS SECTION: (2) ALL FEES, CHARGES AND COMMISSIONS RECEIVED BY AN ASSOCIATION SHALL BE TREATED AS EARNED INCOME FOR THE YEAR RECEIVED.

(3) THE PROVISIONS FOR ASSESSMENT IN THIS SUB-SECTION SHALL NOT APPLY TO FREE SHARE ACCOUNTS OF MEMBERS OF BORROWERS.

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ING.
At the written request of the Director, a copy of the by-laws and any amendments thereto of an association, certified to be a true copy pursuant to Section 48 of this Article, shall be filed with the Director within ten (10) days of such reausst.

The president of every association, or is so previded by the by-iaux, some other officer thereof, shall prepare or couse to be prepared annually a statement of its financial condition in a form prescribed or approved by the Director, which shall be submitted at the annual meeting of the shaecholders and filed within tunesty (20) days thereafter at the principal office of the association in the State. A corrified copy of the statement shall be submitted at the annual meeting of the sharcholders. A statement meeting of the sharcholders, at attendament of the sharcholders, at attendament of the sharcholders. A statement while the sharcholders and the statement of the sharcholders. The sharcholders. The statement of the sharcholders. The

PROTEST.

(b) Appeal. Any applicant or protesting association aggrieved by any action or non-action of the Director under this Section may appeal therefrom in accordance with the appeal provisions of Section 161H relating to orders.

161W. PROHIBITED TRANSACTIONS.

(a) Loan to officer, director or employee. It shall be unlawful for any association to make a loan to any of its officers, directors or employees, or to any corporation or business in which any officer, director or employee, or any member of the family of such officer, director or employee, or any member of the family of such officer, director or employee, or any member of the family of such officer, director or employee, provided that any such loan secured by any free share accounts in the association of such officer, director or employee, provided that any such loan secured by any free share accounts shall not exceed ninety per cent (90%) of the withdrawal value thereof, (b) Exception. An association may make a loan prohibited by sub-section (a) hereof provided the loan is: (1) approved by a two-thirds (2/3) vote of the board of directors, any interested director taking no part in such vote, and (2) appraised by the Director and (3) appreved by an admitted the loan is: (1) approved by a busing for any officer, director or employee of an association to have any interest, direct or indirect, in the purchase at less than face value. It shall be unlawful for any officer, director or employee of an association to have any interest, direct or indirect, in the purchase at less than its face value of any free share accounts. No member shall have on file in any one association more than one application at a since. Every application, and any time in whole or in part in writing. Every association shall pay or number, date and file in the order of actual receipt every withdrawal application. Withdrawals shall be made in the order of actual receipt every withdrawal application. Withdrawals shall be made in the order of actual receipt every withdrawal applicatio

and according two some according two some and according to the some applications for withdrawood shall remember as long as their applications for withdrawood shall remember as long as their applications for some account, as long as such application to such account, as long as such application to such account, as long as such application to so mile.

(b) Plan of withdrawood; notices; withdrawood, accounts holders not creditors. The ratable or pro rata plan of withdrawood; as a splication to some the first day of each month, each application which has been on file since the first day of the preceding month shall be paid its valuable or pro rata share. At least one-third (1/3) of the receipts of the association from its members during the preceding calendar month, exclusive of interest and expense account payments shall be applied on the first day of each month to the payment of applications which have been on file since the first day of the preceding month. Beek succeeding month each such application shall be deemed reflect the first day of the preceding month. Beek succeeding month each such application shall be deemed reflect the first day of each succeeding month, such inmitted the first day of the preceding month. Beek succeeding month each such application shall be deemed reflect the first day of each succeeding month, and such receipts as aforesaid, but cannot only a law of each succeeding month, and such remembersing, shall take place on the first day of each succeeding month, and such remembers, shall not as only time by writing for such withdrawood members and being at such application shall be ease of the continue with respect to an application for withdrawood as afore sead of the secure of such application shall be conculied. Such withdrawood members shall not as only time be develored to such application shall be conculied. Such withdrawood members shall not as only time be develored to s

ation;
(6) in chattels and equipment necessary to conduct its business.
(7) BY MAKING LOANS TO MEMBERS OF COOPERATIVE HOUSING PROJECTS SECURED BY THE ASSIGNMENT OF THEIR INTEREST OR EQUITY IN A UNIT OF SUCH PROJECT, NOTWITHSTANDING THE FACT THAT SUCH PROJECT AS A WHOLE MAY BE SUBJECT TO A PRIOR LIEN, AND NOTWITHSTANDING ANY OTHER PROVISIONS OF THIS ACT.
(8) WITH BANKS INSURED BY THE FEDERAL DEPOSIT INSURANCE CORPORATION.
(b) Title to all real estate shall be taken end held in the name of the association. The real or leasthold property securing any mortgage authorized by Section 150 of this Article shall be situate in this State or within a fifty (50) mile radius of the principal Maryland office of the association.
(c) Second mortgages. Any mortgage held by an association shall be a first ation;
(6) in chattels and equipment neces-

(c) Second mortgages. Any mortgage held by an association shall be a first lien upon such real or leasehold property except that such mortgage may be a second lien if the first lien on said preperty is held by the association.

161AA. PROMOTIONAL ACTIVITIES PROHIBITED.

After the effective date of this Section, on association shall not give for the opening of, maintaining of, or increasing the amount of, any account, any give-away that has a monetary value in excess OF AN AMOUNT TO BE ESTABLISHED BY THE BOARD BY APPROPRIATE REGULATION. THE BOARD BY APPROPRIATE REGULATION. THE BOARD SHALL HAVE FULL POWER AND SHALL HAVE FULL POWER AND AUTHORITY FROM TIME TO TIME TO CHANGE THIS AMOUNT. THE MONETARY VALUE OF ANY GIVE-AWAY SO given shall be the cost thereof to the association and the association shall keep in the records for a period of at least six (4) years switable evidence of such cost. If the pive-away is purchased or obtained by the association together with, in commetion with, or at the same time as another item or other items from the same supplier, not identical therewith, such value shall be deemed to be the then current regular selling frice or charge. As used in the foregoing provisions of this Section, the term give means to give, to sell or dispose of for less than full monetary value as herest six (4) years, a signed statement by such supplier on such as six of items for a period of a least six (5) years, a signed statement of the supplier on the guantity included, and the association shall in such case obtain, and keep in its records for a period of a least six (6) years, a signed statement of the supplier of such regular selling frice or charge. As used in the foregoing from undertaining, contingent or atherwise, for repurchase or redemption, whether total or partial, or to offer, grow many, property, service, or other thing of value, whether tongible or intengible, make the foreign of the board of the such makes the provisions of the provisions of the provisions of the provisions of the provisions

try Director, or his anominar shall being free access to all banks and happers of an association which relate to the barimon, and beake and papers belt to the barimon, and beake and papers belt by any officer, agond, or employee, relating to or upon which any record of its business is held.

(b) Federal examinations. The Director in hims of such examination and enable made or accepted by a federal home loom bank, the Federal Home Loom Bank Board, or by the Federal Savings and Loom Insurance Corporation.

INIDD. APPORTIONMENT OF PROFIS.

The board of directors of any association shall apportion the profits of the association, at least annually and as much more often as the by-laws may prescribe; and each apportionment shall be made in accordance with the following procedure:

(1) A proper allocation first shall be made to the general reserve fund.

(2) ADDITIONAL ALLOCATIONS THEN MAY BE MADE TO SUCH SPECIAL RESERVES AS THE BOARD OF DIRECTORS MAY ESTABLISH OR MAY HAVE ESTABLISHED.

(3) Dividends then may be declored on all free share accounts in accordance

TABLISH OR MAY HAVE ESTABLISHED.

(3) Dividends then may be declared on all free share accounts in accordance with the provisions of this Article and the by-laws of the association.

(4) The residue of such profits may be held as "undivided profits," subject to use in the same manner as profits generally.

261EE. RESERVES.

(a) Minimum allocation. Each association shall maintain a general reserve fund which shall be used solely for the town shall maintain a general reserve fund which shall be used solely for the town of the association's profits as the food of directors shall allocate such perion of the association's profits as the food may determine; except that whenever the total amount of such reserve is less than six per cent (6%) of the aggregate withdrawal value of the association's free share accounts, the allocation is such reserve upon each apportionment of profits shall be not less than ten per some (10%) of the profits being apportance of the second of th

(b) Spacial reserves. The board of digectors may establish and maintain such apecial reserves as they may deem advisable to which charges may be made as the board of directors may determine. Mel PF. DIVIDENDS.

(a) Determined by board of directors; restrictions. Subject to the restrictions set forth in this Article and the association's by-laws, the board of directors from time to time may determine the rate and the amount of dividends to be flowed and the amount of dividends to be flowed and the amount of dividends and the accounts. However, the declaration of dividends on free share accounts shall be subject to the following restrictions: (1) If the total amount of the general reserve fund is less than that required in Section 101EB of this Artibles, no dividends thall be declared until the allocation provided by said Section has first been made; (2) Dividends shall have be poid at any time or under any eincumstances from capital or unecarned maplus.

(b) Small accounts. A dividend need most be allocated to any free share accounts which has a weithdrawol value of less than truenty-five dollars (25.00) on the record does with respect to which the dividend is paid.

(c) Resolution poverning dividends. The board of directors shall determine by resolution the method of calculating the amount of any dividend on free share accounts, and the able on which he same as a state of the state to be totalised as of December of the state of the state

emission, our only in the extent of such emissions in our inconsistency, and such emissing laws, subject to the above provisions, shall be and remain in full force and effect as if these Sections had never been enacted.

mand effect as if these Sections had neverbeen enacted.
SEC. 2. AND BE IT FURTHER
ENACTED, THAT THIS ACT SHALL
TAKE EFFECT ON JUNE 1, 1961.
LIPLAMATION: Italics indicate new matter
added to existing law.
[Brackets] indicate matter stricken
from existing law.
CAPITALS indicate amendments to bill.
CHAPTER 616

AN ACT to implement Article IV. See

CAPITALS indicate amendments to bill.

CHAPTER 616

AN ACT to implement Article IV, Section 41 C of the Constitution of Maryland, approved at the general election of November, 1960, creating a Municipal Court of Baltimore City; to add 23 new sections to Article 26 of the Annotated Code of Maryland (1957 Ed.), Title, "Courts", to be known as Sections 107 through 128, under a new sub-title headed "Municipal Court of Baltimore City", relating generally to the organization and operation of said Court, including but not limited to, the number of judges, divisions and parts, jurisdiction, powers, sentencing, requests for jury trials, removals, probation, warrants, show cause orders, summonses, service, bail, contempt, judgments, rules, quarters, duties, powers, compensation and retirement of Judges, duties, powers, compensation and retirement of Judges, duties, powers, compensation, appointment, and tenure of employees, the transfer of employees from the Traffic Court of Baltimore City, financing, records, amount of costs in, of, by, and to the Municipal Court of Baltimore City, and acceptance of the fines and costs in, of, by, and to the Municipal Court of Baltimore City, financing, records, amount of Court of Baltimore City, and scenario Sheller Court of Spall Article 10 Special Fund AND CREATING FOUR ADDITIONAL ASSOCIATE IUDGE.

BEIFS OVER THOSE CREATED BY SAID ARTICLE 15

To repeal and re-enest, with amounts of the fines and costs in the Traffic Court of Baltimore City and creating the Municipal Court

repeal and re-enact, with amond-

Legislation Casar et Appeals, Appeals in Casar et Appeals et Casar et al.

Manufacture in the casar et al. Appeals court shall be permitted only as set forth in new Section 12 matters relating generally to say of execution of sentence and bail; to add two new sections to said Article, and sub-title, to follow after Section 12 thereof, to be known as Sections 12A and 12B, the former relating generally to the right of appeal to the Court of Appeals of Maryland from the Criminal Court of Baltimore in the exercise of its jurisdiction on appeal from said Municipal Court and the latter relating generally to stay of execution and bail as transferred from present Section 12 of said Article; to repeal and re-canact, with amendments the following sections of said Article; Court, Sections 30, 32, 33, 36 and 40, sub-title, and the section 2 and 30, 32, 33, 36 and 40, sub-title, and sub-title, adding references to new Section 11A, Sections 30, 32, 33, 36 and 40, sub-title, eliminating the Mayor and City Council of Baltimore City Court in connection with appeals from trial magistrates, and Section 42 of said sub-title, eliminating the Mayor and City Council of Baltimore City Court in connection with appeals from trial magistrates, and Section 42 of said sub-title, eliminating the Mayor and City Council of Baltimore City Court to 34 council of Baltimore City Court to 35 council of Baltimore City Court to 36 council of Section 34 council court of Baltimore City and to informer of the providing that Article 52 of the Annotated Code of Maryland,

ARTICLE 661/4

to amend Section 2(a), subtitle "In General", of Article 661/4, of the Annotated Code of Maryland (1957 Ed., as amended), by adding a new subsubsection (62a) thereto relating generally to the definition of "Traffic Court of Baltimore City" and "Clerk" of said Traffic Court, and other SIMILAR expressions, for the purposes of said Article; to repeal Sections 343 through 373, both inclusive, subtitles, "Traffic Court of Baltimore City", of said Article, relating generally to the Traffic Court of Baltimore City and 'Juvenile Traffic Court of Baltimore City and to the Juvenile Traffic Court of Baltimore City and to the Juvenile Traffic Court of Baltimore City and to the Juvenile Traffic Court of Baltimore City and to the Juvenile Traffic Court of Baltimore City and to the Juvenile Traffic Court of Baltimore City and to the Juvenile Traffic Court of Baltimore City and to the Juvenile Traffic Court of Baltimore City and to the Juvenile Traffic Court of Baltimore City (1949 Ed.), aubtine Court of Ed. (1949 Ed.), subdivision, "Bail", by deleting reference to the police justices in Baltimore City (1949 Ed.), subdivision, "Bail", by deleting reference to the police justices in Baltimore City and by including therein said Municipal Court; to repeal the following Sections of said Charter and Public Local Laws, subdivision, "Justices of the Peace and Constables", "Section 408, Section 409, as amended by Chapter 555 and 574 of the Acts of 1957, Section 411, as amended by Chapter 540 of the Acts of 1953 Section 412, Section 417, Section 417, Section 418, Section 419, Section 420, section 421, Section 419, Section 420, as amended by Chapter 604 of the Acts of 1957, Section 423, Section 424, as amended by Chapter 604 of the Acts of 1957, Section 425, Section 426, Section 427, Section 428, as amended by Chapter 604 of the Acts of 1957, Section 428, as amended by Chapter 604 of the Acts of 1957, Section 428, as amended by Chapter 604 of the Acts of 1957, Section 426, Section 427, Section 428, as amended by Chapter 6

menta, Restlen 9(a) of Article 28 of the Arnotated Casts of Maryland (1957 Ed., as amended). These "Fines and Forfeitures", to detete reference to the justices of the passes in Ralkinsore City and to add reference to said Municipal Court;

ARTICLE 64A

to repeal Sections 5 and 6 sf Article
to Annotated Code of Maryhand of Section 1 and 1 a

(5) Assault and assault and battery. (6) Blackjack and metal knuckles vio-tions under City Code, Article 24, Sec-(6) Blackjack and metal knuckles violations under City Code, Article 24, Section 173.

(7) Building and electrical code violations under City Code, Article 5.

(8) Carrying concealed weapons offenses under Maryland Code, Article 27, Section 36.

fenses under Maryland Code, Article 21, Section 36.

(9) Cruelty to animals offenses under Maryland Code, Article 27, Section 59.

(10) Disturbance of the public peace under Maryland Code, Article 27, Sec-tions 121 and 122.

(11) Drunkenness and Disorderly Con-duct under Maryland Code, Article 27, Section 123.

(11) Drunkenness and Disorderly Conduct under Maryland Code, Article 27, Section 123.

(12) Failure to provide essential services under Charter, Section 730.

(13) False pretense offenses punishable under Maryland Code, Article 27, Section 140 (money, etc.), Section 142 (bad check) and Section 144 (stop payment) in all three instances only when the value is less than One Hundred Dollars; Section 147 and Section 148.

(14) False report of five under City Code, Article 9, Section 5.

(15) False report of police or public official under Maryland Code, Article 27, Section 150 through 151.

(16) Fraud upon gas and upon electric companies under Maryland Code, Article 27, Sections 192 through 194.

(17) Getting upon enjine, cars, or track without authority under Maryland Code, Article 27, Section 455.

(18) Harbor tunnel violations under Article 89B, Section 120B and Section 120C, and any rules and regulations of the State Roads Commission adopted thereunder.

(19) Indecent exposure.

(20) Inspections, weights and measures violations under City Code, Article 15, and Maryland Code, Article 97, Section 69.

and Maryland Code, Article 97, Section 69.

(21) Larceny under Maryland Code, Article 27, Section 341, under Section 343, in such case only where the subject matter is less than One Hundred Dollars, and under Sections 344 and 345, (22) Larceny after trust under Maeyland Code, Article 27, Section 346 and under Section 353, in the latter instance only where the value of the poods or things converted is less than One Hundred Dollars.

(23) Malicious destruction of property alleged to be of the value of Five, Hundred Dollars (3500) or less under Maeyland Code, Article 27, Sections 111 and 267.

(24) Violations of the Motor Vehicle

267.

(24) Violations of the Motor Vehicle
Laws of the State, or of the Traffic Ordmances of Baltimore City, or both.

(25) Peeping Tom violations under
Marylond Code, Article 27, Section 580.

(26) Pinhall machine gambling only
under Marylond Code, Article 21, Sections 237 through 242, Section 244 and
Section 246.

Section 246.
(27) Pistol offenses, under City Code, Article 24, Sections 43 through 36 and

under Marpland Code Article 27, Soctions 441 through 482.

(28) Purchases from minare of ensee under Chapter, Sections 464 through 466.

(29) Receiving stolen goods of ensee under Maryland Code, Article 27, Section 467 and Section 347.

(36) Registered container violations under Maryland Code, Article 27, Section 474.

(31) Sunday gaming, Sunday work, Sunday sales, or Sabbath-breaking violations under City Code, Article 24, Sections 51 through 75.

(32) Switch-blade violations under City Code, Article 27, Section 539.

(33) Telephone misuse of enses under Ordinance 382 of the Mayor and City Councilmen of Baltimore City, approved June 21, 1960.

(34) Unauthorized use of livestock or of vehicle of enses under Maryland Code, Article 27, Section 349.

(35) Unemployment insurance law violations under Maryland Code, Article 27, Section 349.

(36) Vagrant and tramp offenses under Maryland Code, Article 27, Section 581 and Charter, Section 749 through 754.

(37) Vagrant and dependent children matters under Charter, Section 565 through 768.

(38) Vending machines, etc., unlawful operation thereof, and manufacture

through 768.

(38) Verding machines, etc., unlawful operation thereof, and manufacture of slups, under Maryland Code, Article 27, Sections 57 cord 58.

(39) Welfare traud violations under Maryland Code, Article 88A, Section 59, ONLY where the amount of the statustions without the continuation of the statustion of the continuation of the continu

or fine, or both, which can be imposed by said Court, but not otherwise, the State's Attorney of Baltimore City shall have the right, before trial, by written communication, to pray a jury trial on behalf of the State. The case shall thereupon proceed as provided in cases in which a jury trial has been prayed by the person charged.

112. Removals. Any person who is charged before the Court, WHO FILES A SUGGESTION IN WRITING THAT HE CANNOT HAVE A FAIR AND IMPARTIAL TRIAL BEFORE THE JUDGE BEFORE WHOM THE CHARGES MAY BE PENDING, AND WHO MAKES IT SATISFACTORILLY APPEAR TO SAID JUDGE THAT SUCH SUGGESTION IS TRUE OR THAT THERE IS REASONABLE GROUND FOR THE SAME, SHALL HAVE THE RIGHT TO HAVE HIS CASE REMOVED FOR TRIAL BEFORE SOME OTHER JUDGE IN THE SAME DIVISION. The selection of the Judge before whom the removed case is to be tried shall be made by the Chief Judge. This right of removal shall be exercisable only once by the defendant in any case or by each defendant in contained shall be construed as affecting any maximum penalty therefor, the Judges of the Municipal Court may, in lieu of the minimum penalty of the same character; provided, however, that nothing herein contained shall be construed as affecting any maximum penalty fixed by law, or the punishment for any crime where the law provides one and only one penalty.

(b) Non-payment of fine. The Court shall have the power to commit any person to joil for non-payment of any fine and costs, at any time effer commitment, upon payment of the worden or other custodian, to release amy person committed for non-payment of one fine of the court cierks shall hore the power, that a credit of One Dollar (\$1.00) for each day of imprisonment actually served shall be deducted from the fine or easis or both, shall pay said fine and actually served shall be deducted from the power, t

revised between the the to the subtract of the ludge, and an emission of the ludge in determinate sentences to the lumps of the ludges of the ludges of the ludges of the ludges of the court shall have power to reduce any sentence which he may have imposed within theirly (30) days after the sentence is imposed, in any case in which an appeal, if taken, has been dismissed before trial de novo.

(g) Suspension of license. The Judges of said Court, sitting in the Traffic Division thereof, shall have power to suspend for periods not exceeding three months, the operator's or chaufteur's licenses issued to persons upon conviction for violation of the motor vehicle lows. Such power shall be in addition to the power to sentence such person by fine and imprisonment.

114. Probation. (a) Powers. The Court shall be empowered in any case to:

(1) Suspend sentence generally or for a definite time; or

(2) Place persons charged on probation without finding a verdict; and

(3) In either case, make and revise such conditions of, and terminate or enlarge the period of, suspension of sentence or probation exceed three years from the date of such suspension of sentence or probation.

(b) Services.

(1) Presentence investigation and probation supervision services, in motor vehicle cases involving persons under the age of 21 years, shall be furnished to the Traffic Division of the Court by one of the clerical assistants of said Division assigned and designated by the Chief Judge of the court shall be furnished to the Traffic Division of the Court by one of the clerical assistants of said Division assigned and designated by the chief Judge, whenever he deems it necessary or advisable, to assistants in said Division officer in his duties.

may be assigned by sond Chief Judge, whenever he deems it necessary or advisable, to assist the probation officer in his duties.

(2) Pre-sentence investigation and probation supervision services in all other cases shall be furnished the Court by the State Department of Parole and Probation.

(3) Such medical, psychological and psychiatric services as may be required by the Court shall be furnished by the Medical Department of the Supreme Bench of Baltimore City.

115. Cases Beyond Jurisdiction. Whenever any person shall be arrested in the City of Baltimore upon any criminal CHARGE, or for the violation of any law of this State, or of any ordinance of the Mayor or City Council of Baltimore (other than motor vehicle charges) it shall be the duty of the police officer or constable making such arrest, or in whose custody the person arrested may be, to take such person before a judge of the Criminal Division of the Municipal Court of Baltimore City, and if any offense charged against the person arrested is beyond the jurisdiction of the Court, the judge of the Criminal Division shall sit as a committing magistrate with the same powers and duties as were vested in and imposed upon the justices of the peace assigned to the station houses of Baltimore City on the day preceding the effective date of this Act, provided that all persons charged with murder, manslaughter, or manslaughter by automobile shall be taken by the police officer making the arrest, or in whose custody the person arrested may be, before a judge of the Criminal Division (except the Housing part) which is closest to the office of the State's Attorney of Baltimore.

116. Warrants. (a) The judges of the Municipal Court are hereby vested with power to issue warrants to the same extent that such power was vested in the justices of the Peace assigned to the station houses in Baltimore City and in the magistrates of the Traffic Court of Baltimore City on the day immediately preceding the effective date of this Act.

(b) Where application is made to any jud

Act.

(b) Where application is made to any judge of the Criminal Division of the Municipal Court for a warrant for the arrest of any person charged with the commission of a bailable offense, it shall be the duty of said judge, before issuing said warrant, to determine the amount of bail to be required in the case of the person so charged, and said judge shall endorse upon said warrant the amount of bail so determined.

117. Show Cause Orders. Whenever application is made before any judge of the Criminal Division of the Court for the issuance of a warrant for the arrest of any persons or persons charged with the violation of any ordinance is punishable by a pecuniary fine only of not more than three hundred dollars (\$300.00), the said judge may, in his discretion, instead of then issuing a warrant, issue a summons to the person for whom the warrant is asked, to show cause, on the day when said summons is made returnable, why said warrant should not be issued.

118. Summonses. The court shall have power to issue a summons for the attendance of any witness in any case before it, and upon the failure of any person to attend in response to said summons at the time and place mentioned therein, said person shall be liable, in the discretion of the court, to a fine not exceeding twenty-five dollars (\$25.00), provided the proof shows that a written or printed notice of said summons was duly delivered to the witness, in person, by someone duly authorized under the law to summons witnesses in such case. Nothing in this section shall be construed as limiting the power of the court as hereinafter provided, to punish for direct contempt.

119. Service. It shall be the duty of the officers of police, policemen and detectives appointed by the Police Commissioner of Baltimore City, to serve and execute any and all writs, warrants, subponas, summonses, show cause orders, processes, and commitments, which may be issued by the court.

120. Bail.

(a) Criminal Division.

(1) The judges of the Municipal Court sitting in the Criminal

Baltimore City were empowered on the day preceding the effective date of this Act. (2) The judges sitting in the Criminal Division of the Municipal Court shall have power at any time to change the amount of bail, determined and endorsed upon any warrant under the provisions of Section 110(b) of this Article. (3) Except as provided in Sub-sub-section (4) hereof, whenever any person shall be arrested and brought to any station house in the City of Baltimore under a warrant endorsed as provided in Section 110(b) above, during the absence of the judge from the location of that part (other than Housing) of the Criminal Division of the Court, which is nearest to said station house, the police captain, lieutenant, or other police officer, in charge of said station house shall release for the next hearing before said judge the person so arrested, upon his furnishing security for his appearance at the hearing in double the amount endorsed upon the warrant.

(4) Where there is an arrest by an officer of the Police Department of the City of Baltimore of any person for the violation of am ordinance of the Mayor and City Council of Baltimore or of statute of the General Assembly of the State of Maryland punishable by fine and not by imprisonment, or for a violation of Section 328 af Article 27 of the Annetated Code of Maryland (1957 Ed.) (meanslaughter by automebile, etc.) at a time when a judge is not available at that location of the Criminal Division of the Municipal Court (except Nousing), which is mear-

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the him from time to time by the Chief Judge. Whenever a vacancy secure in the position of Chief Clerh, such vacancy shall be filled by some person appointed by the Chief Judge without regard to the provisions of Article 64A of the Annotated Code of Maryland. The person so appointed Chief Clerk shall become a member of the Classified Service and Empicyees' Retirement System of this State.

(b) Criminal Division — There shall be a Deputy Cierk of the Criminal Division of said Court. There shall also be in said Division at least seven assistant clerks, and such other or additional employees all at such salaries, as may be provided in the State budget from time to time. The Chief Clerk, with the approval of the Criminal Division as may initially be authorized, and the persons so selected shall become, upon appointment, members of the Classified Service of the State. Thereafter, the appointment of persons to fill any vacant or admitional positions in said Division, shall be made by the Chief Judge, in accordance with the provisions of Article 04A of the Annotated Code of Maryland. Said employees shall perform such duties as may be assigned to them by the Chief Clerk, with the approval of the Chief Judge, in accordance with the Provisions of the Traffic Division of the Municipal Court. All appointments to clerical, or other positions, by wnatever title designated, in said Traffic Division, shall be made by the Chief Clerk, with the approval of the Chief Division, shall be made by the Chief Division of Article 64A of the Annotated Code of Maryland. Said employees shall perform such duties as may be assigned to them by the Chief Clerk, with the approval of the Provisions of Article 64A of the Annotated Code of Maryland. Said employees shall perform such duties as may be assigned to them by the Chief Clerk, with the approval of the provisions of Article 64A of the Annotated Code of Maryland. Said employees shall perform such duties as may be assigned to them by the Chief Clerk.

(d) Bonds — The State Compireller and th

(d) Bonds—The State Comptroller and the Treasurer of Baltimore City shall determine which employees of said Court shall give a bond or bonds, with such surety, condition, penalty and obligee as may be determined by said Comptroller and Treasurer.

The premiums on all the aforesaid bonds shall be considered as expenses under Section 127. Said bonds shall not be hable for any fines and/or costs ordered to be paid in installments, except to the extent that any of said clerks, or someone acting under the direction of any of said clerks (other than a worker or other employee of a City or State agency) has received any part of said fine and/or costs.

(e) Oaths—The Chief Clerk, the Deputy Clerks and all other clerks, by whatever title designated, when assigned to any of the parts of said court, shall be empowered to administer oaths.

(f) RESIDENCE. ALL CLERKS AND EMPLOYEES OF SAID PALIL BE RESIDENTS OF BALTIMORE CITY EXCEPT THE EMPLOYEES OF THE TRAFFIC COURT OF BALTIMORE CITY EXCEPT THE EMPLOYEES OF THE TRAFFIC COURT OF BALTIMORE CITY UNDER THE PROVISIONS OF ARTICLE IV, SECTION 41C OF THE CONSTITUTION OF THIS STATE.

127. Expenses. All necessary expenses for the operation of the Traffic Division of the Court, excluding quarters and the salaries of the judges (including salary costs and pensions) shall be paid as provided in Article 60%, Section 341(d). All other necessary expenses for the operation of the Court FPALL COURT SPECIAL FUND. THERE SHALL ALSO BE PAID INTO THE MUNICIPAL COURT SPECIAL FUND. AS CREATED BY SECTION 341(D) OF ARTICLE REVENUE FUND, AS CREATED BY SECTION 341(D) OF ARTICLE RESERVE SHALL AND TREVENT TO THE STATE, BUT SHALL REMAIL NOT REVERT TO THE STATE, BUT SHALL REMAIN IN SAID FUND OVER THE EXPENSES CHARGE ABLE AGAINST IT, AS OF THE THIND. OVER THE EXPENSES CHARGE ABLE AGAINST IT, AS OF THE THIND OVER THE EXPENSES CHARGE ABLE AGAIN

MORE.

128. Fines and Costs.

(a) Criminal Division — The court costs in the Criminal Division of said Court shall be Three Dollars (\$3.00) in each case in which costs are imposed. Fines, ponalties, and forfeitures imposed in said Division shall be paid to the Mayor and City Council of Baltimore.

(b) Traffic Division—The schedule of costs in the Traffic Division for cases in which costs are imposed shall be as follows:

which costs are imposed shall be as follows:

Fifty Cents (50¢) in those cases in which a guilty plea may be, and is, entered without appearance before the Court.

One Dollar and Fifty Cents (\$1.50) in those cases in which appearance before the Court is required and a plea of guilty is entered.

Two Dollars (\$2.00) in cases tried before the Court on a plea of not waity.

of guilty is entered.

Two Dollars (\$2.00) in cases tried before the Court on a plea of not guilty.

All fines, penalties, and forfeitures in cases involving violations of the motor vehicle laws of this State shall be paid to the Commissioner of Motor Vehicles. Fines, penalties, and forfeitures in cases involving violations of the traffic ordinances of the Mayor and City Council of Baltimore shall be paid to the Mayor and City Council of Baltimore shall be paid to the Mayor and City Council of Baltimore shall be paid to the Mayor and City Council of Baltimore.

(c) Other Costs. The Court shall impose such additional costs, not specifically enumerated above, for those services, and in such amounts, as were imposed by the Traffic Court of Baltimore City as of the day preceding the effective date of this Act.

(d) Disposition on Appeal. If an appeal is taken from a conviction imposing fine or other monetary, penalty, the Chief Clerk shall cause the fine, costs, or other monetary penalty levied to be transmitted to the Clerk of the Criminal Court of Baltimore. In the event of acquittal, or of the leavy of a fine (including costs) by the Criminal Court of Baltimore in a sum less than that levied by the Municipal Court, the entire fine, or the surplus held by the Clerk of the Criminal Court of Baltimore, as the case may be, shall be returned to the defendant. All fines, or the rule of the deposit with the Clerk of that court after such an appeal has of this fine levied by the Criminal Court of Baltimore, as the case may be, shall be returned to the defendant of the particle of that court after such an appeal has of the fine levied by the Gernant before trial de novo, shall be paid as provided in Sections 127 and 128 of this Article.

(e) Accounting. — The Chief Clerk shall file with the City Treasurer at least once in each month an account verified by his oath or affirmation of all fines, forfeitures, and penalties, imposed in said court during the past month which are payable to the Mayor and city council of Baltimo

go received, less any deductions purquant to the provisions of Section 127
hereof.

The Chief Clerk thall account for,
and pay over, all fines, penalties, forfectures and costs, (including any deductions under Section 127 hereof from
fines otherwise payable to the Mayor
and City Council of Baltimore) which
are payable to the State of Maryland,
in such manner as may be determined
by rule or regulation of the Comptroller
OF THE STATE OF MARYLAND.
Refunds shall be paid from such
yunds as may have been collected by
the Court.

129. Destruction of Records, The
Chief Judge may have destroyed any
records of the Trafic Division of the
Court which ore more than three years
bld.

SEC. 2. And he it further wasted.

SEC. 2. And be it further exacted, Ethat Article 5, of the Annotated Code of Maryland (1937 Edition), title, "Ap-peals", Section 13, be, and the same it hereby repealed and re-ennessed to read

Life of the service o

"Appeals", be and they are hereby repealed and re-enacted to read as follows:

§ 13. Right of appeal when sentence suspended.

In all criminal action where sentence has been suspended by the court the defendant shall have a right to appeal to the Court of Appeals under Sec. 12 or Sec. 124 of this Article in the same manner as if sentence or judgment had been entered in said action.

§ 15A. Other Criminal Cases.

In any criminal [case] action other than one where a sentence of death has been imposed where a defendant who has been convicted or sentenced f, other than a conviction or sentence imposed] by a circuit court of a county or the Criminal Court of Baltimore [in the proper exercise of its jurisdiction on appeals from a trial magistrate where no appeal to the Court of Appeals is provided by law and except as provided in Sec. 12 or Sec. 124 of this article, and has filed an order for appeal pursuant to and within the time limited by the Maryland Rules of Procedure, the defendant, if unable by reason of poverty to pay the cost of an appeal to the Court of Appeals, may file with the court imposing the sentence a petition under oath alleging the fact of his poverty and his inability to defray the expense of prosecuting an appeal. The lower court upon being satisfied that such defendant is unable by reason of poverty to defray the expense of prosecuting that all costs, including but not limited to all court costs, the cost of preparing the transcript of testimony, the cost of preparing the transcript of testimony, the cost of preparing and transmitting the record, and the cost of the briefs, appendices and printed record extract necessary in connection with the appeal shall be paid by the State of Maryland and that the record be transmitted to the Court of Appeals and the payment of all filing fees to the Clerk of the Court of Appeals and the payment of all filing fees to the Clerk of the Court of Appeals and the payment of all filing fees to the Clerk of the Court of Appeals and the payment of a possession conn

\$21. Certiorari to secure uniformity of decision.

In any case, civil or criminal, in which a final judgment has been rendered by the circuit court of any count or by one of the courts of Baltimore City upon appeal from a justice of the peace, people's court, trial magistrate [or], traffic court magistrate, or Municipal Court of Baltimore City if it shall be made to appear to the Court of Appeals upon petition of any party that a review is necessary to secure uniformity of decision, as where the same statute has been construed differently by the courts of two or more circuits, or that there are other special circumstances rendering it desirable and in the public interest that the case should be reviewed, the Court of Appeals shall require, by certiorari or otherwise, any such case to be certified to the Court of Appeals for its review and determination.

§ 30. Right to appeal from justice and certain magistrates; hearing; disposition of fines, etc.

Any party may appeal to the circuit court for the county for the Baltimore City Court, as the case may be,] from any judgment of a justice of the peace of tital magistrate of [any] the county for the Baltimore City Court, as the case may be,] from any judgment of a justice of the peace of tital magistrate of [any] the county for the Baltimore City Court, as the case may be,] from any judgment of a justice of the peace of tital magistrate of [any] the county for the Baltimore City of from any judgment of a gustice of the peace of tital magistrate of [any] the county for the Baltimore City of from any judgment of a gustice of the peace of tital magistrate of any and the peace of the pe

had originated therein.

§ 42. Meaning of terms "County Commissioners," I "Circuit Court" I and "Justices of the Peace."

Whenever the words "county commissioners" appear in §§ 30 to 41, inclusive, of this Article, they shall be taken to include a county council I and the mayor and city council of Baltimore City1, and wherever I the words "circuit court" appear in these sections, they shall be taken to include the Criminal Court of Baltimore; wherever1 the words "justice of the peace" appear they shall include "trial magistrates."

SEC, 5. And be it further enacted, That six new sections be and they are hereby added to Article 5 of the Annotated Code of Maryland (1957 Edition), title "Appeals", said new sections to be known as Sections 43 to 48, inclusive, under a new sub-title to be known as "Appeal from Municipal Court of Baltimore," to follow immediately after Section 42 of said Article, and to read as follows:

APPEAL FROM MUNICIPAL COURT OF BALTIMORE CITY TO CRIMINAL COURT OF BALTIM

entered in said action.
§ 45. Manner and time of taking appeal.

An appeal pursuant to § 43 or § 44 of this article shall be taken by filing an order for appeal with the Municipal Court of Baltimore City within ten days after the date of the sentence from which the appeal is taken, exclusive of the day of sentence. The Chief Clerk of the Municipal Court of Baltimore City shall forthwith endorse on the commitment the fact that an appeal pursuant to § 43 or § 44 of this article has been prayed and within 24 hours thereafter shall transmit the papers, including a copy of the commitment, a list of the names and addresses of the witnesses for the prosecution and a certified copy of the docket entries, to the Clerk of the Criminal Court of Baltimore.
§ 46. Manner and time of taking appeal by imprisoned defendant.

In all criminal or traffic actions in which a person convicted by the Municipal Court of Baltimore. City has been committed to imprisonment before an order for appeal to the Criminal Court of Baltimore has been filed with the Chief Clerk of the Municipal Court of Baltimore has been filed with the Chief Clerk of the Municipal Court of Baltimore has been filed with the Chief Clerk of the Municipal Court of Baltimore has been filed with the Chief Clerk of the Municipal Court of Baltimore has been filed with the Chief Clerk of the Municipal Court of Baltimore has been convicted and the Chief Clerk of the Municipal Court of Baltimore has been converted and the Chief Clerk of the Municipal Court of Baltimore has been converted and the Chief Clerk of the Municipal Court of Baltimore has been converted and the Chief Clerk of the Municipal Court of Baltimore has been converted and the Chief Clerk of the Municipal Court of Baltimore has been converted and the Chief Clerk of the Chief Chief Clerk of the Chief Clerk of the Chief Clerk of the Chief Cle

reinend many enter on ebbed personnel is \$ 4.84 of this article by delivering the she Warden, or Subprintendent of the setshedow sheering he is confined, unishing the time grastriked by \$ 1.95 of the barden for personnel over of Baltimere. In such cases no other or formal only imply my the state of the control over of Baltimere for the Criminal Court of Baltimere for Baltimere (Court of Baltimere (Cou

\$ 123. Drunkenness and disorderly conduct generally; habitual offenders.

Every person who shall be found drunk, or acting in a disorderly manner to the disturbance of the public peace, upon any public street or highway, in any city, town or county in this State, or at any place of public worship or public resort or amusement in any city, town or county of this State, or in any store during business hours, or in any elevator, lobby or corridor of any office building or apartment house having more than three separate dwelling units in any city, town or county of this State, shall be deemed guilty of a misdemeanor; and, upon conviction thereof, shall be subject to a fine of not more than fifty dollars, or be confined in jail for a period of not more than sixty days or be both fined and imprisoned in the discretion of the court. Habitual offenders may be fined not more than one hundred dollars or committed to jail or the Maryland House of Correction for not more than six months. An habitual offender is a person who shall have been convicted under the provisions of this section five (5) times in the preceding twelve (12) months. The trial magistrates of the respective counties of this State shall have concurrent jurisdiction over such offense with the circuit court for their respective counties [; and police magistrates selected to sit at the respective station houses in the City of Baltimore Sity].

Sac. 9. And the first firs

Leves:

1146. Obtaining meney, ste, under false preenses with intent to defraud.

Aury person who shall by any lates precipity, money or valuable security, with intent to defraud any person of the same, shall be guilty of a misdemenor, and being convicted thereof shall be all the step of the state of th

"Crimes and Punishments", Section 267, be and it is hereby repealed and reenacted, with amendments, to read as follows:

§ 267. Destroying, etc., tombs, trees, etc. in cemeteries.

Any person or persons, or his, her or their aiders or abettors, who shall wilfully destroy, mutilate, deface, injure or remove any tomb, monument, gravestone or other structure placed in any cemetery, or any building, wall, fence, railing or other work, for the use, protection or ornamentation of any public or private cemetery in this State, or shall wilfully destroy, cut, break, or remove any tree, plant or shrub within its limits, or who shall be guilty of indecent or disorderly conduct within said limits, shall be guilty of a misdemeanor, and upon conviction thereof in any court of competent jurisdiction, or before any justice of the peace of this State, shall be punished by fine of not less than five dollars nor more than five hundred dollars or imprisonment in the county jail, or in the house of correction, for not less than thirty days nor more than two years, or by both such fine and imprisonment in the discretion of said justice or court, according to the gravity of the offense. Nothing in this section shall be construed to prohibit the removal of the remains of any human body, or of any monument, gravestone or other marker from an abandoned cemetery, provided that the prior consent in writing of the State's attorney of the county or of Baltimore City shall have been secured and provided further that such remains, monuments, gravestone or other marker is placed in an accessible place in a permanent cemetery. Any justice of the peace in this State I, except civil justices in the City of Baltimore, laball have jurisdiction under this section.

SEC. 13. And be it jurther enacted, That Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments," Section 275, be and it is hereby repealed and reenacted, with amendments, to read as follows:

follows:
§ 275. Use, sale, etc., of cans, etc.,
without permission.
No person or persons shall hereafter,
without the consent of the owner of
shipper, use, sell, dispose of, buy or

cesses beforeign to any city town or classes beforeign to any city town or milk or cream to any city town or place within this State, having the name or initials of the owner, dealer or shipper samped, marked or fastered on such cans, or wilfully change by remarking or otherwise said name or initials of any such owner, dealer or shipper on stanged more than the owner, the such cans for any other purpose than for milk or cream; nor shall any person or persons, without the consent of the owner, use such cans for any other burson or or persons, without the consent of the owner, place un any such cans any substance or product other than milk or cream. Any person who shall violate any of the peace of the first of the owner, place un any such cans any substance or product other than milk or cream. Any person who shall violate any of the peace of the first or instead of the peace of the first or instituted or in a county of the peace of the first or instituted or in a county of the peace of the first or instituted or in a county of the peace of the first or instituted to the informer, and the other half of said fine shall be fined not mere than fifty dollars and cost of prosecution; one-half lof all times imposed shall be paid to the informer, and the other half of said fine shall be confined in the jail for a period not less than thirty days nor more than sixty days.

SEC 14. And be it further enacted, That Article 27 of the Annotated Code of Maryland (1957 Edition), title, "Crimes and furnishmer," substitic, and the continue of the peace in and for the county for the City of Balting of the peace in and for the county for the City of Balting of the peace in and for the county for the City of Balting of the peace in and for the county for the City of Balting of the peace of the peace in and for the county for the City of Balting of the peace in and for the county for the City of Balting of the peace, and they shall have power to issue all processes and do all acts which may be remained by the peace of the peace in and

portion of the same enumerated in this section, for his or their present use, and not with the intent of appropriating or converting the same. The provisions of Article \$2.\$ Section \$13, shall not apply to this section.

SEC. 16. And be it further enacted, That Article 27 of the Annotated Code of Maryland (1957 Edition), title, "Crimes and Punishments," sub-title, "Receiving Stolen Goods, Money or Securities," Sections 467(b) and (d), be, and they are hereby repealed and reenacted, with amendments, to read as follows:

\$467(b) Jurisdiction, procedure, bail, etc.—All prosecutions for violation of the provisions of this section may be either upon presentment and indictment in any court having criminal jurisdiction in this State, or by trial before any justice of the peace duly assigned to hear and determine criminal matters in and for the county for the City of Baltimore, as the case may be, I where the offense occurs, and jurisdiction original and concurrent with the said courts having criminal jurisdiction is hereby given to the said justices of the peace as aforesaid and they shall have power to issue all processes and do all acts which may be necessary for the exercise of said jurisdiction; and may try and determine all such cases and may pronounce judgment and impose sentence wherein to the same extent as the aforesaid courts having criminal jurisdiction could do in such cases, if such cases were tried before such court without a jury; provided, however, that if any person when brought before any such justice having jurisdiction of the case, shall, before the trial of such alleged offense, pray a jury trial on behalf of the State, it shall be the duty of such justice to commit such alleged offense, pray a jury trial on behalf of the State, it shall be the duty of such justices for the processes of the witnesses for the provision of the State for the vince of the peace, at its then or next session and to transmit said commitment or recognizance with the action and \$466 shall be construed to change, enlarge or

respectively brought before them, at the acquit such persons, or to send the such persons for the aftense if privicted thereof, unless such respective ersons so thereof, unless such respectively tried, as acrossid, shall pray a jury trial. If they person charged with the commission of any one of more of the several of smaces mentioned in \$474 hereof, and brought before any justice of the peace, and brought before any justice of the peace, and brought before any justice of the peace, and the delivery of the said justice of the peace to commit such person for trial, or to hold him in bail to appear affore [the Criminal Court of Baltimore of] the circuit court for the county [as the case may be]; and to feture the commitment or the recognizance in such case immediately to the circuit court for the county [as the case immediately to the circuit court of said court, and if such person er persons shall be found guilty of a violation of any of the provisions of \$474 hereof, the court or justice of the peace imposing the punishment therein arescribed shall also award to the fightful owner or dealer possession of all of the property involved in such violation.

SEC. 18, And be it further enacted,

Tolation.

SEC. 18. And be it further enacted, That Article 27 of the Annotated Code if Maryland (1957 Edition), title "Crimes and Punishments," sub-title "Thieves and Pickpockets," Section 558, be and it is hereby repealed and renacted, with amendments, to read as allows:

Thieves and Pickpockets," Section 558, be and it is hereby repealed and renacted, with amendments, to read as fellows:

S558. In Baltimore City.**

It skail be the duty of all police efficers and detectives in Baltimore City arrest and take before [some one of the station house justices in] the Musicipal Court of Baltimore City all persons whom they shall find in Baltimore City or upon any train, boat, car or other vehicle commonly used for the transportation of passengers which may be bound to or from Baltimore City who they shall know or have good reason to believe are common thieves or pickpockets, and said [police justices] Musicipal Court shall commit or balt unch persons for trial before the Criminal Court of Baltimore City shall be charged on oath before any [station house justice in] judge of the Musicipal Court of Baltimore City or before the judge of the Criminal Court of Baltimore with being a common thief or pickpocket, such [justice or] judge shall issue a warrant for the arrest of such person and commit or bail him for trial; and any person convicted in the Criminal Court of Baltimore of being a common thief or common pickpocket shall be fined not exceeding one housand dollars or be imprisoned in iail or in the house of correction or in the penitentiary for a period not exceeding five years, or be both fined and imprisoned within the limits above prescribed in the discretion of the court; but if any person is arrested or indicted a second time or more for such offense, he shall be convicted only on proof that he has continued to be a common thief or common pickpocket, and any evidence, either of facts or reputation, proving that such person is habitually and by practice a hief or pickpocket, shall be sufficient for his conviction if satisfactorily establishing the fact to the court or jury by whom he is tried, and there shall be not discretion in any police officer or Ipolice justice! Musicipal Court judge to discharge or release any person who is by such proof before them or knowledge entheir

mmitted.
SEC. 19. And be it further enacted,
at Article 27 of the Annotated Code
Maryland (1957 Edition), title
rimes and Punishments," Section 559,
and it is hereby repealed and reacted, with amendments, to read as
lows:

the tribute of the Baltimore and percent with amendments, to read as the state of the Baltimore and the state of the Baltimore and the state of the Cityl before any person shall be arrested at any et and person shall be arrested at any et and person shall be arrested at any et and potomac Railroad, or on the of the Philadelphia, Wilmington Baltimore Railroad, or the Baltimore Railroad, or the Baltimore Railroad, or the Baltimore Railroad running out of Baltimore, or in any fer the cars or depots, at any of the stations on said roads, or any ferry boat employed to carry the stations of the State, resed with being a common the for pocket, such person may be taken the try in which said place, or depot or on may be situated; or if such on be arrested in any car or on any boat, before any justice of the cof the nearest come county of the Cityl before the county of the Cityl before any justice of the cof the rearest come county to the cof the cityl before any justice of the common the common

ction.
SEC. 20. And be it further enacted, hat Article 27 of the Annotated Code
Maryland (1957 Edition), title
Crimes and Punishments," Section 577,
and it is hereby repealed and reacted, with amendments, to read as § 577. Wanton trespass upon private

follows:

§ 577. Wanton trespass upon private land.

Any person or persons who shall enter upon or cross over the land, premises or private property of any person or duly notified by the owner or his agent not to do so shall be deemed guilty of a misdemeanor, and on conviction thereof before some justice of the peace in the county for city] where such trespass may have been committed be fined by said justice of the peace not less than one, nor more than one hundred dollars, and shall stand committed to the jail of the county for city] until such fine and costs are paid; provided, however, that the person or persons so convicted shall have the right to appeal from the judgment of said justice of the peace to the circuit court for the county for Criminal Court of Baltimore] where such trespass was committed, at any time within ten days after such judgment was rendered; and, provided, further, that nothing in this section shall be construed to include within its provisions the entry upon or crossing over any land when such entry or crossing is done under a bona fide claim or right of ownership of said land, it being the irrention of this section only to prohibit any wanton trespass upon the private land of others.

Sec. 21. And be it further enacted, That Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments," Section 589, be and it is hereby repealed and re-enacted with amendments, or read as follows:

§ 589. Offenses committed on steamboats, trains, buses, airplanes, etc.

be and it is hereby repealed and reenacted with amendments, to read as
follows:

§ 589. Offenses committed on steamboats, trains, buses, airplanes, etc.

Any person who may commit any indictable offense on a steamboat, railroad
train, motor bus, airplane or other
means of intercity or interstate public
transportation within the State of Maryland may be presented, indicted, tried
and convicted in any country or city
from, to or through which the said boat,
train, motor bus, airplane or other
means of intercity or interstate public
transportation may run, and on arrest
be taken before, and in case of bailable
offenses, be held to bail by any justice
of the peace in any such county for
city] OR by the Municipal Court of
Baltimore City; but such presentment,
indictment and trial-shall be in the same
county fand] or city in which such
justice of the peace or court shall be.

SEC. 22. And be it further enacted,
That Article 27 of the Annatated Code
of Marylahd (1957 Edition), title
"Crimes and Pumishments," Section
641, be and it is hereby repeated and
recoacted, with amendments, to read as
follows:

The sirsuit source of the several quantite in the state and the Criminal Court of Ballismore (City, before convicion of any parison accusaed of serime with the private parison of the proper from conviction before trial magistrates or before the Musicipal Court of Ballismore (City, whether a minor or an adult, and after conviction or after a plea of guilty or solo contendere, without such consent, are empowered, during the term of court in which such consent, conviction or plea is had, bo:

(1) Stuppend the imposition of sensence; Jand or person on probation without finding a verdict; and

(3) Make such conditions of suspension of sentence and probation as the court may deem proper.

SEC. 22. And be it further enacted, That Article \$2 of the Annotated Code of Maryland (1957: EDITION AND 1960 Supplement), title "Justices of the Peace", Sections 13(a), 17, 18, 19(1), and 1960 Supplement), title "Justices of the Peace", Sections 13(a), 17, 18, 19(1), and the property of the property of the property of the property of Baltimore] are hereby vested with, and shall have hereafter jurisdiction to hear, try and determine all cases involving the charge of any oftense, crime or misdemeanor, not punishable by conditions of Arricle 27 of the Annotated Code of Maryland, or involving a felonious intent, which may be committed within their respective counties; and shall have jurisdiction to hear, try and determine all prosess involving a felonious intent, which may be committed within their respective counties; and shall have jurisdiction to hear, try and determine all prosess or proceedings for the recovery of any pennity of the counties of their said offense and not as provided in \$706 of Article 27 of the Annotated Code of Maryland, all owners and the process of their said urisdiction, and may promounce judgment and sentence in all such cases rooming before them, in the same manner, and to the same extent as which may be deemed proper; and the provided, further, that a jury trial be not prayed in such case on the part of the

of any law authorizing commitment in default of payment of fine and/or costs. In cases where a justice of the peace acting apursunt to the authority conferred by this section shall order the defendant to pay a fine and/or costs in installments to a duly authorized and responsible city or State agency which shall undertake to collect and account for said installments, he shall not be responsible for the collection of the same Inor be required to pay the same over to the clerk of the Court of Common Pleas or the treasurer of the City of Battimore City, as the case may be I, nor shall his bond be liable for the same, except to the extent that he or someone acting under his direction (other than a worker or other employee of Isaid a city or State agency) has received any part of said fine and/or costs; but said justice of the peace shall include the same in the report required to be made by him [to the clerk of the Court of Common Pleas, the treasurer of the City of Baltimore and the police commissioner of Baltimore City, respectively, under \$\$ 419, 430, 432 of Article 4 of the Public Local Laws of Maryland (1949 Edition) I, with a notation on said report earmarlying these fines and/or costs which have been ordered paid.

\$ 19. Same—probation; application of suspension or probation; application of suspension or probation; application of section to St. Mary's County.

(1) Conditions of suspension or probation.—The justices of the peace in and for IBaltimore City and Prince George's and Charles counties [(except traffic court magistrates)], in any case within their jurisdiction, shall have power, before conviction of any person accused of crime, with the written consent of the person so accused, and after conviction or after plea of guilty or of nolo contendere, without such consent to: (a) Suspend that imposition of sentence; (b) place such person on probation before commitment; (c) and in all such cases above named to make such written conditions of suspension of the person of the person of the city of Baltimore Ju

12. Amendment of information, warann, docket entries, etc.

In all criminal cases before justices of
the pance and before the functional
Court of Baltimore City, the justice or
judge, of his own motion, or on the
motion of the State's attorney, may at
any time during trial before final judgment amend the information, warrant,
his docket entries, name of the offenders
or other proceedings in such cases pendiing before him; and in all criminal
trials in the circuit court to which
cases have been removed on an application for a jury trial or on an appeal
from the judgment of a justice of the
peace or said Municipal Court, the
court, on motion of the State's attorney,
may at any time before the trial or
during the progress of trial, before
final judgment, amend the information,
warrant, docket entries, name of the
offender or other proceedings in such
case; provided, however, that such
amendment does not change the character of the offense or crime with which
the accused is charged.

23. Summons or notice to accused.
Every justice of the peace, police justice, judge of the Municipal Court of
Baltimore City, or other similar official
in those-offenses which he has jurisdiction to hear and determine may, in his
discretion, issue a summons directed to
the proper officer requiring him to-stummons or give notice to the party whose
attendance is required of the nature
and circumstances of the supposed of
fense, and of the day and hour of the
appearance of the day and hour of the
appearance of the cacused before such
court, justice of the peace, police justice
or other similar officer; and a copy of
every such notice or summons shall be
returnable on a day to be stated in said
summons or notice, not exceeding five
days from the time of issuing the same;
but the invalidity of any such notice or
summons has jurisdiction, and the said
notice or summons may be amended.

§ 24. Warrant of arrest
Nothing in § 23 shall prevent a Mumicipal Court judge, justice of the peace,
police justice or other similar officia

clerk of the Superior Court of Baltimore City.]

SEC. 24. And be it further enacted, That Article 65½ of the Annotated Code of Maryland (1957 Edition), title, "Motor Vehicles". Section 2, headed, "Definitions of Words and Phrases", Sub-section (a), be, and the same is hereby a nended to add a new-sub-sub-section thereto, to be known as Sub-sub-section (62-a), to read as follows:

(62-a) Traffic Court. — The terms "Traffic Court of Baltimore City", "Traffic Court of Baltimore City", "Traffic Court", in a context relating to Baltimore City", "instice of the peace" or "trial magistrate", in a context relating to, or including, Baltimore City, and other similar expressions, as used in this article, shall be taken to mean the Traffic Division of the Municipal Court of Baltimore City. The term "supervisor" or "clerk" as used in this

Court of Baltimore City. The term "supervisor" or "clerk" as used in this article, in reference to the Traffic Court of Baltimore City, shall be taken to mean the deputy clerk of the Municipal Court of Baltimore City for the Traffic Division, or any clerks of said division, by whatever title designated, as the context may require.

contest may require.

SEC. 25. And be it further enacted. That Article 66½ of the Annotated Code of Maryland (1957 Edition, as amended), title "Motor Vehicles", SUBTITLES "Traffic Court of Baltimore City". AND "IUVENILE TRAFFIC COURT OF BALTIMORE CITY", Sections 343 through 373, both inclusive, be, and the same are hereby repealed.

SEC. 26. And be it further enacted, That Sections 193, 194, 195 and 196 of the Charter and Public Local Laws of Baltimore City (1949 Edition), subdivision "Bail", be, and the same are hereby repealed and reenacted to read as follows:

§ 193. [No police justice] The Municipal Court of Ithe City of Baltimore City shall not accept bail for persons charged with manslaughter, other than charge for manslaughter, other than those above mentioned, and any misdemeanor the pusishment for which may be confinement in the penitentiary; and whenever bail is offered for any person charged with the commission of any felony other than those above mentioned, and any misdemeanor the pusishment for which may be confinement in the penitentiary; and whenever bail is offered for any person charged with the commission of any misdemeanor other than those already set forth, such Justice] court shall accept the same; provided [he] if its satisfied with the security offered.

§ 194. Whenever a person charged with a bailable, criminal offense before I a police justice] the Municipal Court of Baltimore City desires to be admitted to bail, his recognizance acknowledged before such [justice] court shall be good, although the defendant does not join in the same.

§ 195. Whenever any person charged with the commission of a criminal offense before and may be forfeited, and the forfeiture may be enforced in the same manner as if recogn

1913. Section 413, as member of Chapter 440 of the Acts of 1955. Section 412, Section 413, Section 414, Section 415, Section 415, Section 416, Section 417, Section 418, Section 420, Section 421, Section 422, as last amended by Chapter 609 of the Acts of 1957, Section 423, Section 424, as amended by Chapter 609 of the Acts of 1957, Section 423, Section 424, as amended by Chapter 6195, Section 425, Section 426, Section 427, Section 426, Section 427, Section 428, as amended by Chapter 111 of the Acts of 1955 and Section 428 as amended by Chapter 111 of the Acts of 1955 and Section 429 be and same rehereby repealed.

Sec. 26. And be 8 further enacted. That Section 499 of the Charter and Public Local Laws of Baltimore City (1949 Edition), subdivision, "Moving Picture Manilian Operators," be, and the second of the Charter and Public Local Laws of Baltimore are enacted, with amendments, to read as follows:

**Sec. 29. And be 8 further enacted as follows:

**Sec. 29. And be 9 further enacted as follows:

**Sec. 29. And be 9 further enacted as follows:

**Sec. 20. And be 9 further enacted as follows:

**Sec. 20. And be 9 further enacted, and upon conviction, before a police justice or in the Criminal Court of Baltimore, as described in Section 497, and upon conviction, before a police justice or in the Criminal Court of Baltimore City, 10 fined as sum not less than Five Dellars, nor more than Twenty Dollars, for each day or fraction thereof that they shall pursue the business of moving picture machine operator in the City of Baltimore; and if said fine is not paid, shall be subject to the delice of the section of the further enacted, That Sections 752, 759, 761, 762, 763, and 764 of the Charter and Public Local Laws of Baltimore City (1949 Edition), subdivision "Vagrants, Paupers, Beggars, Vagabonds and Disorderly Persons," be, and the same are hereby repealed and request of any person requesting it to orderly persons, or the above Sections 749 or 750, provided that in the case of any person found to be a pauper or an h

\$ 767. Any girl apparently under the age of sixteen years, and any boy apparently under the age of fourteen years, that comes within any of the following descriptions named: that is known to be habitually begging or receiving alms, whether actually begging or under the pretense of peddling or offering for sale anything, or being in any street, road or public place for the purpose of so begging, gathering or receiving alms; that is found wandering and not having any home or settled place of abode or proper guardianship or visible means of subsistence; that is found destitute, either being an orphan or having a vicious-parent who is undergoing penal servitude or imprisonment; that frequents the company of reputed thieves or prostitutes, or houses of assignation or prostitution, or dance-houses, concert saloons, varieties, or places specified in Section 765 hereof, without a parent or guardian, shall be arrested and brought before Ia Court or Justice of the Peace I he Municibal Court of Baltimore City. When, upon examination before Ia I the Court Ior Justice of the Peace I, it shall appear that any such child has been engaged in any of the aforesaid descriptions, such Court Iof Justice I, when Ihe] it shall deem it expedient for the weltare of the child, shall commit such child to an orphan asylum, charitable or other institute, or make such other disposition thereof as now is or may hereafter be provided by law in case of vagrants, truant, disorderly, pauper or destitute children; provided, however, that none of the provisions of this subdivision of this Article shall be construed so as to prevent children from selling or offering for sale newspapers.

Sec. 32. And be it further enacted, That Article 38 of the Annotated Code of Maryland (1960 Supplement), title "Fines and Forfeitures," Section 5 (a), be, and the same is hereby repealed and reenacted, with amendments, to read as follows:

§ 5(a) Generally.—One half of the fines and recognizances received by the city treasurer of Baltimore City, and collected and r

repealed.
SEC. 33A. AND BE IT FURTHER
ENACTED, THAT SECTION 59 OF
ARTICLE 88A OF THE ANNOTATED CODE OF MARYLAND
(1957 EDITION), TITLE "STATE
DEPARTMENT OF PUBLIC WELFARE", SUB-TITLE "AID TO DEPENDENT CHILDREN", BE AND
IT IS HEREBY REPEALED AND

ORDER NISI ON SALES

the real estate of

MILTON E. NASH in the Orphans' Court of Fred- 1962. erick County, Maryland, September Term 1962.

In the Matter of the Report of Thousand Six Hundred and Fifty Sales, filed the 11th day of Sep- (\$1650.00). tember, 1962. Ordered by the Orphans' Court of Frederick County, this 17th day of September, 1962, that the sale of real estate of Milton E. Nash, late of Frederick County, deceased, this day reported to this Court by his Executor True Copy Test. be ratified and confirmed, unless on or before the 13th day of Oc- County, Md.

tober, 1962, provided a copy of this order be published in some In the matter of the sale of newspaper published in Frederick County for three successive weeks prior to the 13th day of October,

The Executors' Report states the amount of sales to be One

> MARY H. GREGORY FRANK C. SHOOK NORVELL BELT

Judges of the Orphans' Court MILTON P. NASH, Executor W. JEROME OFFUTT, Attorney

THOMAS M. EICHELBERGER. cause to the contrary be shown Register of Wills for Frederick

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TAINS. OR ADDITIONS

59. FRAUDULENT ACTS

WHORVER RNOWINGLY OBTAINS, OR ADDITION OR TAINS, OR ADDITION OR OTHER

MENT OR REPRESENTATION, OR

BY IMPERSONATION, OR OTHER

RAUDULENT DEVICE ASSIST
ANCE TO WHICH HE IS NOTE

EXTRALUDLENT DEVICE ASSIST
NOTE OF A MISDEMEANOR

AND, IF THE AMOUNT OF AS
SISTANCE UNLAWFULLY OR,

TAINED IS LESS THAN FIVE

HUNDRED DOLLARS, SHALL BE

FINED NOT MORE THAN PIVE

HUNDRED DOLLARS, SHALL BE

FINED NOT MORE THAN PIVE

HUNDRED DOLLARS, SHALL BE

FINED NOT MORE THAN PIVE

HUNDRED FOR NOT MORE THAN

PRISONED FOR NOT MORE THAN

THOUSE OF CORRECTION, OR

HOUSE OF CORRECTION, OR

HOUSE OF CORRECTION, OR

HOUSE OF CORRECTION OF THE

COURT; AND IF THE AMOUNT OF

ASSISTANCE UNLAWFULLY OB
TAINED SHALL BE FIVE HUN
DRED DOLLARS OR MORE, SAID

PERSON SHALL BE FINED AS

AFORESAID OR IMPRISONED IN

THE PENITENTIARY FOR NOT

LESS THAN TWO NOR MORE

THAN THE VEARS, OR BOTH

FINED AND IMPRISONED IN THE

DISCRETION OF THE COURT.

THE PROVISIONS OF SECTION 13

OF ARTICLE 52 OF THE ANNO
TATICLE 52 OF THE ANNO
SEC. 34. And be it further enacted.

That Article 95A of the Annotated

Code of Maryland (1960 Supplement),

title "Unemployment Insurance Law",

subtitle "Penalties", Section 17 (f) be

and it is hereby repealed and reenacted,

With amendments, to read as follows:

§ 17 (f) Limitation on prosecutions

MINED SHALL NOT APPLY TO THIS

SECTION.

SEC. 34. And be it further enacted.

That are subsections (a), (b) and (c);

concurrent jurisdiction. — Prosecution

mines subsections (a), (b) and (c) of

this section must be commenced within

two years from the date of the com
mission of the offenses described therein

and the trial magistrates in the various

counties Jand the police magistrates in

Baltimore City, I shall have concurrent

jurisdiction over such offenses with the

fraffic Court of Baltimore City, Traffic

Division.

SEC. 36. And be it furth

CAPITALS indicate amendments to bill.

NOW, THEREFORE, I, J. MILLARD TAWES, GOVERNOR OF THE STATE OF MARYLAND, by virtue of the power and authority conferred upon me by Section 170 of Article 33 of the Annotated Code of Maryland (1957 Edition), do, by this, my Proclamation, ORDER that the text of Chapters 296, 883, 205 and 616, of the Acts of 1961 shall be published at least by one insertion in two or more newspapers within the several counties of the State and in all the daily newspapers published in Baltimore City not later than thirty (30) days preceding the General Election to be held on November 6th, 1962.

GIVEN Under my Hand and the Great Seal of the State of Maryland, at the City of Annapolis this 28th day of September, in the Year of Our Lord, One Thousand Nine Hundred and Sixty-Two.

J. MILLARD TAWES. By the Governor:

A moment of carelessness can

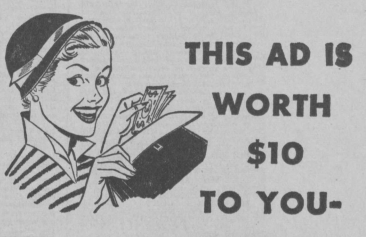
My Neighbors

"Can you call back, Sir? Mr. Rogers is actively engaged in

mean a lifetime of regret.

Secretary of State.

Emmitsburg, Md.



TOWARD THE PURCHASE OF ONE HAPPY COOKING GAS APPLIANCE RETAILING FOR \$100.00 OR MORE (exclusive of freight and taxes)



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EMMITSBURG

THURMONT

HI 7-3781

CR 1-6111

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grade school BOYS 7 through 11



PUNT, PASS & KICK COMPETITION

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WIN! Warm-up jackets! Helmets! Footballs signed by '61 NFL Champion Green Bay Packers! PLUS trip to an NFL game (Dad goes too!) to compete. AND, "Tour of Champions" (with Dad and Mom!) to White House and 1962 NFL Championship game to compete for national PP&K championship! Compete with boys your own age. No body contact.

GET FREE! Punt, Pass & Kick instruction book written by three top pros! An autographed picture of an NFL player! AND, a 1962 Ford Televiewer—handy guide with line-ups of NFL and NCAA teams on TV this falli You must be accompanied by a parent or legal guardian to register. (Registration closes Oct. 31.)

Bring your dad and get full details

SPERRY'S GARAGE

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MARYLAND



a promotion."

RETAINING RESPONSIBLE REPRESENTATION

Your Congressman Charles McC. Mathias must remain in Washington to carry out his Congressional duties.

Congressman Mathias will see you in Frederick County soon, after Congress adjourns.

by authority of Raymond A. DuFour, Treasurer



MOUNT HARRIERS WIN

were taken by the Mount.

The Mt. St. Mary's College cross-

The next engagement for the

Tuesday here for its second tri-

FOR SALE-Unico Clothes Dryer. \$199.00. Come in and register for free dryer. Emmitsburg Feed & Far mSupply.

FOR SALE - Modern 3-bedroom brick home near Emmitsburg. Call HI 7-2418.

FOR SALE-Unico wringer Washer, only \$125.00 at Emmitsburg Feed & Farm Supply.

condition. 1953 Chevrolet 2-dr. Hardtop; R&H. 1953 Olds 4-dr. sedan; R&H&A; power steering. See them at Sanders Garage,

FOR SALE-15 Cu. Ft. Upright Freezer, \$225.00. E mmitsburg Feed & Farm Supply.

FOR SALE All Types of Awnings ALUMINUM SIDING Storm Doors & Windows Phone EDgewood 4-4612

FOOD SALE - Benefit Lutheran Cemetery Fund, Saturday, Oct. 20, beginning at 10 a.m. in the Fire Hall.

FOR SALE-New 6-room house; full basement; breezeway and garage; modern conveniences. Located on Toll Gate Hill. Apply Charles F. Stouter, Emmitsburg.

FOR SALE-New tires for heavy wagon loads. Six - ply nylon truck tires, heavy military tread (equal to nine-ply of rayon). 700x15 and 700x16. Not 2nds or rejects. Quality tire-S-ervice, Emmitsburg Tire Center, De-Paul St., phone HI 7-5801. tf

LUMBER FOR SALE—Carpenter drops prices. Kiln dried west coast lumber \$98.00/m. Air dried pine 2x4-8 \$78.40/m. Windows 2-8-3-19 \$13.67. White pine ranch base \$8.82 per 100 L. ft. 2-6x6-8 luon door \$5.83. Front door 3 step light \$14.65. 2" insulation \$47.00/m. 215 lb. roofing \$6.61 per square. 1/2" celotex \$56.90/m. Picture window, \$41.65. Select oak flooring \$199 .-60/m. 1x6 pine \$81.36. 1x6 poplar \$73.50/m. All lumber dressed four sides and double end trimmed. These are delivered 16 Baltimore St., Gettysburg prices. Complete house 24'x32' \$1495.00. Jim Carpenter Co., Inc., Madison, Virginia. Phone 948-4460, day or night.

NOTICES

NOTICE - All property-owners housing students or other individuals are notified to report to the Town Office immediate-

BURGESS & COMMISSIONERS 9|28|2t

NOTICE - Farm Tire Service. More \$ \$ \$ Value. Guaranteed vulcanizing. New tires, all sizes. Quality tire-S-ervice, Emmitsburg Tire Center, De Paul St., phone HI 7-5801.

NOTICE-Piano tuning. repairing, and rebuilding. Write Everhart and Sons, 225 Frederick St., Hanover, Pa. Phone MElrose

MOTHERS - TO - BE - Maternity forms, Lingerie, Infant - wear, Shower Gifts, Toys - Hanover Maternity Shop, 41 Frederick St., Hanover, Pa.

QUALITY HOUSE FURNITURE Detour, Md. Nationally Advertised Brands In Furniture—Bedding—TV's Appliances — Shades — Linoleum

NOTICE—It's the business of Menchey Music Service, 430 Carlisle St. in Hanover to keep informed about the integrity, purpose, and ability of all manufacturers of all brands of pianos and organs. In this way, they KNOW they offer you the every price range.

NEW RENAULTS-40 miles per gallon of gas, \$1495, full price. \$395 down, \$38 a month. Zentz OIL BURNER SERVICE Auto Sales, Gettysburg, Pa.

CONWAY ELECTRIC Defective wiring is the cause, Of lots of fires I hear.

Don't let your home go up in smoke.

When Conway Electric is so near. Phone 898-9112, Evenings 897-

9061. FOR SALE OR RENT - 8-room house located in Thurmont, Md. Modern in every way. 3 bed-

rooms. Apply 22 W. Main St., Thurmont, Md. JOB Security can be yours by pre-

paring now for coming Civil Service exams. For information write NATIONAL TRAINING SERVICE INC., Box C, Emmitsburg Chronicle. 9 28 10t

HELP WANTED-Waitress. Experience preferred; must have reference. Apply in person, Mt. Mamor Restaurant, Emmitsburg,

and bath. Apply 22 W. Main St., Thurmont, Md. 1tp

HRISTMAS CARD Special: Your priceless snapshot in a colorful Christmas card folder, \$8.50 per 100 at Dave's Photo Supply, Steinwehr Ave., Gettysburg. 21 2t

SUTTON CONSTRUCTION A lot of folks need an extra room And in case you weren't aware, Sutton Construction can do that too,

And you needn't have a care. FOR SALE-1958 Ford Fairlane Phone 868-9112, Evenings, 898-500 4-dr. sedan, R&H&A; good 9061. General Contractors. 9-28'4t NOTICE - Anti-Freeze, Batteries,

Tires, Chains, Oil — Winterize now at Emmitsburg Feed & Farm Supply, Emmitsburg.

NOTICE - Effective October 15. Adams' Barber Shop and Mac's Barber Shop will close at 7 p.m., Monday, Wednesday, Friday and Saturday.

NOTICE-I will not be responsible for any debts contracted by anyone other than myself. JOHN B. WETZEL

Fern Ohler - Gettysburg, Pa. NOTICE-13 Cubic Ft. Refrigera-Feed & Farm Supply.

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Dr. D. L. Beegle Dr. John Beegle

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Accuracy Comes First Rexall Drug

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Martin Optical Co. DISPENSING OPTICIANS Prescriptions Filled - Lenses Duplicated. Zenith Hearing Aids &

Batteries 118 Baltimore St., Phone ED 4-3514 GETTYSBURG, PA.

17. Please reserve this date.

for shade and ornamental effect; also enjoy fresh fruit and nuts from the home grounds. Trees, Berry Plants, Grape of her case may require. Vines and Landscape Plant Material. Salespeople wanted. WAYNESBORO NURSERIES— Waynesboro, Virginia.

NO. 20133 EQUITY In the Circuit Court for Frederick County, Maryland ALICE LONG NASH Route 2, Thurmont, Maryland

ant, David A. Nash.

The Bill recites that the Complainant, Alice Long Nash, is a Frederick County, Maryland. resident of Frederick County, State of Maryland, where she has ast past; that the Defendant is Maryland. MOnument 2-1781. products and offer skilled professional Maryland, whose last known address was Central Hotel, Littlestown, Pennsylvania; that the parties to this cause were married stood in the center of the square on the 24th day of December, 1933, at Chambersburg, Pennsylvania to at Woodsboro, Maryland, by Rev. to hold a council of war with Fife, a regularly ordained minis- Gen. A. P. Hill. It was on that ter of the Gospel; that as a re- spot that General Lee made his

CLASSIFIED ADS FOR RENT — First-floor apart-ment, four rooms (2 bedrooms), Bazaar will be held November Long Nash, who is now an adult Sodality Plans and who is self-supporting; and Fall Bazaar that the Complainant and the Defendant have voluntarily lived sep-NOTICE — St. Anthony's Shrine arate and apart, without any co- the Sodality of St. Joseph's Church Mr. and Mrs. Guy A. Baker Sr. umph in as many meets. will hold its fall Card Party on habitation for more than eighteen was held recently in St. Euphemwill hold its fall Card Party on November 14. Please reserve months prior to the filing of this ia's Hall following services in the Hospital School of Nursing, Balti-Bill of Complaint, and that such church. President Loretta Adels-GROW YOUR OWN Fruit and separation is beyond any reason- berger presided. The annual Hal- Mrs. Clifford Keilholtz, over the place tie. The next five places Nuts. Plant Fruit and Nut Trees able hope or expectation of rec- loween party will be held Oct. 18. weekend. onciliation.

The Bill then prays that the Complainant, Alice Long Nash, be divorced A VINCULO MATRI- final plans were made. Rev. Fr.

Mr. and Mrs. Charles Pitzer and family, Elmira, N. Y., visited with family, Elmira, N. Y., visited with family, Elmira, N. Y., visited with Georgetown and American here on Saturday, October 13. Write for Free Copy 56-pg. divorced A VINCULO MATRI- final plans were made. Rev. Fr. Mrs. Jar Planting Guide Catalog in color MONII from the Defendant, Da- Storm spoke briefly and announced weekend. offered by Virginia's Largest vid A. Nash, and for such other ed that Fr. Stauble will be the Growers of Fruit Trees, Nut and further relief as the nature new moderator for the sodality. COURT ORDER

October, 1962, by the Circuit dent announced that Dorothy Court for Frederick County, Mary-Stoner will be the consultor of land, sitting as a Court of Equity, Band 12, succeeding Ann Marie ORDERED that the Complainant Koontz. Ruth Baker won the door give notice to the Defendant of prize. Refreshments were served. the object and substance of this Bill, by causing a copy of this FOOD SALE Order to be inserted in some newspaper published in the County of Frederick, once each week for four PTA will hold a food sale on Sat., successive weeks before the 3rd Oct. 6 at the Fire Hall starting day of November, 1962, command- at 9:30 a. m. Items for sale will ing him to be and appear in this include candy, pies, cakes, bread, DAVID A. NASH ing him to be and appear in this central Hotel, Littlestown, Penna. Court, in person, or by solicitor, rolls, potato salad, soup, cole slow, eggs and home-canned goods. The ORDER OF PUBLICATION on or before the 4th day of De- eggs and home-canned goods. The The Bill of Complaint is a suit cember, 1962, and show cause, if public is invited to attend. tor only \$309.00 at Emmitsburg to procure a divorce A VINCULO any he has, why a Decree should MATRIMONII from the Defend- not be passed as prayed.

ELLIS C. WACHTER. Clerk of the Circuit Court for EDWIN F. NIKIRK, Solicior for Complainant, 105

resided for more than one year West Second Street, Frederick, a non-resident of the State of Filed October 1, 1962 10'5 4t

General Robert E. Lee in 1963 sult of the said marriage one decision to march to Gettysburg.

VOTE FOR AND RE-ELECT



FOR HOUSE OF DELEGATES

Your Support and Influence Will Be Greatly Appreciated.

HATS — DRESSES — COATS SKIRTS — BLOUSES

UNDIES — HOSIERY — COSTUME JEWELRY

-INFANTS' WEAR-

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Suits, Dresses, Ties, Pants, Shirts, Hats MEN AND BOY'S

Shirts, Ties, Jackets, Work Clothes Raincoats, Belts and Caps YARD GOODS AND NOTIONS

Emmitsburg Clothing Shop

106 E. Main St. Phone 447-2293 Emmitsburg



1961 Ford Fordor; fully equipped.

1959 Ford Tudor; V-8; R&H.

1959 Ford Fordor; R&H; fully equipped. 1958 Ford 4-Dr. Ranch Wagon; fully equipped

1957 Ford Fordor V-8; fully equipped.

1956 Ford 2-dr. Hardtop; fully equipped; like new. 1955 Ford Tudor V-8; overdrive; R&H.

1955 Plymouth 2-dr. 6 cyl.; std. shift.

1954 Ford Tudor V-8; R&H. 1953 Chevrolet 210, 4-door.

1952 Chevrolet 1/2-ton Pickup.

PHONE HI 7-5131

1952 Chevrolet 4-dr.; std. shift; runs good. 1951 Plymouth Coupe; runs good.

1950 Dodge 4-dr. 1948 Chevrolet Club Cpe; very clean. 1957 Dodge 1/2-Ton Pickup. Very clean.

EMMITSBURG, MD.

The regular monthly metting of Mrs. Margaret Myers' band will Fr. Stauble urged the women to try to interest the younger mem-It is thereupon this 1st day of bers in the sodality. The presi-

The Emmitsburg Public School

PROCLAMATION OF THE GOVERNOR OF MARYLAND DIRECTING
THE PUBLICATION OF BILLS
PROPOSING AMENDMENTS TO
THE CONSTITUTION OF THE
STATE OF MARYLAND.
WHEREAS, at its regular session of
1961 the General Assembly enacted
Chapter 329 proposing an amendment to
the State Constitution, and
WHEREAS, at its regular session of
1962 the General Assembly enacted
Chapters 6, 100, 112 and 121, proposing
amendments to the State Constitution,
and

AN ACT to propose an amendment to Section 40A of Article III of the Constitution of the State of Maryland, title "Legislative Department", changing the procedure for the immediate taking of property under certain circumstances in Baltimore City, AND PROVIDING FOR THE CONTINUATION OF THE PRESENT PROCEDURE FOR TAKING OF PROP. CHAPTER 329 ATION OF THE PRESENT PRO-CEDURE FOR TAKING OF PROP-ERTY FOR A CERTAIN PERIOD, and providing for the submission of the amendment to the qualified voters of the State of Maryland for adoption

of the State of Maryland for adoption or rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (three-fifths of all the members of each of the two houses concurring), That the following amendment be and the same is hereby proposed to Section 40A of Article III of the Constitution of the State of Maryland, the same, if adopted by the legal and qualified voters of the State, as herewith provided, to become Section 40A of Article III of the Constitution of the State of Maryland.

40A. The General Assembly shall enact no law authorizing private property

40A. The General Assembly shall enact no law authorizing private property to be taken for public use without just compensation, to be agreed upon between the parties, or awarded by a jury, being first paid or tendered to the party entitled to such compensation, but where such property is situated in Baltimore City and is desired by this State or by the Mayor and City Council of Baltimore, the General Assembly may provide Ifor the appointment of appraisers by a Court of Record to value such property, and that, upon payment of the amount of such valuation to the party entitled to compensation, or into Court and securing the payment of any further sum that may be awarded by a jury, such property may be taken. I that such property may be taken immediately upon payment therefor to the owner or owners thereof by the State or by the Mayor and City Council of Baltimore, or into court, such amount as the State or the Mayor and therefor to the owner or owners thereof by the State or by the Mayor and City Council of Baltimore, or into court, such amount as the State or the Mayor and City Council of Baltimore, as the case may be, shall estimate to be the fair value of said property, provided such legislation also requires the payment of any further sum that may subsequently be added by a jury; AND FURTHER PROVIDED THAT THE AUTHOR-ITY AND PROCEDURE FOR THE IMMEDIATE TAKING OF PROPERTY AS IT APPLIES TO THE MAYOR AND CITY COUNCIL OF BALTIMORE ON JUNE 1, 1961, SHALL REMAIN IN FORCE AND EFFECT TO AND INCLUDING JUNE 1, 1963, and where such property is situated in Baltimore County, Maryland, the County Council of Baltimore County, Maryland, may provide for the appointment of an appraiser or appraisers by a Court of Record to value such property and that upon payment of the amount of such evaluation, to the party entitled to compensation, or into Court, and securing the payment of any further sum that may be awarded by a jury, such property may be taken; and where such property may be taken; and where such property is situated in Montgomery County and in the judgment of and upon a finding by the County Council of said County that there is immediate need therefor for right of way for County roads or streets, the County Council may provide that such property may be taken; and where such property is situated in Montgomery County such amount as an appraiser appointed by a Court of Record shall estimate to be the fair market value of such property, provided that the Council shall secure the payment of any further sum that may subsequently be awarded by a jury. This section shall not apply in Montgomery County if the property actually to be taken includes buildings or improvements.

Sec. 2. And be it further enacted, That the foregoing amendment to the

Montgomery County if the property actually to be taken includes buildings or improvements.

Sec. 2. And be it further enacted, That the foregoing amendment to the Constitution of the State of Maryland shall, at the election to be held in November, 1962, be submitted to the legal and qualified voters of the State for their adoption or rejection, in pursuance of the directions contained in Article 14 of the Constitution of the State of Maryland, and at the same general election the vote on the said proposed amendment to the Constitution shall be by ballot, and upon each ballot there shall be printed the words: "For Constitutional Amendment" and "Against Constitutional Amendment" as now provided by law, and immediately after said election due returns shall be made to the Governor of the vote for and against the proposed amendment, as directed by said Fourteenth Article of the Constitution, and fifther proceedings had in accordance with said Article 14.

Explanation: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Personals

Mr. and Mrs. Charles Baker and family, Camp Hill, visited over the country team edged Towson 26-32 weekend with Mr. Baker's parents,

more, visited her parents, Mr. and mile course in 16:07.8 for a first-

Mr. and Mrs. Charles Pitzer and

JUST ARRIVED—HOLLAND SPRING FLOWERING BULBS

Crocus — Hyacinths — Daffodils Tulips — All Varieties

Darwin — Parrot — Cottage — Double

Baltimore Street

Gettysburg, Pa.

amd
WHEREAS, it is the duty of the
Governor, under Section 1 of Article
XIV of the Constitution, to order publication of the bills proposing said amendments in advance of the General Election
of November 6, 1962, and
WHEREAS, there will be presented
on the ballot at said election the following proposed amendments to the Constitution for adoption or rejection by the
voters:

from existing law. CAPITALS indicate amendments to bill.

CHAPTER 6

CHAPTER 6

AN ACT to propose an amendment to Section 3 (a) of Article XVI of the Constitution of the State of Maryland, entitled "The Referendum", to change the number of signers required on a petition to refer an act of the General Assembly of State-wide application to a referendum, and submitting this amendment to the qualified voters of the State for adoption or rejection. Section 1. Be it enacted by the General Assembly of Maryland, (Three-fifths of all the Members elected to each of the two Houses concurring), That the following section be and the same is hereby proposed as an amendment to Section 3 (a) of Article XVI of the Constitution of the State of Maryland, title "The Referendum", the same, if adopted by the legally qualified voters

Maryland:

3
(a) The referendum petition against an Act or part of an Act passed by the General Assembly, shall be sufficient if signed by Iten thousand] THREE percentum of the qualified voters of the State of Maryland, calculated upon the whole number of votes cast therein for Governor at the last preceding Gubernatorial election, of whom not more than half shall be residents of Baltimore City, or of any one County; provided that any Public Local Law for any one County or the City of Baltimore, shall be referred by the Secretary of State only to the people of said County or City of Baltimore, upon a referendum petition of ten per cent. of the qualified voters of said County or City of Baltimore, as the case may be, calculated upon the whole number of votes cast therein respectively for Governor at the last preceding Gubernatorial election.

Sec. 2. And be it further enacted, That the aforegoing section hereby proposed as an amendment to the Constitu-

Sec. 2. And be it further enacted,
That the aforegoing section hereby proposed as an amendment to the Constitution of this State shall be, at the next general election, to be held in this State in the year 1962, submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of the directions contained in Article 14 of the Constitution of this State, and at the said general election, the vote on the said proposed amendment shall be by ballot, and upon each ballot there shall be printed the words "For the Constitutional Amendment" and "Against the Constitutional Amendment", as now prescribed by law, and immediately after said election, due returns shall be made to the Governor of the vote for and against said proposed amendment, as directed by said Article 14 of the Constitution and further proceedings had in accordance with said Article 14. Expranxions: Italics indicate new matter added to existing law.

added to existing law.
[Brackets] indicate matter stricken

from existing law. CAPITALS indicate amendments to bill. CHAPTER 100

CHAPTER 100

AN ACT to propose an amendment to Section 40A of Article III of the Constitution of Maryland, title "Legislative Department", amending the procedure for the immediate taking of property in Montgomery County, and providing for the submission of this amendment to the legally qualified voters of the State for their adoption or rejection.

SECTION 1. Be it enacted by the General Assembly of Maryland, (Three-fifths of all the members of each of the two houses concurring), That the following amendment be and the same is hereby proposed to Section 40A of Article III of the Constitution of the State of Maryland, the same, if adopted by the legal and qualified voters of the State, as herewith provided, to become a part of the Constitution of Maryland.

The Ceneral Assembly shall enert not

The General Assembly shall enact no law authorizing private property to be taken for public use without just Compensation, to be agreed upon between the parties, or awarded by a Jury, being first paid or tendered to the party entitled to such compensation, but where such property is situated in Baltimore City and is desired by this State or by the Mayor and City Council of Baltimore, the General Assembly may provide for the appointment of appraisers by a Court of Record to value such property, and that, upon payment of the amount of such valuation to the party entitled to compensation, or into Court and securing the payment of any further sum that may be awarded by a jury, such property may be taken; and where such property is situated in Baltimore County, Maryland, the County Council of Baltimore County, Maryland, may provide for the appointment of an appraiser or appraisers by a Court of Record to value such property and that upon payment of the amount of such evaluation, to the party entitled to compensation, or into Court, and securing the payment of any further sum that may be awarded by a jury, such property may be taken; and where such property is situated in Montgomery County and in the judgment of and upon a finding by the County Council may provide that such property may be taken immediately upon payment therefor to the owner or owners thereof, or into court, such amount as Ian appraiser appointed by a Count of Record a licensed real estate broker appointed by the County Council shall estimate to be the fair market value of such property, provided that the Council shall secure the payment of this State, and at the next general election, to be held in November, 1962, submitted to the legal and qualified voters of the State for their adoption or rejection in pursuance of the directions contained in Article 14 the next general election, the vote on the said

CHAPTER 112

AN ACT to propose an amendment to Section 15 of Article III of the Constitution of Maryland, title "Legislative Department", to increase the compensation of the members and presiding officers of the General Assembly, and to correct an error therein, and submitting this amendment to the legally qualified voters of the State for their adoption and rejection.

SECTION 1. Be it enacted by the General Assembly of Maryland, (Three-fifths of all the Members elected to each of the two Houses concurring). That the following section be and the same is hereby proposed as an amendment to CHAPTER 112

Section 15 of Article III of the Constitution of Maryland, title "Legislative Department", the same, if adopted by the legally qualified voters of the State, as herein provided, to become a part of the Constitution of Maryland:

the Constitution of Maryland:

15.

The General Assembly may continue its session so long as in its judgment the public interest may require, for a period not longer than ninety days in odd years and thirty days in even years; and on and after January 1, 1963, each member thereof shall receive a compensation of [Eighteen Hundred Dollars (\$1,800.00)] Three Thousand Dollars (\$3,800.00) per annum, payable quarterly, with a deduction of Fifteen Dollars (\$15.00) per diem for each day of unexcused absence from any session; and he shall also receive such mileage as may be allowed by law, not exceeding Twenty Cents per mile; and the presiding officers of each House shall receive an additional compensation of [Twe Hundred Dollars (\$500)] From Hundred Dollars (\$500) per annum. In any of said thirty-day sessions in even years, the General Assembly shall consider no bills other than (1) Bills having to do with budgetary, revenue and financial matters of the State Government. sider no bills other than (1) Bills having to do with budgetary, revenue and financial matters of the State Government, (2) legislation dealing with an acute emergency, and (3) legislation in the general public welfare. When the General Assembly shall be convened by Proclamation of the Governor, the session shall not continue longer than thirty days, but [an] no additional compensation other than mileage and other allowances provided by law shall be paid members of the General Assembly for special session.

ances provided by law shall be paid members of the General Assembly for special session.

Sec. 2. And be it further enacted, That the aforegoing section hereby proposed as an amendment to the Constitution of this State shall be, at the next general election, to be held in this State in the year 1962, submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of the directions contained in Article 14 of the Constitution of this State, and at the said general election, the vote on the said proposed amendment shall be by ballot, and upon each ballot there shall be printed the words "For the Constitutional Amendment" and "Against the Constitutional Amendment" and "Against the Constitutional Amendment" as now prescribed by law, and immediately after said election, due returns shall be made to the Governor of the vote for and against said proposed amendment, as directed by said Article 14 of the Constitution and further proceedings had in accordance with said Article 14.

Explanation: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 121

AN ACT to propose an amendment to Section 38 of Article III of the Constitution of Maryland, title "Legislative Department", amending the provision concerning imprisonment for debt, in order to provide that a valid

tive Department", amending the provision concerning imprisonment for debt in order to provide that a valid decree of a court of competent jurisdiction or agreement approved by decree of said court for the support of an illegitimate child or children shall not constitute a debt within the meaning of this section; and providing for the submission of this amendment to the qualified voters of the State of Maryland for adoption or rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (three-fifths of all the members of each of the two houses concurring), That the following amendment be and the same is hereby proposed to Section 33 of Article III of the Constitution of the State of Maryland, the same, it adopted by the legal and qualified voters of the State, as herewith provided, to become Section 38 of Article III of the Constitution of the State of Maryland.

38. Imprisonment for Debt.

No person shall be imprisoned for debt, but a valid decree of a court of competent jurisdiction or agreement approved by decree of said court for the support of a wife or dependent children, or for the support of an illegitimate child or children, or for alimony, shall not constitute a debt within the meaning of this section.

Sec. 2. And be it further evacted, That the aforegoing amendment to the

constitute a debt within the meaning of this section.

SEC. 2. And be it further evacted. That the aforegoing amendment to the Constitution of the State of Maryland shall, at the election to be held in November, 1962, be submitted to the legal and qualified voters of the State for their adoption or rejection, in pursuance of the directions contained in Article 14 of the Constitution of the State of Maryland, and at the same general election the vote on the said proposed amendment to the Constitution shall be by ballot, and upon each ballot there shall be printed the words: "For Constitutional Amendment" and "Against Constitutional Amendment" and "Against Constitutional Amendment" as now provided by law, and immediately after said election due returns shall be made to the Governor of the vote for and against the proposed amendment, as directed by said Fourteenth Article of the Constitution, and further proceedings had in accordance with said Article 14.

Explanation: Italics indicate new matter added to existing law.

added to existing law,
[Brackets] indicate matter stricken
from existing law,
CAPITALS indicate amendments to bill.

CAPITALS indicate amendments to bill.

I, J. MILLARD TAWES, GOVER-NOR OF THE STATE OF MARY-LAND, by virtue of the power and authority conferred upon me by the Constitution of Maryland, do by this, my proclamation, order that the bills proposing the aforegoing amendments shall be published in at least two newspapers in each County where so many may be published, and where not more than one may be published, then in that newspaper, and in three newspapers published in the City of Baltimore, once a week for four weeks immediately preceding the General Election to be held on November 6, 1962, at which Election the proposed amendments shall be submitted, in the form prescribed by the General Assembly, to the qualified voters of the State for adoption or rejection.

GIVEN Under My Hand and the Great Seal of the State of Maryland, at the City of Annapolis this 3rd day of October, in the Year of Our Lord, One Thousand Nine Hundred and Sixty-two.

J. MILLARD TAWES, By the Governor:



LLOYD L. SIMPKINS. Secretary of State

Freshmen Welcomed

Ford Company Has New Warranty

124,000-mile warranty. The new warranty, Mr. Holling- ental on 1961 models. er said, represents a doubling of

John S. Hollinger, Sales Mana- the 12-month, 12,000-mile warran- other car and truck models for ers, spark plugs, ignition points, burg, today announced that all the industry in offering to their possible because of continued prog- linings. The warranty also will purchasers of 1963 Ford cars and customers in the 1961 model year. ress toward quality and reliability not apply to deterioration of soft trucks will receive a 24-month or The 24,000-mile warranty was goals that year after year have enabled Ford dealers to be the usage and exposure to the eleleader in providing products requiring less and less maintenance."

Terms of the new warranty provide that for 24 months or for owners during the specified mile-24,000 miles, whichever comes first, age and time periods. free replacement, including related labor, will be made by authorized dealers of any part with a ials. Tires and tubes are not covered by the warranty; appropriate adjustments will continue to be made by the tire people. Owners will remain responsible for normal operations, such as wheel

pioneered by the Lincoln Contin-brake and clutch adjustments and annual Freshman-Welcome Dance ball team for the 1962-63 season. Miss Gwen Shorb, Washington, ental on 1961 models.

New Books Reieived was given by the seniors to honor New Books Reieived was given by the Shorb. "Extension of this warranty to replacement of such items as filt- incoming freshmen.

ger of Sperry's Garage, Emmits- ty, with which Ford dealers led 1963," Mr. Hollinger said, "is wiper blades, and brake and clutch dance including students from the ing the summer. Sister Odile, lientire school and parents of the freshmen. trim and appearance items due to Increased Enrollment

The total number of students enrolled at St. Joseph High School the near future. The new warranty covers both is 151, an increase of 19 students the original owner and subsequent

The religious faculty remains

over last year's figure.

the same as last year: Principal, Mr. Hollinger said that his Sr. Antonia; mathematics, Sr. dealership introduced their new Clara; history, Sr. Dolores; com-1963 models to the public on Fridefect in workmanship or mater- day, Sept. 28 and wishes to thank lish, Sr. Mary Ann; science, Sr. everyone for making the 1963 Ford car and truck introduction such a St. Joseph's High School News

mercial studies, Sr. Louise; Eng-Mary Frances; librarian, Sr. Orile; languages, Sr. Rose. Dr. Robert Marshall of the faculty of Mt. St. Mary's College, again will instruct the freshmen boys in manual training. Father David Shaum, treasurer, Mt. St. Mary's, is conducting the Glee Club for the com-Thursday afternoon the fresh- ing scholastic year. A new memman class was featured in the tra-ditional welcome program held in T. Delaney, also of Mt. St. Mary's, the auditorium. That evening the who will coach the boys' basket-

Miss Frances Ann Ott, Wash-

ington, spent the weekend with

her mother, Mrs. William Ott, and

ily and Mrs. Marie Rosensteel.

The St. Joseph High School lients, Mr. and Mrs. Clarence Shorb. Approximately 200 attended the brary received 100 new books dur- Miss Shorb recently accepted a position with the FBI in Washbrarian, stated the books are main- ington. ly for student recreational reading. New adjustable shelves are to be installed in the library in

Mr. and Mrs. William Garner and children, Kensington, visited during the weekend with Mrs. Garner's parents, Mr. and Mrs.

Frank Fitzgerald. A/2C and Mrs. James Brown and son, Topeka, Kan., are spendiny a furlough with the former's parents. Mr. and Mrs. Georye Mr. and Mrs. William Vinck Brown. From here they will fly an dfamily, Baltimore, visited over to Hawaii for his new assignment. the weekend with Mrs. Vinck's Mr. and Mrs. John Owens and parents, Mr. and Mrs. Andrew children, Baltimore, visited Mrs. Owens' mother, Mrs. Thronton

Mr. and Mrs. Pius Kelly and Rodgers, on Sunday. Mr. and Mrs. George Knovich, ons, Jack and Ricky, Newry, Pa., Washington, spent the weekend visited over the weekend with Mr. and Mrs. George Arnold and fam- with Mrs. Knovich's parents, Mr.

and Mrs. Herbert White.

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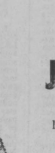


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- 55 Chevrolet Bel Air 4-door 8, automatic, sharp, one owner, low original miles.
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- '54 Buick Special 4-door, 8, automatic, good.
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- '53 Chevrolet 2-door, 6, stick. Needs motor...
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 '51 Ford 2-door, 6, stick, runs OK. '51 Mercury 4-Door, 8, automatic.

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