Journal of Proceedings

of the

Senate of Maryland

2011 Special Session

Compiled and edited by:

Donald G. Hopkins Journal Clerk

...

William B.C. Addison, Jr. Secretary of the Senate

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Annapolis, Maryland Monday, October 17, 2011 Eleven O'clock A.M.

The Senate met at 11:07 A.M.

Call to Order by the President of the Senate, Thomas V. Mike Miller, Jr.

Prayer by Reverend Monsignor W. Ronald Jameson, Cathedral of St. Matthew the Apostle, guest of Senator Miller.

(See Exhibit A of Appendix III)

This being the day prescribed by the Executive Order of the Governor of Maryland, for the meeting of the General Assembly of Maryland, in Special Session. The Honorable Thomas V. Mike Miller, Jr., President of the Senate called the Senate to order.

Present at the roll call were the following Senators:

District 1	_	Allegany, Garrett and Washington
		George C. Edwards
District 2	_	Washington
		Christopher Shank
District 3	_	Frederick and Washington
		Ron Young
District 4	_	Frederick and Carroll
		David R. Brinkley
District 5	_	Carroll and Baltimore
		Joseph Getty
District 6	_	Baltimore County
		Norman R. Stone, Jr.
District 7	_	Baltimore and Harford
		J.B. Jennings
District 8	_	Baltimore County
		Katherine A. Klausmeier
District 9	_	Howard and Carroll
		Allan H. Kittleman
District 10	_	Baltimore County
		Delores G. Kelley
District 11	_	Baltimore County
		Robert A. Zirkin
District 12	_	Baltimore County and Howard
		Edward J. Kasemeyer

District 13	_	Howard
		James N. Robey
District 14	_	Montgomery
		Karen S. Montgomery
District 15	_	Montgomery
D:		Robert J. Garagiola
District 16	_	Montgomery
D: . : . 15		Brian E. Frosh
District 17	_	Montgomery
D: 4 : 4 10		Jennie M. Forehand
District 18	_	Montgomery
District 10		Richard S. Madaleno, Jr.
District 19	_	Montgomery Pager Manna
District 20		Roger Manno Montgomery
District 20	_	Jamie Raskin
District 21	_	Prince George's and Anne Arundel
D15011C0 21		James Rosapepe
District 22	_	Prince George's
D1801100		Paul G. Pinsky
District 23	_	Prince George's
		Douglas J.J. Peters
District 24	_	Prince George's
		Joanne C. Benson
District 25	_	Prince George's
		Ulysses Currie
District 26	_	Prince George's
		C. Anthony Muse
District 27	_	Prince George's and Calvert
D: + : + 00		Thomas V. Mike Miller, Jr.
District 28	_	Charles
D: 4 : 4 90		Thomas Mac Middleton
District 29	_	Calvert, Charles and St. Mary's
District 30		Roy P. Dyson Anne Arundel
District 50	_	John C. Astle
District 31	_	Anne Arundel
21801100 31		Bryan W. Simonaire
District 32	_	Anne Arundel
		James E. DeGrange, Sr.
District 33	_	Anne Arundel
		Edward Reilly
District 34	_	Harford and Cecil
		Nancy Jacobs
District 35	_	Harford
		Barry Glassman
District 36	_	Kent, Queen Anne's, Cecil and Caroline

		E.J. Pipkin
District 37	_	Caroline, Dorchester, Talbot and Wicomico
		Richard F. Colburn
District 38	_	Somerset, Wicomico and Worcester
		James N. Mathias, Jr.
District 39	_	Montgomery
		Nancy J. King
District 40	_	Baltimore City
		Catherine E. Pugh
District 41	_	Baltimore City
		Lisa A. Gladden
District 42	_	Baltimore County
		James Brochin
District 43	_	Baltimore City
		Joan Carter Conway
District 44	_	Baltimore City
		Verna L. Jones–Rodwell
District 45	_	Baltimore City
		Nathaniel J. McFadden
District 46	_	Baltimore City
		Bill Ferguson
District 47	_	Prince George's
		Victor Ramirez

Forty-five Senators having answered to their names, the President announced that a quorum being present, the Senate of Maryland, 2011 Special Session is now ready for the transaction of business.

On motion of Senator Garagiola it was ordered that Senators Currie and Forehand be excused from today's session.

MESSAGE FROM THE EXECUTIVE

EXECUTIVE ORDER 01.01.2011.19

PROCLAMATION CONVENING THE GENERAL ASSEMBLY OF MARYLAND IN EXTRAORDINARY SESSION AT ANNAPOLIS, MARYLAND ON OCTOBER 17, 2011

(See Exhibit B of Appendix III)

Read and ordered journalized.

RULES

ADOPTION OF SENATE RULES FOR THE SPECIAL SESSION OF 2011

SR0018/843228/1

BY: Chair, Rules Committee

ORDERED by the Senate of Maryland, that, for the Special Session of 2011, the Senate adopts the Rules as in effect at the end of the Regular Session of 2011, together with the following amendment to Senate Rule 18(a)(1):

- "18. Standing Committees.
 - (a) There are the following standing committees, the Members of which shall be appointed by the President at the beginning of each session of the General Assembly, each to have a membership as follows:
 - (1) Legislative Committees:
 - (i) Budget and Taxation, 13;
 - (ii) Education, Health, and Environmental Affairs, 11;
 - (iii) Finance, 11;
 - (iv) Judicial Proceedings, 11;
 - (v) Rules, 11;
 - (vi) REAPPORTIONMENT AND REDISTRICTING, 15.".

AND BE IT FURTHER ORDERED, That the amendment to Rule 18(a)(1) shall be in effect only during the first Special Session of 2011, during any subsequent special session of 2011, should one be convened, and through the Regular Session of 2012 and shall, without further action of the Senate of Maryland, be abrogated and of no further effect on adjournment sine die of the 2012 Regular Session.

Read and adopted by roll call vote as follows:

Affirmative – 45 Negative – 0 (See Roll Call No. 3)

ORDER

October 17, 2011

BY THE MAJORITY LEADER:

ORDERED BY THE SENATE OF MARYLAND, that the Desk Officers elected during the 2011 Regular Session continue to serve for the Special Legislative Session of 2011.

By Order, William B.C. Addison, Jr. Secretary of the Senate

Read and adopted.

ORDER

October 17, 2011

BY THE MAJORITY LEADER:

ORDERED BY THE SENATE OF MARYLAND, that the Monies appropriated for the expenses of the Special Legislative Session of 2011, as set forth in the Appropriations Bill, be paid upon the joint order of the President of the Senate and the Speaker of the House of Delegates.

By Order,

William B.C. Addison, Jr. Secretary of the Senate

Read and adopted.

ORDER

October 17, 2011

BY THE MAJORITY LEADER:

ORDERED, That the President shall appoint the employees necessary for the proper transaction of business of this Special Legislative Session of 2011, as provided for in the Budget, this order to remain in effect until changed or modified by the Senate.

William B.C. Addison, Jr. Secretary of the Senate

Read and adopted.

ANNOUNCEMENT BY THE PRESIDENT

October 17, 2011

ANNOUNCEMENT

The President announces that assignments to the Standing Committees and Leadership will remain the same as announced on April 11, 2011.

ANNOUNCEMENT

The President makes the following appointments to the Standing Committee on Redistricting and Reapportionment:

STANDING COMMITTEE ON REDISTRICTING AND REAPPORTIONMENT

Senator James N. Robey, Chairman Senator Nancy J. King, Vice—Chairman Senator Catherine E. Pugh, Vice—Chairman

Senator Joanne C. Benson Senator Richard Colburn Senator Joan Carter Conway Senator James E. DeGrange, Sr. Senator George C. Edwards Senator Brian E. Frosh

Read and ordered journalized.

Senator Joseph M. Getty Senator Nancy Jacobs Senator Edward J. Kasemeyer Senator Nathaniel J. McFadden Senator Thomas M. Middleton Senator Victor Ramirez

MESSAGE FROM THE HOUSE OF DELEGATES

October 17, 2011

By The Majority Leader:

Ladies and Gentlemen of the Senate:

The House of Delegates has organized pursuant to Article II, Section 16, of the Constitution of Maryland.

We respectfully propose, with your concurrence, the appointment of a Joint Committee of five members, three on the part of the House and two on the part of the Senate, to wait upon the Governor and inform him that the General Assembly is now organized and prepared to receive any communications he may desire to make.

We have appointed on the part of the House of Delegates, Delegates Howard, Lee, and McHale.

By Order, Mary Monahan Chief Clerk

Read and ordered journalized.

MESSAGE TO THE HOUSE OF DELEGATES

October 17, 2011

BY THE MAJORITY LEADER:

Ladies and Gentlemen of the House of Delegates:

We have received your message notifying the Senate of the organization of your Honorable Body, and requesting the appointment of a Joint Committee to wait upon the Governor to inform him that the General Assembly is now prepared to receive any communications which he may desire to make. On the part of the House, Delegates Howard, Lee and McHale have been appointed.

We have appointed on the part of the Senate Senators Garagiola and Jacobs.

By Order, William B.C. Addison, Jr. Secretary

Read and adopted.

MESSAGE TO THE EXECUTIVE

October 17, 2011

BY THE MAJORITY LEADER

His Excellency, the Governor of Maryland Martin O'Malley:

The Senate of Maryland is organized and prepared to receive any communication you may desire to make.

The President of the Senate is the Honorable Thomas V. Mike Miller, Jr.

By Order, William B.C. Addison, Jr. Secretary

Read and adopted.

VETOED SENATE BILLS – 2011

VETOED SENATE BILLS AND MESSAGES – 2011 REGULAR SESSION

(See Exhibit C of Appendix III)

The Messages from the Governor were read and ordered journalized.

2011 Bills Vetoed by the Governor (Policy Vetoes)

Senate Bill 270 - Senator Edwards

AN ACT concerning

Alcoholic Beverages - Allegany County Board of License Commissioners -Vacancies

FOR the purpose of requiring the Governor to appoint the members of the Allegany County Board of License Commissioners with the advice and consent of the central committees of certain political parties; providing for the application of this Act; and generally relating to the filling of vacancies on the Allegany County Board of License Commissioners.

BY repealing and reenacting, without amendments, Article 2B – Alcoholic Beverages Section 15–101(a) Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments, Article 2B – Alcoholic Beverages Section 15–101(b)

Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

The President put the question: "Shall the Bill pass, notwithstanding the objections of the Chief Executive?"

Senator Edwards moved, duly seconded, to make the Bill a Special Order for October 18, 2011.

The motion was adopted.

Senate Bill 330 - Senators Brinkley and Young

AN ACT concerning

Frederick County - Public Nonprofit School Lease - Property Tax Credit

FOR the purpose of requiring rather than authorizing Frederick County to grant, by law, a property tax credit for real property leased to the Frederick County Board of Education a nonprofit school and used exclusively for public school primary or secondary educational purposes; requiring a lessor of real property eligible for a certain tax credit to reduce the amount of taxes for which the tenant is contractually liable under the lease; and providing for the application of this Act.

BY repealing and reenacting, with amendments,

Article – Tax – Property Section 9–312(d) <u>9–312(e)</u> Annotated Code of Maryland (2007 Replacement Volume and 2010 Supplement)

The President put the question: "Shall the Bill pass, notwithstanding the objections of the Chief Executive?"

The roll call vote resulted as follows:

Affirmative – 0 Negative – 44 (See Roll Call No. 4)

The President announced the veto was sustained.

Senate Bill 947 - Senator Jones-Rodwell

AN ACT concerning

State Retirement and Pension System - Vested Retirement Allowance - Members and Former Members

FOR the purpose of requiring that certain members or former members of the State Retirement and Pension System complete and submit a certain application stating a certain date when the member or former member desires to commence receipt of a certain vested retirement allowance; prohibiting certain members or former members of the State Retirement and Pension System from receiving a certain vested retirement allowance for a certain period of time; providing that certain members or former members of the State Retirement and Pension System may receive a return of their accumulated contributions before payment of a certain vested allowance; providing that certain former members of the State Retirement and Pension System to whom certain accumulated contributions are returned are not entitled to any further benefits; providing for the application of this Act; and generally relating to members or former members of the State Retirement and Pension System receiving a vested retirement allowance.

BY repealing and reenacting, with amendments,

Article – State Personnel and Pensions Section 29–302 and 29–303 Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

The President put the question: "Shall the Bill pass, notwithstanding the objections of the Chief Executive?"

The roll call vote resulted as follows:

Affirmative – 1 Negative – 43 (See Roll Call No. 5)

The President announced the veto was sustained.

2011 Bills Vetoed by the Governor (Duplicative Vetoes)

BILL NO.	SPONSOR	CONTENT	COMMITTEE
SB 84	The President	Electrology Practice Committee – Sunset Extension and Program Evaluation	ЕНЕ
SB 89	The President	State Board of Examiners of Psychologists – Sunset Extension and Program Evaluation	ЕНЕ
SB 91	The President	State Board of Architects –	ЕНЕ

		Sunset Extension and Program Evaluation	
SB 94	The President	State Board for Professional Engineers – Sunset Extension and Program Evaluation	EHE
SB 98	Sen. McFadden	Baltimore City Board of School Commissioners – Annual Report Requirement – Repeal	B&T & EHE
SB 103	Ch., Finance Com.	Ofc of the Commr of Fincl Reg, the Banking Bd, and the St Coll Agnc Lic Bd – Sunset Ext and Pgm Eval	FIN
SB 108	Sen. Garagiola	Business Regulation – State Amusement Ride Safety Advisory Board – Membership	FIN
SB 122	The President	Creation of a State Debt – Qualified Zone Academy Bond	В&Т
SB 144	Ch., Finance Com.	Mental Hygiene Administration Facilities – Repeal of Provisions that Relate to Closed Facilities	FIN
SB 170	Sen. McFadden	Baltimore City – Education – Construction Bond Authority	В&Т
SB 202	Sen. Middleton	Community Services Reimbursement Rate Commission - Termination Date - Extension	FIN
SB 207	Calvert Co. Senators	Calvert County – Public Facilities Bonds	В&Т
SB 214	Sen. Jones–Rodwell	Public Ethics Laws – Baltimore Cty – Hlth Dept, Police Dept, and Civilian Review Bd	EHE
SB 236	Chair, EHE Com.	Maryland Home Improvement Commission – Sunset Extension and Program Evaluation	ЕНЕ

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SB 272	Sen. Edwards	Garrett County – Tax Sales – Auctioneer's Fees	В&Т
SB 279	Sen. Colburn	Dorchester County – Tax Sales – Advertisement and Auctioneer Fees	В&Т
SB 296	Sen. Shank	Washington County – Alcoholic Beverages – Micro–Breweries	EHE
SB 297	Sen. Shank	Washington County – Alcoholic Beverages – Criminal History Records	ЕНЕ
SB 331	Sen. Brinkley	Frederick County – Roadside Solicitation of Money or Donations – Permit Program	JPR
SB 333	Sen. Garagiola	Children in Need of Assistance – Hearings – Written Findings	JPR
SB 357	Sen. Jones–Rodwell	State Retirement and Pension System – Administration – Simplification	В&Т
SB 366	Sen. Edwards	Allegany Co – Alc Bevs – Eligibility for Class B–BT (Buffet Theater) License	EHE
SB 393	Calvert Co. Senators	Calvert County – Regulation of Roads	FIN
SB 403	Sen. Jones–Rodwell	State Retirement and Pension System – Reemployment Earnings Offset – Retiree Health Care Premiums	В&Т
SB 463	Carroll Co. Senators	Carroll County – Public Facilities Bonds	В&Т
SB 467	Carroll Co. Senators	Carroll County – Alcoholic Beverages – Liquor Tasting	ЕНЕ
SB 469	Carroll Co. Senators	Carroll County – Fortune Telling Ban – Repeal	JPR

SB 472	Carroll Co. Senators	Carroll County – Commissioners – Term Limits and Vacancies	ЕНЕ
SB 535	Carroll Co. Senators	Carroll County – Abatement of Nuisances	EHE
SB 541	Sen. Colburn	Dorchester County Liquor Act of 2011	EHE
SB 542	Sen. Colburn	Housing Authorities – Consolidation or Merger – Talbot County and St. Michaels	ЕНЕ
SB 580	Sen. Edwards	Allegany County – Alcoholic Beverages – 1–Day Special License	ЕНЕ
SB 736	Cecil Co. Senators	Cecil County – Alcoholic Beverages – Licensed Establishments – Sunday Sales Hours	ЕНЕ
SB 799	Sen. Jones–Rodwell	St Ret and Pnsn Sys – Retirees and Beneficiaries of Retirees – Annual Ret Allowance Adjustments	В&Т
SB 826	Sen. Mathias	Somerset County – Water and Sewer Service – Late Fees	ЕНЕ
SB 849	The President	State Government – Land Acquisitions and Transfers of Property	ЕНЕ
SB 876	Sen. Klausmeier	Baltimore County – Miscellaneous Business Licenses – Fees	FIN
SB 882	The President	Unemployment Insurance – Federal Extended Benefits for the Long–Term Unemployed	FIN
SB 905	Sen. Mathias	Worcester County – Berlin – Alcoholic Beverages –	EHE

Micro-Brewery License

The President put the question: "Shall the Bills pass, notwithstanding the objections of the Chief Executive?"

The roll call vote resulted as follows:

Affirmative – 0 Negative – 45 (See Roll Call No. 6)

The President announced the vetoes were sustained.

INTRODUCTION OF BILLS

Senate Bill 1 – The President (By Request – Administration)

EMERGENCY BILL

AN ACT concerning

Congressional Districting Plan

FOR the purpose of establishing the composition of the eight districts in the State of Maryland for the election of members to the United States House of Representatives; specifying certain ward, election district, and precinct boundaries; making this Act an emergency measure; and generally relating to the reconfiguration of congressional districts in the State.

BY repealing

Article – Election Law Section 8–702 through 8–709 Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)

BY repealing and reenacting, with amendments,

Article – Election Law
Section 8–701
Annotated Code of Maryland
(2010 Replacement Volume and 2011 Supplement)

BY adding to

Article – Election Law Section 8–702 through 8–709 Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement) Read the first time and referred to the Committee on Reapportionment and Redistricting.

Senate Bill 2 – Montgomery County Senators

EMERGENCY BILL

AN ACT concerning

Montgomery County – Board of Education Residence Districts – Redistricting Plan

FOR the purpose of altering the boundaries of the residence districts for the Montgomery County Board of Education; repealing a provision of law relating to the date when certain reapportioned districts become effective; making this Act an emergency measure; and generally relating to the residence districts for the Montgomery County Board of Education.

BY repealing and reenacting, with amendments,

Article – Education

Section 3-901

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Reapportionment and Redistricting.

Senate Bill 3 - Prince George's County Senators

EMERGENCY BILL

AN ACT concerning

Prince George's County School Board - Redistricting

FOR the purpose of altering the boundaries of the school board districts for the election of the members of the Prince George's County Board of Education; making this Act an emergency measure; and generally relating to the boundaries of the school board districts for the election of the Prince George's County Board of Education.

BY repealing

Article - Education

Section 3–1001

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

Article - Education

Section 3–1001

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Reapportionment and Redistricting.

Senate Bill 4 – The Minority Leader

EMERGENCY BILL

AN ACT concerning

Congressional Redistricting Plan of 2011

FOR the purpose of establishing the composition of the eight districts in the State of Maryland for the election of members to the United States House of Representatives; specifying certain ward, election district, and precinct boundaries; making this Act an emergency measure; and generally relating to the reconfiguration of congressional districts in the State.

BY repealing

Article - Election Law

Section 8–702 through 8–709

Annotated Code of Maryland

(2010 Replacement Volume and 2011 Supplement)

BY repealing and reenacting, with amendments,

Article - Election Law

Section 8–701

Annotated Code of Maryland

(2010 Replacement Volume and 2011 Supplement)

BY adding to

Article - Election Law

Section 8-702 through 8-709

Annotated Code of Maryland

(2010 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Reapportionment and Redistricting.

Senate Bill 5 - Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Congressional Redistricting Plan

FOR the purpose of establishing the composition of the eight districts in the State of Maryland for the election of members to the United States House of Representatives; specifying certain ward, election district, and precinct boundaries; making this Act an emergency measure; and generally relating to the reconfiguration of congressional districts in the State.

BY repealing

Article – Election Law Section 8–702 through 8–709 Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)

BY repealing and reenacting, with amendments,

Article – Election Law Section 8–701 Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)

BY adding to

Article – Election Law Section 8–702 through 8–709 Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Reapportionment and Redistricting.

Senate Bill 6 – Senator Getty

EMERGENCY BILL

AN ACT concerning

Congressional Redistricting Plan of 2011

FOR the purpose of establishing the composition of the eight districts in the State of Maryland for the election of members to the United States House of Representatives; specifying certain ward, election district, and precinct boundaries; making this Act an emergency measure; and generally relating to the reconfiguration of congressional districts in the State.

BY repealing

Article – Election Law Section 8–702 through 8–709 Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)

BY repealing and reenacting, with amendments,

Article – Election Law Section 8–701 Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)

BY adding to

Article – Election Law Section 8–702 through 8–709 Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Reapportionment and Redistricting.

Senate Bill 7 - Senator Ferguson

AN ACT concerning

Baltimore City – Board of Liquor License Commissioners – Transfer of License

FOR the purpose of altering a prohibition against the Board of Liquor License Commissioners for Baltimore City issuing an alcoholic beverages license or transferring a license into certain locations in Baltimore City by authorizing the Board to allow the transfer of a certain license into a certain development in a certain location in accordance with a certain local ordinance; and generally relating to the issuance of alcoholic beverages licenses in Baltimore City.

BY repealing and reenacting, with amendments,

Article 2B – Alcoholic Beverages
Section 9–204.1(f)
Annotated Code of Maryland
(2011 Replacement Volume)

Read the first time and referred to the Committee on Rules.

Senate Bill 8 – Senator Colburn

AN ACT concerning

Education - Talbot County - Participation in High School Athletic Programs

FOR the purpose of allowing certain students to participate in interscholastic athletic programs in certain other schools in Talbot County under certain circumstances; making this Act an emergency measure; and generally relating to participation in high school athletic programs.

BY adding to

Article – Education Section 4–127 Annotated Code of Maryland (2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 9 – Senator Pipkin

AN ACT concerning

Private Property Rights - Regulatory Infringement - Compensation

FOR the purpose of giving an owner of private property a cause of action under certain circumstances against the Department of the Environment, the Department of Natural Resources, or the Department of Planning if the application of a regulation adopted by the agency infringes on a private property right; providing that the cause of action shall be filed in a certain court; providing for the sum that a private property owner may recover under a certain cause of action; requiring the award or judgment under a certain cause of action to be paid from certain funds and prohibiting payment from the General Fund; providing for the venue of a certain cause of action; establishing a certain statute of limitations; providing for the application of this Act; defining a certain term; and generally relating to the rights of private property owners.

BY adding to

Article – Courts and Judicial Proceedings Section 5–120 Annotated Code of Maryland (2006 Replacement Volume and 2011 Supplement)

BY repealing and reenacting, with amendments,

Article – Courts and Judicial Proceedings Section 6–203(b) Annotated Code of Maryland (2006 Replacement Volume and 2011 Supplement)

Article – State Government

Section 12–601 through 12–604 to be under the new subtitle "Subtitle 6. Infringement on Private Property Rights"

Annotated Code of Maryland

(2009 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 10 – Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Public Service Commission – Application for Substantial Influence – Divestiture of Gas and Electric Company

FOR the purpose of prohibiting the Public Service Commission from approving a certain application that requests authorization to acquire the power to exercise substantial influence over the policies and actions of a certain gas and electric company unless the Commission requires a certain condition in a certain order under a certain case; making this Act an emergency measure; and generally relating to divestiture of a gas and electric company.

Read the first time and referred to the Committee on Rules.

Senate Bill 11 - Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Environment - Watershed Implementation Plan - Cap on Costs

FOR the purpose of requiring each entity that prepares a Watershed Implementation Plan to prepare a cost assessment of certain costs associated with implementing the Plan through a certain period of time; requiring a certain cost assessment to be updated each year by a certain date; requiring the Department of the Environment to submit a certain report to the Governor and the General Assembly each year by a certain date; prohibiting an entity from implementing a Watershed Implementation Plan if a certain cost assessment exceeds a certain amount; prohibiting an entity of a Watershed Implementation Plan from continuing implementation if a certain cost assessment exceeds a certain amount; making this Act an emergency measure; defining certain terms; and generally relating to a State Watershed Implementation Plan.

Article – Environment

Section 4–801 and 4–802 to be under the new subtitle "Subtitle 8. Implementation of the Chesapeake Bay Total Maximum Daily Load"

Annotated Code of Maryland

(2007 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 12 – Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Environment - Watershed Implementation Plan - County Implementation

FOR the purpose of providing that a local jurisdiction may not be required to implement certain activities or strategies of a State Watershed Implementation Plan unless certain funding is provided; defining certain terms; making this Act an emergency measure; and generally relating to the local implementation of certain activities or strategies of a State Watershed Implementation Plan.

BY adding to

Article – Environment

Section 4–801 and 4–802 to be under the new subtitle "Subtitle 8. Implementation of the Chesapeake Bay Total Maximum Daily Load"

Annotated Code of Maryland

(2007 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 13 – Senator Pipkin

AN ACT concerning

Environment – Watershed Implementation Plan – Ranking Best Management Practices

FOR the purpose of requiring, on or before a certain date, the Department of the Environment to develop a certain list of certain best management practices in a certain manner; authorizing the Department to include certain information in the list; requiring the Department to update the list annually; requiring the Department to publish the list on the Department's Web site and to mail hard copies to each county in the State; and generally relating to best management practices under the State Watershed Implementation Plan.

Article – Environment

Section 4-801 and 4-802 to be under the new subtitle "Subtitle 8. Implementation of the Chesapeake Bay Total Maximum Daily Load"

Annotated Code of Maryland

(2007 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 14 – Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Maryland Transportation Authority - Intercounty Connector - Equitable **Treatment of Toll Rates**

FOR the purpose of requiring equitable treatment of toll rates on the Intercounty Connector in connection with any action by the Maryland Transportation Authority involving toll revenue affecting other transportation facilities projects owned or operated by the Authority; making this Act an emergency measure; and generally relating to toll rates on the Intercounty Connector.

BY repealing and reenacting, with amendments,

Article – Transportation

Section 4–312(a)

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 15 – Senator Pipkin

AN ACT concerning

Transportation - Chesapeake Bay Bridge Authority

FOR the purpose of establishing the Chesapeake Bay Bridge Authority to finance, construct, operate, and maintain the William Preston Lane, Jr. Memorial Chesapeake Bay Bridge and the parallel Chesapeake Bay Bridge; providing for the members, appointment, terms, chair, and staff of the Authority; prohibiting the Maryland Department of Transportation from exercising jurisdiction or authority over the Chesapeake Bay Bridge; authorizing the Authority to take certain actions in the performance of its duties; authorizing the Authority to issue revenue bonds payable from certain fees and tolls for the purpose of financing a certain transportation facility project; providing that bonds issued

by the Authority do not constitute a debt or pledge of the full faith and credit of the State or a political subdivision of the State; providing that bonds issued by the Authority do not obligate the State or a political subdivision of the State to impose any tax; requiring the Authority to determine certain matters concerning bonds it issues; providing for the issuance and execution of the bonds; authorizing the Authority to issue bonds to refinance the cost of a certain transportation facility project; authorizing the Authority to issue revenue refunding bonds for certain purposes; authorizing the Authority to issue interim certificates or temporary bonds; authorizing the Authority to issue bond anticipation notes; authorizing revenue bonds issued by the Authority to be secured by certain trust agreements; requiring certain fees and tolls designated by the Authority as security for bonds to be adjusted in a certain manner; providing that certain revenues of the Authority shall be deemed to be trust funds to be used only in a certain manner; authorizing the trustee or a holder of revenue bonds issued by the Authority to bring a legal action to enforce certain rights and compel the performance of certain duties; providing that bonds issued by the Authority are securities in which certain persons may invest and which may be deposited with certain persons; exempting revenue bonds issued by the Authority from taxation; defining certain terms; and generally relating to the creation of the Chesapeake Bay Bridge Authority to finance, construct, operate, and maintain certain transportation facilities projects.

BY repealing and reenacting, with amendments,

Article – Transportation

Section 4-101(h)(1)

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

BY adding to

Article – Transportation

Section 4.5–101 through 4.5–412 to be under the new title "Title 4.5. Chesapeake Bay Bridge Authority"

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 16 – Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Department of the Environment - Rubble Landfills - Location

FOR the purpose of prohibiting the Secretary of the Environment from issuing a certain permit to construct or operate a rubble landfill within a certain distance

of a certain creek in Kent County; making this Act an emergency measure; and generally relating to rubble landfills in Kent County.

BY repealing and reenacting, without amendments,

Article – Environment

Section 9–204(a)

Annotated Code of Maryland

(2007 Replacement Volume and 2011 Supplement)

BY repealing and reenacting, with amendments,

Article – Environment

Section 9–204(m)

Annotated Code of Maryland

(2007 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 17 – Senator Pipkin

AN ACT concerning

State Government - Executive Order - Definition

FOR the purpose of altering the definition of "executive order" to remove from the definition an order or an amendment or a rescission of an order that adopts certain guidelines, rules of conduct, or rules of procedure for certain persons; and generally relating to the definition of "executive order".

BY repealing and reenacting, with amendments,

Article – State Government

Section 3-401

Annotated Code of Maryland

(2009 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 18 – Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Environment – Watershed Implementation Plan – Conowingo Dam Environmental Assessment

FOR the purpose of prohibiting a person from engaging in an activity or strategy to implement a State Watershed Implementation Plan until the State completes a

full assessment of the environmental impacts of opening the Conowingo Dam floodgates in a certain month following Hurricane Irene and Tropical Storm Lee; defining certain terms; making this Act an emergency measure; and generally relating to implementation of a State Watershed Implementation Plan.

BY adding to

Article – Environment

Section 4–801 and 4–802 to be under the new subtitle "Subtitle 8. Implementation of the Chesapeake Bay Total Maximum Daily Load" Annotated Code of Maryland (2007 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 19 - Senator Pipkin

AN ACT concerning

Maryland Transit Administration - Farebox Recovery Rate Increase

FOR the purpose of altering certain requirements for the percentage of operating costs for certain public transit services that must be recovered by the Maryland Transit Administration from certain revenues; and generally relating to certain requirements for recovery of certain operating costs of certain public transit services from certain revenues.

BY repealing and reenacting, with amendments,

Article – Transportation Section 7–208(b) Annotated Code of Maryland (2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 20 – Senator Pipkin

AN ACT concerning

Maryland Transportation Authority - Audit Statements Available Online

FOR the purpose of requiring the Maryland Transportation Authority to make audit statements publicly available on its Internet site, including audit statements relating to each transportation facilities project throughout the entire existence of each transportation facilities project; defining a certain term; and generally relating to making audit statements of the Maryland Transportation Authority available online.

BY repealing and reenacting, without amendments,

Article - Transportation

Section 4-101(a), (b), and (h)

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

BY adding to

Article – Transportation

Section 4–211

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 21 - Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Department of Planning – Local and Regional Planning and Land Use Powers – Prohibition on Restriction

FOR the purpose of prohibiting the Department of Planning from adopting regulations or taking certain actions that restrict the planning and land use powers of certain local governments or regional planning agencies; making this Act an emergency measure; and generally relating to the authority of the Department of Planning regarding the restriction of planning and land use powers of local governments and regional planning agencies.

BY adding to

Article - State Finance and Procurement

Section 5–312

Annotated Code of Maryland

(2009 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 22 – Senator Pipkin

AN ACT concerning

Environment - On-Site Sewage Disposal Systems

FOR the purpose of establishing that the State may not prohibit the installation of any on–site sewage disposal system until certain overflows at certain sewage

pumping stations are fully mitigated; and generally relating to on-site sewage disposal systems.

BY adding to

Article – Environment Section 9–1110 Annotated Code of Maryland (2007 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 23 - Senator Pipkin

AN ACT concerning

Maryland Transportation Authority - Termination - Exchange of Bonds

FOR the purpose of terminating the Maryland Transportation Authority; transferring, subject to certain exceptions, all functions, powers, duties, responsibilities, regulations, policies, property, equipment, assets, liabilities, and employees of the Authority to the Maryland Department of Transportation on a certain date; requiring the State to issue revenue refunding bonds in exchange for revenue bonds issued by the Authority before a certain date; requiring revenue refunding bonds to be secured by tolls or other charges for the use of transportation facilities projects; requiring the Department to fix, revise, charge, and collect tolls and other charges for the use of transportation facilities projects in an amount not greater than is necessary to pay the principal of and interest on refunding bonds issued by the State under this Act as they become due and payable; providing for the appointment, classification, and benefits of employees transferred from the Authority to the Department under this Act; providing that all contracts and agreements entered into by the Authority before a certain date are valid and binding on the Department; requiring the publishers of the Annotated Code of Maryland to correct any references that are rendered incorrect by this Act; defining certain terms; and generally relating to the termination of the Authority and the exchange of bonds issued by the Authority.

BY repealing

Article – Transportation Section 4–101 through 4–406 and the title "Title 4. Revenue Facilities" Annotated Code of Maryland (2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 24 – Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Maryland Transportation Authority – Fixing or Revising Tolls – Legislative Approval Required

FOR the purpose of prohibiting the Maryland Transportation Authority from fixing or revising a toll on any part of any transportation facilities project unless the General Assembly approves the toll through legislation; authorizing the Authority, on or after the effective date of this Act, to continue to charge and collect a toll of the same amount in effect before the effective date of this Act; making a technical change; making this Act an emergency measure; and generally relating to tolls for the use of transportation facilities projects under the jurisdiction of the Maryland Transportation Authority.

BY repealing and reenacting, with amendments,

Article – Transportation Section 4–312 Annotated Code of Maryland (2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 25 - Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Transportation – Toll, Fee, or Other Charge Increases – Notice and Public Comment

FOR the purpose of requiring certain staff of the Maryland Transportation Authority to provide, by a certain date, public notice regarding a proposal to increase certain tolls, fees, or other charges; requiring the Authority to make the proposal available to the public in a certain manner; requiring the Authority to receive comments from the public at the meeting at which the Authority votes to implement the proposal; making this Act an emergency measure; and generally relating to notice and public comments regarding a proposal to increase certain tolls, fees, or other charges by the Maryland Transportation Authority.

BY repealing and reenacting, without amendments,

Article – Transportation

Section 4–101(h)

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

BY repealing and reenacting, with amendments,

Article – Transportation Section 4–312 Annotated Code of Maryland (2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 26 – Senator Pipkin

AN ACT concerning

Environment - County Plans - Authority

FOR the purpose of repealing the authority of the Department of the Environment to order a person to prepare and submit certain subdivision plans and specifications under certain circumstances; repealing the Department's authority to order the installation of certain water supply or sewerage systems for subdivisions under certain circumstances; repealing a requirement that a certain county plan be approved by the Department; requiring a county to review a certain county plan in accordance with a schedule set by the county instead of the Department; eliminating a requirement that a county governing body submit a revision or amendment to a certain county plan to the Department; repealing a requirement that a county adopt a revision or amendment to a certain county plan if the Department requires the revision or amendment; repealing the Department's authority to approve, disapprove, or modify certain plans, revisions, or amendments; repealing a requirement that the Department submit certain plans, revisions, or amendments to the Department of Natural Resources, the Department of Planning, and the Department of Agriculture under certain circumstances; repealing a requirement that the Secretary of the Environment give certain notices under certain circumstances; eliminating the Department's authority to specify certain locations for certain facilities under certain circumstances; requiring a certain financial management plan to be approved by a county instead of the Department; authorizing a county, instead of the Department, to file a certain civil action under certain circumstances; repealing a certain term; and generally relating to the authority of the Department of the Environment and county water and sewer planning.

BY repealing and reenacting, with amendments,

Article – Environment Section 9–206, 9–501, 9–503, 9–510, 9–521(c), and 9–1703(a) Annotated Code of Maryland (2007 Replacement Volume and 2011 Supplement) BY repealing

Article – Environment Section 9–507 and 9–508 Annotated Code of Maryland (2007 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 27 - Senator Pipkin

AN ACT concerning

Transportation - Transit Authorities - Red Line and Purple Line

FOR the purpose of establishing the Red Line Transit Authority and the Purple Line Transit Authority to finance, construct, and operate the Red Line and the Purple Line light rail transit lines; providing for the members, appointment, terms, chairs, and staff of the Authorities; prohibiting the Department of Transportation from exercising jurisdiction or authority over the Red Line and the Purple Line light rail transit lines; authorizing the Authorities to take certain actions in the performance of their duties; authorizing the Authorities to tax to the same extent as the State within certain districts for the purpose of financing the Red Line and the Purple Line transit facilities and transit service; authorizing the Authorities to provide for the collection of any tax and to grant exemptions from any tax; authorizing the Authorities to issue revenue bonds payable from certain fees, fares, and taxes for the purpose of financing transit facilities; providing that bonds issued by the Authorities do not constitute a debt or pledge of the full faith and credit of certain entities; providing that bonds issued by the Authorities do not obligate certain entities to impose any tax; requiring the Authorities to determine certain matters concerning bonds they issue; providing for the issuance and execution of the bonds; authorizing the Authorities to issue bonds to refinance the cost of transit facilities; authorizing the Authorities to issue revenue refunding bonds for certain purposes; authorizing the Authorities to issue interim certificates or temporary bonds; authorizing the Authorities to issue bond anticipation notes; authorizing revenue bonds issued by the Authorities to be secured by certain trust agreements; requiring certain fees, fares, and taxes designated by the Authorities as security for bonds to be adjusted in a certain manner; requiring that certain revenues of the Authorities shall be deemed to be trust funds to be used only in a certain manner; authorizing the trustee or a holder of revenue bonds issued by the Authorities to bring a legal action to enforce certain rights and compel the performance of certain duties; providing that bonds issued by the Authorities are securities in which certain persons may invest and that may be deposited with certain persons; exempting revenue bonds issued by the Authorities from taxation; defining certain terms; and generally relating to the creation of the Red Line Transit Authority and the Purple Line Transit Authority to finance, construct, and operate certain transit lines.

Article – Transportation

Section 9–101 through 9–413 to be under the new title "Title 9. Regional Transit Authorities"

Annotated Code of Maryland

(2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 28 - Senator Pipkin

EMERGENCY BILL

AN ACT concerning

Department of Planning – State Development Plan – Approval by the General Assembly

FOR the purpose of requiring the Secretary of Planning to submit a State Development Plan to the General Assembly; prohibiting a certain plan from being finalized until it is approved by an Act of the General Assembly; requiring the Governor to file with the Secretary of State the Plan, part of the Plan, or revision to the Plan, together with any comments made by the Governor after enactment of a law that approves the Plan; making this Act an emergency measure; and generally relating to the approval of the General Assembly before finalization of a State Development Plan.

BY repealing and reenacting, without amendments,

Article – State Finance and Procurement

Section 5-601

Annotated Code of Maryland

(2009 Replacement Volume and 2011 Supplement)

BY repealing and reenacting, with amendments,

Article – State Finance and Procurement

Section 5-605

Annotated Code of Maryland

(2009 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 29 – Senator Pipkin

EMERGENCY BILL

Environment - Watershed Implementation Plans - Implementation **Deadlines**

FOR the purpose of prohibiting the State from submitting certain plans based on pollution reduction goals that exceed certain federal requirements; defining certain terms; making this Act an emergency measure; and generally relating to the submission of federally required water pollution reduction plans.

BY adding to

Article – Environment

Section 4-801 and 4-802 to be under the new subtitle "Subtitle 8. Implementation of the Chesapeake Bay Total Maximum Daily Load" Annotated Code of Maryland

(2007 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 30 – Senators Jones–Rodwell and Pinsky

AN ACT concerning

State Individual Income Tax - Millionaires' Tax

FOR the purpose of altering the State income tax rate for certain income of individuals; requiring the Comptroller to waive certain interest and penalties for a certain calendar year to a certain extent; repealing an obsolete provision; providing for the application of this Act; and generally relating to the State individual income tax.

BY repealing and reenacting, with amendments,

Article – Tax – General

Section 10–105(a)

Annotated Code of Maryland

(2010 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 31 – Senators Pinsky and Jones-Rodwell

AN ACT concerning

Income Tax - Corporations - Denial of Deduction for Excessive **Compensation of Officers and Directors**

FOR the purpose of providing an addition modification under the State corporate income tax for certain compensation by a corporation of its officers and directors; providing for the application of this Act; and generally relating to an addition modification for Maryland income tax for certain compensation by a corporation.

BY repealing and reenacting, without amendments,

Article – Tax – General Section 10–305(a) Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)

BY adding to

Article – Tax – General Section 10–305(e) Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

Senate Bill 32 – Senator Stone

EMERGENCY BILL

AN ACT concerning

Maryland Transportation Authority – Fixing or Revising Tolls – Legislative Approval Required

FOR the purpose of prohibiting the Maryland Transportation Authority from fixing or revising a toll on any part of any transportation facilities project unless the General Assembly approves the toll through legislation; authorizing the Authority, on or after the effective date of this Act, to continue to charge and collect a toll of the same amount in effect before the effective date of this Act; making this Act an emergency measure; and generally relating to tolls for the use of transportation facilities projects under the jurisdiction of the Maryland Transportation Authority.

BY repealing and reenacting, with amendments,

Article – Transportation Section 4–312 Annotated Code of Maryland (2008 Replacement Volume and 2011 Supplement)

Read the first time and referred to the Committee on Rules.

The presiding officer announced a quorum call, showing 45 Members present.

(See Roll Call No. 7)

RECESS

At 12:02 P.M. on motion of Senator Garagiola, seconded, the Senate recessed until 6:00 P.M. on Monday, October 17, 2011.

AFTER RECESS Annapolis, Maryland Monday, October 17, 2011

Reconvened 6:12 P.M., October 17, 2011.

QUORUM CALL

The presiding officer announced a quorum call, showing 46 Members present.

(See Roll Call No. 8)

On motion of Senator Garagiola it was ordered that Senator Currie be excused from today's session.

THE COMMITTEE ON REAPPORTIONMENT AND REDISTRICTING REPORT #1

Senator Robey moved, duly seconded, that the rules be suspended in order to report the following Bill and two-thirds of the Senators elected voting in the affirmative, the rules were suspended by yeas and nays as follows:

Affirmative – 34 Negative – 12 (See Roll Call No. 9)

Senator Robey, Chair, for the Committee on Reapportionment and Redistricting reported favorably:

Senate Bill 1 – The President (By Request – Administration)

EMERGENCY BILL

AN ACT concerning

Congressional Districting Plan

Favorable report adopted.

FLOOR AMENDMENT

SB0001/933821/2

BY: Senator Pipkin

AMENDMENT TO SENATE BILL 1

(First Reading File Bill)

On pages 3 through 42, strike in their entirety the lines beginning with line 4 on page 3 through line 25 on page 42, inclusive, and substitute:

"8**-702**.

- (A) THE FIRST CONGRESSIONAL DISTRICT CONSISTS OF THE FOLLOWING COUNTIES:
 - (1) CAROLINE COUNTY;
 - (2) CECIL COUNTY;
 - (3) DORCHESTER COUNTY;
 - (4) HARFORD COUNTY;
 - (5) KENT COUNTY;
 - (6) QUEEN ANNE'S COUNTY;
 - (7) SOMERSET COUNTY;
 - (8) TALBOT COUNTY; AND
 - (9) WICOMICO COUNTY.
- (B) THE DISTRICT ALSO INCLUDES THE FOLLOWING PARTS OF BALTIMORE COUNTY:

- (1) ELECTION DISTRICT 7, PRECINCTS 1 AND 2;
- (2) ELECTION DISTRICT 10, PRECINCTS 1 THROUGH 5;
- (3) ELECTION DISTRICT 11, PRECINCT 20;
- (4) THAT PART OF ELECTION DISTRICT 8, PRECINCT 1 THAT CONSISTS OF CENSUS TRACT 4081.00, BLOCKS 1010 THROUGH 1013 AND 1039;
- (5) THAT PART OF ELECTION DISTRICT 8, PRECINCT 22 THAT CONSISTS OF CENSUS TRACT 4081.00, BLOCKS 4000 THROUGH 4005 AND 4021;
- (6) THAT PART OF ELECTION DISTRICT 11, PRECINCT 1 THAT CONSISTS OF:
 - (I) CENSUS TRACT 4112.01, BLOCKS 1020, 1023, AND 1024;
- (II) CENSUS TRACT 4112.02, BLOCKS 1000 THROUGH 1025, 2002 THROUGH 2012, 3034 THROUGH 3037, AND 3039 THROUGH 3042; AND
 - (III) CENSUS TRACT 4901.00, BLOCKS 1000 THROUGH 1003;
- (7) THAT PART OF ELECTION DISTRICT 11, PRECINCT 2 THAT CONSISTS OF:
- (I) CENSUS TRACT 4112.01, BLOCKS 1000 THROUGH 1019, 1021, 1022, 1025 THROUGH 1036, 2000 THROUGH 2020, 3000 THROUGH 3018, AND 4000 THROUGH 4021; AND
- (II) CENSUS TRACT 4112.02, BLOCKS 2000, 2001, 2013, 3000 THROUGH 3018, 3020 THROUGH 3033, AND 3046;
- (8) THAT PART OF ELECTION DISTRICT 11, PRECINCT 3 THAT CONSISTS OF:

- CENSUS TRACT 4111.01, BLOCKS 1000 THROUGH 1033 **(I)** AND 1041 THROUGH 1043; AND
- (II) CENSUS TRACT 4111.02, BLOCKS 1000 THROUGH 1025, 2000 THROUGH 2023, 2060, AND 3000 THROUGH 3036:
- THAT PART OF ELECTION DISTRICT 11, PRECINCT 4 THAT **(9)** CONSISTS OF CENSUS TRACT 4111.02, BLOCKS 2024, 2025, 2034 THROUGH 2039, 2044 THROUGH 2053, 2055, 2059, 2061 THROUGH 2075, AND 2079 THROUGH 2081; AND
- (10) THAT PART OF ELECTION DISTRICT 11, PRECINCT 5 THAT CONSISTS OF CENSUS TRACT 4111.02, BLOCKS 2032, 2033, 2054, AND 2057.

8–703.

- THE SECOND CONGRESSIONAL DISTRICT CONSISTS OF THE (A) FOLLOWING PARTS OF BALTIMORE COUNTY:
 - **(1)** ELECTION DISTRICT 2, PRECINCTS 15 THROUGH 29;
 - **(2)** ELECTION DISTRICT 3, PRECINCTS 2 AND 4 THROUGH 14;
 - **(3)** ELECTION DISTRICT 4, PRECINCTS 1, 2, 5, 6, 10, 12, AND 14;
- **(4)** ELECTION DISTRICT 8, PRECINCTS 9, 10, 15 THROUGH 18, AND 20;
 - **(5)** ELECTION DISTRICT 9, PRECINCTS 1 THROUGH 29;
- ELECTION DISTRICT 11, PRECINCTS 6 THROUGH 19, 21, AND **(6)** 22;
 - **(7)** ELECTION DISTRICT 12, PRECINCT 2;
 - **(8)** ELECTION DISTRICT 14, PRECINCTS 1 THROUGH 14;

AND

- (9) ELECTION DISTRICT 15, PRECINCTS 1 THROUGH 26;
- (10) THAT PART OF ELECTION DISTRICT 2, PRECINCT 8 THAT CONSISTS OF:
 - (I) CENSUS TRACT 4023.05, BLOCKS 1000 THROUGH 1003;
 - (II) CENSUS TRACT 4026.03, BLOCKS 3006 AND 3007; AND
 - (III) CENSUS TRACT 4026.04, BLOCKS 1000 THROUGH 1002;
- (11) THAT PART OF ELECTION DISTRICT 2, PRECINCT 11 THAT CONSISTS OF CENSUS TRACT 4022.02, BLOCKS 1000 THROUGH 1004, 1015 THROUGH 1017, 1020 THROUGH 1031, 1036, 1037, AND 1039 THROUGH 1043;
- (12) THAT PART OF ELECTION DISTRICT 2, PRECINCT 12 THAT CONSISTS OF:
- (I) CENSUS TRACT 4025.03, BLOCKS 1000 THROUGH 1007
 AND 2002 THROUGH 2019; AND
- (II) CENSUS TRACT 4025.04, BLOCKS 1010 THROUGH 1036, 2021 THROUGH 2024, AND 2026 THROUGH 2032;
- (13) THAT PART OF ELECTION DISTRICT 2, PRECINCT 13 THAT CONSISTS OF:
 - (I) CENSUS TRACT 4026.02, BLOCKS 2004 AND 2012;
 - (II) CENSUS TRACT 4026.03, BLOCKS 1008, 1016, AND 1017;
- (III) CENSUS TRACT 4026.04, BLOCKS 2020 AND 3002 THROUGH 3009;

- (14) THAT PART OF ELECTION DISTRICT 2, PRECINCT 14 THAT CONSISTS OF CENSUS TRACT 4026.03, BLOCKS 2032 THROUGH 2056, 3000 THROUGH 3003, AND 3005;
- (15) THAT PART OF ELECTION DISTRICT 3, PRECINCT 1 THAT CONSISTS OF CENSUS TRACT 4032.01, BLOCK 1000;
- (16) THAT PART OF ELECTION DISTRICT 4, PRECINCT 3 THAT CONSISTS OF CENSUS TRACT 4049.00, BLOCKS 2016 THROUGH 2022;
- (17) THAT PART OF ELECTION DISTRICT 4, PRECINCT 7 THAT CONSISTS OF:
 - **(I)** CENSUS TRACT 4022.01, BLOCK 2044;
- (II) CENSUS TRACT 4041.01, BLOCKS 1000 THROUGH 1005, 1008, AND 1010 THROUGH 1014:
- (III) CENSUS TRACT 4044.03, BLOCKS 1000 THROUGH 1013, 1016 THROUGH 1018, 2003 THROUGH 2010, 2016 THROUGH 2019, 2021, AND 2022;
- (IV) CENSUS TRACT 4044.04, BLOCKS 1012, 1013, 1021, AND 1022; AND
- (V) CENSUS TRACT 4048.00, BLOCKS 1020, 1023 THROUGH 1027, 1033, 1035 THROUGH 1037, 1040 THROUGH 1055, 1057 THROUGH 1071, AND 2000 THROUGH 2025;
- (18) THAT PART OF ELECTION DISTRICT 4, PRECINCT 8 THAT CONSISTS OF:
- CENSUS TRACT 4044.04, BLOCKS 2009 THROUGH 2011, (I)2013. 2014. 2018 THROUGH 2027, 2030 THROUGH 2048, AND 2052 THROUGH 2056; AND

- (II) CENSUS TRACT 4045.01, BLOCKS 1001 THROUGH 1005, 1008 THROUGH 1019, AND 2007;
- (19) THAT PART OF ELECTION DISTRICT 4, PRECINCT 9 THAT CONSISTS OF CENSUS TRACT 4044.04, BLOCKS 2002 THROUGH 2004;
- (20) THAT PART OF ELECTION DISTRICT 4, PRECINCT 11 THAT CONSISTS OF CENSUS TRACT 4044.04, BLOCKS 2000, 2001, 2005 THROUGH 2008, 2012, 2015 THROUGH 2017, 2028, AND 2029;
- (21) THAT PART OF ELECTION DISTRICT 8, PRECINCT 8 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 4083.02, BLOCKS 1000 THROUGH 1030;</u>
 AND
 - (II) CENSUS TRACT 4083.03, BLOCK 2021;
- (22) THAT PART OF ELECTION DISTRICT 8, PRECINCT 14 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 4085.02, BLOCKS 1050 THROUGH 1053,</u> 1056, AND 1057;
 - (II) CENSUS TRACT 4086.02, BLOCK 1005; AND
- (III) CENSUS TRACT 4088.00, BLOCKS 1016 THROUGH 1042, 2003, 2006, 2012, 2015, 2016, AND 2023 THROUGH 2026;
- (23) THAT PART OF ELECTION DISTRICT 8, PRECINCT 19 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 4083.02, BLOCKS 2011 THROUGH 2023;</u>
 <u>AND</u>
 - (II) CENSUS TRACT 4087.03, BLOCKS 3000 THROUGH 3017;

- (24) THAT PART OF ELECTION DISTRICT 11, PRECINCT 1 THAT CONSISTS OF CENSUS TRACT 4112.02, BLOCKS 3038, 3043, AND 3044;
- (25) THAT PART OF ELECTION DISTRICT 11, PRECINCT 2 THAT CONSISTS OF CENSUS TRACT 4112.02, BLOCKS 3019 AND 3045;
- (26) THAT PART OF ELECTION DISTRICT 11, PRECINCT 3 THAT CONSISTS OF CENSUS TRACT 4111.01, BLOCKS 1034 THROUGH 1040;
- (27) THAT PART OF ELECTION DISTRICT 11, PRECINCT 4 THAT CONSISTS OF:
- CENSUS TRACT 4111.02, BLOCKS 2056, 2076, 2077, **(I)** 2078, AND 2082; AND
- CENSUS TRACT 4113.02, BLOCKS 1000 THROUGH 1024, (II)1027 THROUGH 1029, 1031, 1032, 1036 THROUGH 1118, 1121 THROUGH 1192, 1194, AND 1196 THROUGH 1203;
- (28) THAT PART OF ELECTION DISTRICT 11, PRECINCT 5 THAT CONSISTS OF:
 - **(I)** CENSUS TRACT 4111.02, BLOCK 2058;
- (II)CENSUS TRACT 4113.02, BLOCKS 1025, 1026, 1030, AND 1033 THROUGH 1035; AND
- (III) CENSUS TRACT 4113.09, BLOCKS 1000 THROUGH 1017, 1027 THROUGH 1030, 2000, 2044, 3000 THROUGH 3018, 3025 THROUGH 3031, 3033, AND 3035 THROUGH 3039;
- (29) THAT PART OF ELECTION DISTRICT 12, PRECINCT 1 THAT CONSISTS OF:

- (I) <u>CENSUS TRACT 4205.00, BLOCKS 1000 THROUGH 1041,</u> 2000 THROUGH 2027, AND 2029;
 - (II) CENSUS TRACT 4206.00, BLOCK 3011; AND
 - (III) CENSUS TRACT 4207.01, BLOCK 1002;
- (30) THAT PART OF ELECTION DISTRICT 12, PRECINCT 3 THAT CONSISTS OF:
 - (I) CENSUS TRACT 4207.01, BLOCKS 1045 AND 1046; AND
 - (II) CENSUS TRACT 4207.02, BLOCK 1001;
- (31) THAT PART OF ELECTION DISTRICT 12, PRECINCT 4 THAT CONSISTS OF:
- (I) CENSUS TRACT 4201.00, BLOCKS 1000 THROUGH 1013, 1024 THROUGH 1030, 2000 THROUGH 2014, AND 3000 THROUGH 3022;
- (II) CENSUS TRACT 4203.01, BLOCKS 1000 THROUGH 1024
 AND 1027 THROUGH 1034; AND
 - (III) CENSUS TRACT 4303.03, BLOCK 1000; AND
- (32) THAT PART OF ELECTION DISTRICT 12, PRECINCT 5 THAT CONSISTS OF CENSUS TRACT 4203.02, BLOCKS 1002, 1005, 1007, 1011, 2000, 2001, 2003 THROUGH 2007, AND 2013 THROUGH 2015.
- (B) THE DISTRICT ALSO INCLUDES THE FOLLOWING PARTS OF HOWARD COUNTY:
 - (1) ELECTION DISTRICT 1, PRECINCTS 3, 5, 7, 10, AND 12;
 - (2) ELECTION DISTRICT 2, PRECINCTS 1 THROUGH 5;

- **(3)** ELECTION DISTRICT 3, PRECINCTS 1 THROUGH 6;
- **(4)** ELECTION DISTRICT 4, PRECINCTS 1 THROUGH 6;
- **(5)** ELECTION DISTRICT 5, PRECINCTS 1 THROUGH 23;
- **(6)** ELECTION DISTRICT 6, PRECINCTS 3 THROUGH 6, 8 THROUGH 14, 16 THROUGH 23, 25, 26, 28, 29, 31, AND 32;
- **(7)** THAT PART OF ELECTION DISTRICT 1, PRECINCT 6 THAT CONSISTS OF CENSUS TRACT 6011.07, BLOCKS 1001, 1002, 1004 THROUGH 1022, AND 2000 THROUGH 2018;
- **(8)** THAT PART OF ELECTION DISTRICT 1, PRECINCT 9 THAT CONSISTS OF CENSUS TRACT 7601.10, BLOCKS 1001 THROUGH 1022;
- THAT PART OF ELECTION DISTRICT 1, PRECINCT 15 THAT **(9)** CONSISTS OF:
 - **(I)** CENSUS TRACT 6011.07, BLOCKS 1000 AND 1003; AND
 - (II)**CENSUS TRACT 6011.08, BLOCK 2013; AND**
- (10) THAT PART OF ELECTION DISTRICT 6, PRECINCT 35 THAT **CONSISTS OF:**
- (I)CENSUS TRACT 6068.06, BLOCKS 1023 THROUGH 1051, 1053 THROUGH 1056, AND 1058; AND
 - (II) CENSUS TRACT 6069.05, BLOCK 3124.

8–704.

THE THIRD CONGRESSIONAL DISTRICT CONSISTS OF THE (A) FOLLOWING COUNTIES:

- (1) CALVERT COUNTY; AND
- (2) ST. MARY'S COUNTY.
- (B) THE DISTRICT ALSO INCLUDES THE FOLLOWING PARTS OF ANNE ARUNDEL COUNTY:
- (1) ELECTION DISTRICT 1, PRECINCTS 1 THROUGH 3, 5 THROUGH 12, 14, AND 18 THROUGH 24;
 - (2) ELECTION DISTRICT 2, PRECINCTS 1 THROUGH 24;
 - (3) ELECTION DISTRICT 3, PRECINCTS 1 THROUGH 25;
 - (4) ELECTION DISTRICT 4, PRECINCTS 1 THROUGH 24;
 - (5) ELECTION DISTRICT 5, PRECINCTS 1 THROUGH 34;
 - (6) ELECTION DISTRICT 6, PRECINCTS 1 THROUGH 31;
 - (7) ELECTION DISTRICT 7, PRECINCTS 1 THROUGH 27;
- (8) THAT PART OF ELECTION DISTRICT 1, PRECINCT 4 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 7502.01, BLOCKS 1000 THROUGH 1017</u> AND 2002 THROUGH 2030; AND
 - (II) CENSUS TRACT 7502.02, BLOCKS 2030 THROUGH 2032;
- (9) THAT PART OF ELECTION DISTRICT 1, PRECINCT 15 THAT CONSISTS OF CENSUS TRACT 7502.02, BLOCKS 1026 THROUGH 1042, 1051, 1052, 1059 THROUGH 1062, AND 1064 THROUGH 1079;
- (10) THAT PART OF ELECTION DISTRICT 1, PRECINCT 16 THAT CONSISTS OF:

- **(I)** CENSUS TRACT 7501.01, BLOCKS 1001 THROUGH 1014; AND
- CENSUS TRACT 7502.03, BLOCKS 1005 THROUGH 1007, (II)1010 THROUGH 1016, 1018 THROUGH 1022, 1024, 1025, AND 1033 THROUGH 1043; AND
- (11) THAT PART OF ELECTION DISTRICT 1, PRECINCT 17 THAT CONSISTS OF:
- CENSUS TRACT 7501.01, BLOCKS 4019 AND 4025 (I)THROUGH 4030; AND
- CENSUS TRACT 7502.03, BLOCKS 1001, 1003, 1004, (II)1008, 1009, 1017, 1023, 1026 THROUGH 1032, 1044, AND 1045.

8–705.

- THE FOURTH CONGRESSIONAL DISTRICT CONSISTS OF THE (A) FOLLOWING PARTS OF MONTGOMERY COUNTY:
- ELECTION DISTRICT 5, PRECINCTS 2 THROUGH 8, 10, 12 **(1)** THROUGH 14, 17, AND 20 THROUGH 24;
- **(2)** ELECTION DISTRICT 13, PRECINCTS 2, 4 THROUGH 24, 28 THROUGH 30, 32, 33, 36, 39, 42, 44, 47, 50, 53, 57, 63, AND 65 THROUGH 68;
- THAT PART OF ELECTION DISTRICT 5, PRECINCT 9 THAT **(3)** CONSISTS OF CENSUS TRACT 7015.07, BLOCKS 1010 THROUGH 1021, 2009 THROUGH 2015, 2018, 2019, AND 3000 THROUGH 3012;
- THAT PART OF ELECTION DISTRICT 5, PRECINCT 11 THAT **(4)** CONSISTS OF:

- (I) CENSUS TRACT 7014.15, BLOCKS 3001 THROUGH 3020;
 AND
- (II) <u>CENSUS TRACT 7015.03, BLOCKS 2000 THROUGH 2014</u> AND 4000 THROUGH 4024;
- (5) THAT PART OF ELECTION DISTRICT 5, PRECINCT 18 THAT CONSISTS OF CENSUS TRACT 7014.00, BLOCK 3014;
- (6) THAT PART OF ELECTION DISTRICT 5, PRECINCT 19 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 7014.09, BLOCKS 2000 THROUGH 2008,</u> 2010 THROUGH 2018, AND 3000 THROUGH 3016; AND
 - (II) CENSUS TRACT 7014.10, BLOCK 2010;
- (7) THAT PART OF ELECTION DISTRICT 13, PRECINCT 1 THAT CONSISTS OF CENSUS TRACT 7032.06, BLOCKS 1002 AND 1009;
- (8) THAT PART OF ELECTION DISTRICT 13, PRECINCT 3 THAT CONSISTS OF CENSUS TRACT 7027.00, BLOCKS 4000 THROUGH 4024 AND 4029;
- (9) THAT PART OF ELECTION DISTRICT 13, PRECINCT 25 THAT CONSISTS OF CENSUS TRACT 7035.01, BLOCKS 2000 THROUGH 2005, 2008 THROUGH 2026, 3000 THROUGH 3006, 3009 THROUGH 3013, 4000 THROUGH 4010, 4016, AND 4017;
- (10) THAT PART OF ELECTION DISTRICT 13, PRECINCT 31 THAT CONSISTS OF CENSUS TRACT 7040.00, BLOCKS 1000 THROUGH 1010, 2000 THROUGH 2005, 2010, 2011, 4000, 4001, AND 4008;
- (11) THAT PART OF ELECTION DISTRICT 13, PRECINCT 35 THAT CONSISTS OF CENSUS TRACT 7034.02, BLOCKS 1000 THROUGH 1017 AND 2000 THROUGH 2025;

- (12) THAT PART OF ELECTION DISTRICT 13, PRECINCT 58 THAT CONSISTS OF CENSUS TRACT 7040.00, BLOCKS 3006, 3008 THROUGH 3019, 4003, 4004, 4009 THROUGH 4012, 4015 THROUGH 4020, AND 4023 THROUGH 4036; AND
- (13) THAT PART OF ELECTION DISTRICT 13, PRECINCT 59 THAT **CONSISTS OF:**
- **(I)** CENSUS TRACT 7036.02, BLOCKS 1014, 2000 THROUGH 2007, AND 2011; AND
- (II) CENSUS TRACT 7038.00, BLOCKS 1009 THROUGH 1014, 1018 THROUGH 1024, 1026, 1027, 1033 THROUGH 1035, AND 1037 THROUGH 1045.
- (B) THE DISTRICT ALSO INCLUDES THE FOLLOWING PARTS OF PRINCE GEORGE'S COUNTY:
- **(1)** ELECTION DISTRICT 2, PRECINCTS 1 THROUGH 10, 98, AND 99:
- (2) ELECTION DISTRICT 6, PRECINCTS 1, 3 THROUGH 9, 11, 12, 14 THROUGH 22, AND 24;
- **(3)** ELECTION DISTRICT 12, PRECINCTS 3, 6 THROUGH 9, 13, AND 16;
- ELECTION DISTRICT 13, PRECINCTS 1 THROUGH 3, 6 **(4)** THROUGH 10, 14, 16, AND 17;
 - **(5) ELECTION DISTRICT 14, PRECINCT 2;**
- **(6)** ELECTION DISTRICT 16, PRECINCTS 1 THROUGH 5, 98, AND 99;
 - **(7)** ELECTION DISTRICT 17, PRECINCTS 1 THROUGH 12;

- (8) ELECTION DISTRICT 18, PRECINCTS 1 THROUGH 12;
- (9) ELECTION DISTRICT 19, PRECINCTS 1 THROUGH 5;
- (10) ELECTION DISTRICT 20, PRECINCTS 1 THROUGH 3, 5 THROUGH 8, AND 10 THROUGH 13;
- (11) ELECTION DISTRICT 21, PRECINCTS 1, 2, 4, 5, 7, 9, 10, 12, AND 15 THROUGH 17;
- (12) THAT PART OF ELECTION DISTRICT 6, PRECINCT 10 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 8019.06, BLOCKS 1000 THROUGH 1003,</u> 1015, 1018, 1019, AND 1020;
- (II) CENSUS TRACT 8021.04, BLOCKS 1000 THROUGH 1017 AND 2000 THROUGH 2009;
- (III) CENSUS TRACT 8021.06, BLOCKS 1000 THROUGH 1013, 2006, AND 2007; AND
 - (IV) CENSUS TRACT 8021.07, BLOCK 1008;
- (13) THAT PART OF ELECTION DISTRICT 6, PRECINCT 13 THAT CONSISTS OF:
- (I) CENSUS TRACT 8019.01, BLOCKS 2000 THROUGH 2004, 2010 THROUGH 2021, 2031, 2033, 3000, 3002, AND 3014; AND
- (II) <u>CENSUS TRACT 8019.04, BLOCKS 2000 THROUGH 2009,</u> 2011, AND 2021 THROUGH 2023;
- (14) THAT PART OF ELECTION DISTRICT 6, PRECINCT 23 THAT CONSISTS OF CENSUS TRACT 8022.03, BLOCKS 2000 THROUGH 2031;

- (15) THAT PART OF ELECTION DISTRICT 12, PRECINCT 2 THAT CONSISTS OF:
 - **(I)** CENSUS TRACT 8014.05, BLOCKS 1010, 1037, AND 1038;
- (II) CENSUS TRACT 8015.00, BLOCKS 1000 THROUGH 1028, 2010 THROUGH 2018, 2021, 2022, 2025, 2028 THROUGH 2037, AND 2044; AND
 - (III) CENSUS TRACT 8016.00, BLOCK 3007;
- (16) THAT PART OF ELECTION DISTRICT 12, PRECINCT 4 THAT CONSISTS OF:
 - **(I) CENSUS TRACT 8017.06, BLOCK 1019;**
- (II)CENSUS TRACT 8017.07, BLOCKS 2003 THROUGH 2005, 3000 THROUGH 3003, AND 3005 THROUGH 3026; AND
- (III) CENSUS TRACT 8017.08, BLOCKS 1015 THROUGH 1020, 1034, 1036, AND 2000 THROUGH 2008;
- (17) THAT PART OF ELECTION DISTRICT 12, PRECINCT 10 THAT CONSISTS OF:
- **(I)** CENSUS TRACT 8015.00, BLOCKS 2000 THROUGH 2009, 2019, 2020, 2023, 2024, 2026, 2027, 2038 THROUGH 2041, AND 2043; AND
 - CENSUS TRACT 8016.00, BLOCKS 2004 AND 3006; (II)
- (18) THAT PART OF ELECTION DISTRICT 12, PRECINCT 17 THAT CONSISTS OF CENSUS TRACT 8017.01, BLOCKS 2000 THROUGH 2008 AND 2013 **THROUGH 2017**;

- (19) THAT PART OF ELECTION DISTRICT 13, PRECINCT 4 THAT CONSISTS OF CENSUS TRACT 8035.14, BLOCKS 2023 THROUGH 2027, 2033, AND 2036;
- (20) THAT PART OF ELECTION DISTRICT 13, PRECINCT 5 THAT CONSISTS OF CENSUS TRACT 8035.21, BLOCKS 1042 THROUGH 1046, 1048 THROUGH 1061, 1064, 1065, AND 1067;
- (21) THAT PART OF ELECTION DISTRICT 13, PRECINCT 11 THAT CONSISTS OF CENSUS TRACT 8035.22, BLOCKS 2006 THROUGH 2025, 3001 THROUGH 3004, 3007 THROUGH 3009, 3011, AND 3012;
- (22) THAT PART OF ELECTION DISTRICT 13, PRECINCT 12 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 8035.14, BLOCKS 2000 THROUGH 2022,</u> 2028 THROUGH 2032, 2034, AND 2035;
- (II) CENSUS TRACT 8035.22, BLOCKS 2000 THROUGH 2005, 3000, 3005, 3006, 3010, AND 3013 THROUGH 3018; AND
 - (III) CENSUS TRACT 8035.23, BLOCKS 2000 THROUGH 2016;
- (23) THAT PART OF ELECTION DISTRICT 14, PRECINCT 8 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 8004.12, BLOCKS 1000 THROUGH 1032;</u>
 <u>AND</u>
- (II) CENSUS TRACT 8067.11, BLOCKS 2000 THROUGH 2006 AND 2009 THROUGH 2011;
- (24) THAT PART OF ELECTION DISTRICT 15, PRECINCT 2 THAT CONSISTS OF CENSUS TRACT 8022.04, BLOCKS 4061, 4063 THROUGH 4066, 4068, 4069, AND 4073;

- (25) THAT PART OF ELECTION DISTRICT 20, PRECINCT 4 THAT CONSISTS OF:
- (I)CENSUS TRACT 8036.07, BLOCKS 3011 THROUGH 3013; AND
- (II)CENSUS TRACT 8036.08, BLOCKS 1000 THROUGH 1013, 1015 THROUGH 1027, 1031, 1032, 1034 THROUGH 1047, 1053, 1055, AND 2000 **THROUGH 2011**;
- (26) THAT PART OF ELECTION DISTRICT 21, PRECINCT 8 THAT **CONSISTS OF:**
- **(I)** CENSUS TRACT 8067.06, BLOCKS 1001 THROUGH 1006, 1012 THROUGH 1016, 1018, AND 1028;
- (II)CENSUS TRACT 8067.13, BLOCKS 1000 THROUGH 1009, 1011, 1013, 1014, 1016, 1018, AND 2000 THROUGH 2004; AND
- (III) CENSUS TRACT 8067.14, BLOCKS 1000 THROUGH 1007, 2016 THROUGH 2021, 2026, 2027, 2032 THROUGH 2035, 2037, AND 2038;
- (27) THAT PART OF ELECTION DISTRICT 21, PRECINCT 11 THAT CONSISTS OF CENSUS TRACT 8067.11, BLOCKS 1000 THROUGH 1004, 2007, 2008, 2012 THROUGH 2022, 3000 THROUGH 3009, 3011, AND 3012; AND
- (28) THAT PART OF ELECTION DISTRICT 21, PRECINCT 18 THAT CONSISTS OF CENSUS TRACT 8067.11, BLOCK 3010.

8–706.

- THE FIFTH CONGRESSIONAL DISTRICT CONSISTS OF CHARLES COUNTY.
- THE DISTRICT ALSO INCLUDES THE FOLLOWING PARTS OF (B) BALTIMORE COUNTY:

- (1) ELECTION DISTRICT 1, PRECINCTS 1 THROUGH 7 AND 9
 THROUGH 14;
- (2) ELECTION DISTRICT 2, PRECINCTS 1 THROUGH 7, 9, 10, AND 28;
 - (3) ELECTION DISTRICT 3, PRECINCT 3;
- (4) THAT PART OF ELECTION DISTRICT 1, PRECINCT 17 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 4015.04, BLOCKS 1000, 1001, 1018, 1022, AND 1026;</u>
- (II) <u>CENSUS TRACT 4015.06, BLOCKS 1006 THROUGH 1011,</u> 2000 THROUGH 2013, AND 3000 THROUGH 3009; AND
- (III) CENSUS TRACT 4015.07, BLOCKS 2016, 3000, 3001, AND 4000 THROUGH 4008;
- (5) THAT PART OF ELECTION DISTRICT 2, PRECINCT 8 THAT CONSISTS OF CENSUS TRACT 4026.04, BLOCKS 1003 THROUGH 1024, 2000 THROUGH 2003, AND 2021 THROUGH 2026;
- (6) THAT PART OF ELECTION DISTRICT 2, PRECINCT 11 THAT CONSISTS OF:
 - (I) CENSUS TRACT 4022.02, BLOCKS 1032 THROUGH 1035;
- (II) CENSUS TRACT 4024.06, BLOCKS 1000 THROUGH 1008, 2000 THROUGH 2021, AND 3000 THROUGH 3025; AND
 - (III) CENSUS TRACT 4024.07, BLOCKS 2000 THROUGH 2014;

- THAT PART OF ELECTION DISTRICT 2, PRECINCT 12 THAT **(7)** CONSISTS OF CENSUS TRACT 4025.03, BLOCKS 2000, 2001, 2018, 2020, 2021, AND 3000 THROUGH 3005;
- THAT PART OF ELECTION DISTRICT 2, PRECINCT 13 THAT **(8)** CONSISTS OF:
- (I)CENSUS TRACT 4026.02, BLOCKS 1000 THROUGH 1018, 2000 THROUGH 2003, AND 2005 THROUGH 2011;
- (II) CENSUS TRACT 4026.03, BLOCKS 1000 THROUGH 1007 AND 1009 THROUGH 1015; AND
- (III) CENSUS TRACT 4026.04, BLOCKS 2018, 2019, 2028, 3000, AND 3001;
- THAT PART OF ELECTION DISTRICT 2, PRECINCT 14 THAT **(9)** CONSISTS OF CENSUS TRACT 4026.04, BLOCKS 2004 THROUGH 2017 AND 2027; AND
- (10) THAT PART OF ELECTION DISTRICT 3, PRECINCT 1 THAT CONSISTS OF:
 - **(I) CENSUS TRACT 4031.00, BLOCK 1009;**
- (II)CENSUS TRACT 4032.01, BLOCKS 1001, 1002, 1016 THROUGH 1024, 1029 THROUGH 1038, AND 2000 THROUGH 2016; AND
 - (III) CENSUS TRACT 4032.02, BLOCKS 1000 THROUGH 1023.
- (C) THE DISTRICT ALSO INCLUDES THE FOLLOWING PARTS OF HOWARD COUNTY:
 - ELECTION DISTRICT 1, PRECINCTS 1, 2, 4, 8, 11, 13, AND 14; **(1)**

- (2) ELECTION DISTRICT 6, PRECINCTS 1, 2, 7, 15, 24, 27, 30, 33, AND 34;
- (3) THAT PART OF ELECTION DISTRICT 1, PRECINCT 6 THAT CONSISTS OF CENSUS TRACT 6012.03, BLOCK 1025;
- (4) THAT PART OF ELECTION DISTRICT 1, PRECINCT 9 THAT CONSISTS OF CENSUS TRACT 6011.03, BLOCK 1000;
- (5) THAT PART OF ELECTION DISTRICT 1, PRECINCT 15 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 6012.03, BLOCKS 1000 THROUGH 1024,</u> 1026 THROUGH 1065, AND 2000 THROUGH 2057;
- (II) CENSUS TRACT 6012.04, BLOCKS 1003, 1004, 1007 THROUGH 1015, 1036 THROUGH 1039, 2018 THROUGH 2020, 2022, 2024 THROUGH 2026, 2028, 2029, 2039 THROUGH 2048, 2052 THROUGH 2056, 2059, AND 2060; AND
- (III) CENSUS TRACT 6069.01, BLOCKS 1028, 2000, 2003, AND 2015; AND
- (6) THAT PART OF ELECTION DISTRICT 6, PRECINCT 35 THAT CONSISTS OF CENSUS TRACT 6069.05, BLOCKS 3061 THROUGH 3074, 3079 THROUGH 3086, 3108, AND 3120 THROUGH 3123.
- (D) THE DISTRICT ALSO INCLUDES THE FOLLOWING PARTS OF PRINCE GEORGE'S COUNTY:
 - (1) ELECTION DISTRICTS 1, 3, 4, 5, 7, 8, 9, 10, AND 11;
 - (2) ELECTION DISTRICT 6, PRECINCT 2;
 - (3) ELECTION DISTRICT 12, PRECINCTS 1, 5, 8, 11, 14, AND 15;

- **(4)** ELECTION DISTRICT 13, PRECINCTS 13 AND 15;
- ELECTION DISTRICT 14, PRECINCTS 1, 3 THROUGH 7, AND 9 **(5)** THROUGH 11;
 - **(6)** ELECTION DISTRICT 15, PRECINCTS 1 AND 3 THROUGH 6;
 - **(7) ELECTION DISTRICT 20, PRECINCT 9;**
 - **(8)** ELECTION DISTRICT 21, PRECINCTS 3, 6, 13, 14, AND 97;
- THAT PART OF ELECTION DISTRICT 6, PRECINCT 10 THAT **(9)** CONSISTS OF:
- (I)CENSUS TRACT 8019.04, BLOCKS 1000 THROUGH 1006, 1013, AND 1014; AND
- (II) CENSUS TRACT 8022.01, BLOCKS 2034 THROUGH 2041 AND 2043 THROUGH 2045;
- (10) THAT PART OF ELECTION DISTRICT 6, PRECINCT 13 THAT CONSISTS OF:
- (I)CENSUS TRACT 8019.01, BLOCKS 3001, 3003 THROUGH 3013, AND 3015 THROUGH 3017; AND
- (II)CENSUS TRACT 8019.04, BLOCKS 2010, 2012 THROUGH 2020, AND 2024 THROUGH 2028;
- (11) THAT PART OF ELECTION DISTRICT 6, PRECINCT 23 THAT CONSISTS OF CENSUS TRACT 8022.01, BLOCKS 1018, 1020, 2000 THROUGH 2011, AND 2031 THROUGH 2033;
- (12) THAT PART OF ELECTION DISTRICT 12, PRECINCT 2 THAT CONSISTS OF:

- (I) <u>CENSUS TRACT 8014.05, BLOCKS 1008, 1009, 1039</u> THROUGH 1042, 1058, AND 1059; AND
 - (II) CENSUS TRACT 8015.00, BLOCK 1029;
- (13) THAT PART OF ELECTION DISTRICT 12, PRECINCT 4 THAT CONSISTS OF CENSUS TRACT 8014.05, BLOCKS 1000 THROUGH 1007, 1012 THROUGH 1014, AND 1060;
- (14) THAT PART OF ELECTION DISTRICT 12, PRECINCT 10 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 8014.04, BLOCKS 3000 THROUGH 3022,</u> 3026 THROUGH 3046, AND 3049 THROUGH 3052;
- (II) <u>CENSUS TRACT 8014.01, BLOCKS 2001, 2004, 2015, 2016, 2020, 2021, AND 2023 THROUGH 2025; AND</u>
 - (III) CENSUS TRACT 8014.11, BLOCKS 2000 THROUGH 2007;
- (15) THAT PART OF ELECTION DISTRICT 12, PRECINCT 12 THAT CONSISTS OF:
- (I) CENSUS TRACT 8014.05, BLOCKS 1011, 1015 THROUGH 1026, 1028, 1029, AND 1033;
- (II) CENSUS TRACT 8014.08, BLOCKS 1000 THROUGH 1010 AND 2000 THROUGH 2038; AND
 - (III) CENSUS TRACT 8014.09, BLOCKS 2000 THROUGH 2014;
- (16) THAT PART OF ELECTION DISTRICT 12, PRECINCT 17 THAT CONSISTS OF CENSUS TRACT 8017.01, BLOCKS 2018 THROUGH 2028;
- (17) THAT PART OF ELECTION DISTRICT 13, PRECINCT 4 THAT CONSISTS OF:

- **(I)** CENSUS TRACT 8035.26, BLOCKS 2006 THROUGH 2014; AND
- CENSUS TRACT 8035.07, BLOCKS 1002 THROUGH 1006, (II)1016 THROUGH 1034, AND 2001 THROUGH 2017;
- (18) THAT PART OF ELECTION DISTRICT 13, PRECINCT 5 THAT **CONSISTS OF:**
- CENSUS TRACT 8035.16, BLOCKS 1020 THROUGH 1061 (I)AND 1071 THROUGH 1073;
- (II)CENSUS TRACT 8035.20, BLOCKS 2001 THROUGH 2005, 3000 THROUGH 3006, 3009 THROUGH 3011, 3013, AND 3015; AND
 - (III) CENSUS TRACT 8035.21, BLOCKS 1062 AND 1063;
- (19) THAT PART OF ELECTION DISTRICT 13, PRECINCT 11 THAT **CONSISTS OF:**
- **(I)** CENSUS TRACT 8035.26, BLOCKS 2000 THROUGH 2005; <u>AND</u>
- CENSUS TRACT 8035.27, BLOCKS 1000, 1001, 1007 (II)THROUGH 1015, AND 2000;
- (20) THAT PART OF ELECTION DISTRICT 13, PRECINCT 12 THAT CONSISTS OF CENSUS TRACT 8035.26, BLOCKS 1005, 1006, AND 1008;
- (21) THAT PART OF ELECTION DISTRICT 14, PRECINCT 8 THAT CONSISTS OF CENSUS TRACT 8004.11, BLOCKS 1021 THROUGH 1026, 1033, 1058 THROUGH 1092, 1095 THROUGH 1099, 1100 THROUGH 1103, AND 1106 **THROUGH 1108:**

- (22) THAT PART OF ELECTION DISTRICT 15, PRECINCT 2 THAT CONSISTS OF:
- (I) CENSUS TRACT 8007.01, BLOCKS 1019 THROUGH 1028, 1053 THROUGH 1058, 1064 THROUGH 1066, 2007 THROUGH 2015, AND 2019 THROUGH 2030; AND
- (II) CENSUS TRACT 8022.01, BLOCKS 1000 THROUGH 1017, 1019, 2012 THROUGH 2030, 2042, AND 2046 THROUGH 2048;
- (23) THAT PART OF ELECTION DISTRICT 20, PRECINCT 4 THAT CONSISTS OF CENSUS TRACT 8004.08, BLOCKS 2025 THROUGH 2029, 2034, 2036, AND 2045 THROUGH 2048;
- (24) THAT PART OF ELECTION DISTRICT 21, PRECINCT 8 THAT CONSISTS OF:
 - (I) CENSUS TRACT 8067.06, BLOCK 1000;
 - (II) CENSUS TRACT 8067.08, BLOCK 3002; AND
- (III) CENSUS TRACT 8074.08, BLOCKS 1106, 1114, 1115, 1122 THROUGH 1126, AND 1151 THROUGH 1154;
- (25) THAT PART OF ELECTION DISTRICT 21, PRECINCT 11 THAT CONSISTS OF CENSUS TRACT 8067.10, BLOCKS 1000, 1007, AND 1008;
- (26) THAT PART OF ELECTION DISTRICT 21, PRECINCT 18 THAT CONSISTS OF CENSUS TRACT 8067.10, BLOCKS 1001, 1006, 1009, 1010, 2002 THROUGH 2052, 3007 THROUGH 3020, AND 3022 THROUGH 3038; AND
- (27) THAT PART OF ELECTION DISTRICT 21, PRECINCT 98 THAT CONSISTS OF CENSUS TRACT 8074.08, BLOCKS 1116, 1117, AND 1120.

8–707.

- THE SIXTH CONGRESSIONAL DISTRICT CONSISTS OF THE (A) FOLLOWING COUNTIES:
 - (1) ALLEGANY COUNTY;
 - (2) CARROLL COUNTY;
 - (3) GARRETT COUNTY;
 - **(4)** FREDERICK COUNTY; AND
 - (5) WASHINGTON COUNTY.
- (B) THE DISTRICT ALSO INCLUDES THE FOLLOWING PARTS OF BALTIMORE COUNTY:
 - **(1)** ELECTION DISTRICTS 5 AND 6;
 - **(2)** ELECTION DISTRICT 4, PRECINCTS 4 AND 13;
 - **(3) ELECTION DISTRICT 7, PRECINCT 3;**
- ELECTION DISTRICT 8, PRECINCTS 2, 3, 4, 6, 7, 11, 12, 13, 21. **(4)** AND 23 THROUGH 25;
- **(5)** THAT PART OF ELECTION DISTRICT 4, PRECINCT 3 THAT CONSISTS OF:
- CENSUS TRACT 4042.02, BLOCKS 1034 THROUGH 1037, (I)4000 THROUGH 4003, AND 4011; AND
- (II)CENSUS TRACT 4049.00, BLOCKS 1000 THROUGH 1049, 2000 THROUGH 2015, 3004 THROUGH 3010, AND 3024;
- THAT PART OF ELECTION DISTRICT 4, PRECINCT 7 THAT **(6)** CONSISTS OF:

- (I) CENSUS TRACT 4046.00, BLOCKS 1063 THROUGH 1065;
 AND
- (II) CENSUS TRACT 4048.00, BLOCKS 1000 THROUGH 1022, 1028 THROUGH 1032, 1034, 1038, 1039, 1056, 1072, AND 1073;
- (7) THAT PART OF ELECTION DISTRICT 4, PRECINCT 8 THAT CONSISTS OF CENSUS TRACT 4044.02, BLOCKS 1012 THROUGH 1031;
- (8) THAT PART OF ELECTION DISTRICT 4, PRECINCT 9 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 4044.02, BLOCKS 1000, 1001, AND 1010;</u>
 <u>AND</u>
- (II) CENSUS TRACT 4046.00, BLOCKS 1000 THROUGH 1062, 1066 THROUGH 1069, 1073 THROUGH 1075, 2000 THROUGH 2028, 2030 THROUGH 2032, 2035, 2046, 2047, 2064, AND 2067;
- (9) THAT PART OF ELECTION DISTRICT 4, PRECINCT 11 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 4044.02, BLOCKS 1002 THROUGH 1009</u>
 AND 1011; AND
- (II) CENSUS TRACT 4046.00, BLOCKS 1076, 1077, 2029, 2033, 2034, 2036 THROUGH 2045, 2048 THROUGH 2063, 2065, 2066, 2068, AND 2069;
- (10) THAT PART OF ELECTION DISTRICT 8, PRECINCT 1 THAT CONSISTS OF:
- (I) CENSUS TRACT 4081.00, BLOCKS 1000 THROUGH 1009, 1011, 1014 THROUGH 1038, AND 2001 THROUGH 2025;

- (II) CENSUS TRACT 4082.00, BLOCKS 1045, 1047, 1048, AND 2000 THROUGH 2032; AND
- (III) CENSUS TRACT 4084.00, BLOCKS 1000 THROUGH 1011, 1016 THROUGH 1028, 1182, AND 1184;
- (11) THAT PART OF ELECTION DISTRICT 8, PRECINCT 5 THAT CONSISTS OF:
- (I) CENSUS TRACT 4085.02, BLOCKS 1000 THROUGH 1018, 1027, 1032 THROUGH 1035, 1054, AND 1058 THROUGH 1062;
- (II) CENSUS TRACT 4085.06, BLOCKS 1002 THROUGH 1005, 1017 THROUGH 1019, 2000 THROUGH 2015, AND 2018; AND
- (III) CENSUS TRACT 4085.07, BLOCKS 2000 THROUGH 2013, 2017, AND 2020 THROUGH 2023:
- (12) THAT PART OF ELECTION DISTRICT 8, PRECINCT 8 THAT CONSISTS OF CENSUS TRACT 4083.03, BLOCKS 1021 THROUGH 1023 AND 2000 **THROUGH 2020;**
- (13) THAT PART OF ELECTION DISTRICT 8, PRECINCT 14 THAT CONSISTS OF:
 - (I) CENSUS TRACT 4085.02, BLOCKS 1046 THROUGH 1049;
- CENSUS TRACT 4086.01, BLOCKS 2009 THROUGH 2016 (II)AND 3016 THROUGH 3023; AND
- (III) CENSUS TRACT 4088.01, BLOCKS 1000 THROUGH 1015, 2000 THROUGH 2002, 2005, AND 2014;
- (14) THAT PART OF ELECTION DISTRICT 8, PRECINCT 19 THAT CONSISTS OF CENSUS TRACT 4083.02, BLOCKS 2000 THROUGH 2010 AND 2024; AND

- (15) THAT PART OF ELECTION DISTRICT 8, PRECINCT 22 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 4081.00, BLOCKS 4006 THROUGH 4020;</u>
 AND
- (II) <u>CENSUS TRACT 4089.00, BLOCKS 2002 THROUGH 2007,</u> 2011, AND 2013 THROUGH 2022.

8–708.

- (A) THE SEVENTH CONGRESSIONAL DISTRICT CONSISTS OF BALTIMORE CITY.
- (B) THE DISTRICT ALSO INCLUDES THE FOLLOWING AREAS OF ANNE ARUNDEL COUNTY:
 - (1) ELECTION DISTRICT 1, PRECINCT 13;
- (2) THAT PART OF ELECTION DISTRICT 1, PRECINCT 4 THAT CONSISTS OF CENSUS TRACT 7502.01, BLOCKS 2000, 2001, AND 2010;
- (3) THAT PART OF ELECTION DISTRICT 1, PRECINCT 15 THAT CONSISTS OF:
- (I) <u>CENSUS TRACT 7501.02, BLOCKS 1022 THROUGH 1031,</u> 1034, 1036, AND 1041 THROUGH 1066; AND
- (II) CENSUS TRACT 7502.02, BLOCKS 1000 THROUGH 1025, 1043 THROUGH 1050, 1053 THROUGH 1058, AND 1063;
- (4) THAT PART OF ELECTION DISTRICT 1, PRECINCT 16 THAT CONSISTS OF CENSUS TRACT 7501.01, BLOCKS 1000, 2000 THROUGH 2039, 3000 THROUGH 3021, 4005, AND 4009 THROUGH 4011; AND

- THAT PART OF ELECTION DISTRICT 1, PRECINCT 17 THAT **(5)** CONSISTS OF:
- (I)CENSUS TRACT 7501.01, BLOCKS 4000 THROUGH 4004, 4006 THROUGH 4008, 4012 THROUGH 4018, AND 4020 THROUGH 4024; AND
 - (II)CENSUS TRACT 7502.03, BLOCKS 1000 AND 1002.
- (C) THE DISTRICT ALSO INCLUDES THE FOLLOWING PARTS OF **BALTIMORE COUNTY:**
 - **(1) ELECTION DISTRICT 13;**
 - **(2)** ELECTION DISTRICT 1, PRECINCTS 8, 15, AND 16;
- **(3)** THAT PART OF ELECTION DISTRICT 12, PRECINCT 1 THAT CONSISTS OF:
- CENSUS TRACT 4207.01, BLOCKS 1000 THROUGH 1044 (I)AND 1047 THROUGH 1087; AND
- CENSUS TRACT 4207.02, BLOCKS 1000 AND 1003 (II)**THROUGH 1052**;
- **(4)** THAT PART OF ELECTION DISTRICT 12, PRECINCT 4 THAT CONSISTS OF:
- **(I)** CENSUS TRACT 4201.00, BLOCKS 1014 THROUGH 1023 AND 1031; AND
- (II) CENSUS TRACT 4203.03, BLOCKS 1001 THROUGH 1009, 1015 THROUGH 1018, 1047, AND 1048; AND
- THAT PART OF ELECTION DISTRICT 12, PRECINCT 5 THAT **(5)** CONSISTS OF:

- (I) <u>CENSUS TRACT 4203.02</u>, <u>BLOCKS 1003</u>, <u>1004</u>, <u>1006</u>, <u>1009</u>, <u>1010</u>, <u>1012 THROUGH 1015</u>, <u>2002</u>, <u>2008 THROUGH 2012</u>, <u>AND 2016</u> THROUGH 2021;
- (II) CENSUS TRACT 4203.03, BLOCKS 1010 THROUGH 1014, 1019 THROUGH 1035, 1037 THROUGH 1046, AND 1049 THROUGH 1051; AND
- (III) CENSUS TRACT 4204.02, BLOCKS 1001 THROUGH 1006 AND 1019 THROUGH 1022.

8–709.

THE EIGHTH CONGRESSIONAL DISTRICT CONSISTS OF THE FOLLOWING PARTS OF MONTGOMERY COUNTY:

- (1) ELECTION DISTRICTS 1, 2, 3, 4, 6, 7, 8, 9, 10, 11, AND 12;
- (2) ELECTION DISTRICT 5, PRECINCTS 1, 15, AND 16;
- (3) ELECTION DISTRICT 13, PRECINCTS 26, 27, 34, 37, 38, 40, 43, 45, 46, 48, 49, 51, 52, 54, 55, 56, 61, 62, 64, AND 69;
- (4) THAT PART OF ELECTION DISTRICT 5, PRECINCT 9 THAT CONSISTS OF:
- (I) CENSUS TRACT 7015.07, BLOCKS 1001 THROUGH 1009, 2000 THROUGH 2008, 2016, AND 2017; AND
 - (II) CENSUS TRACT 7032.21, BLOCK 1014;
- (5) THAT PART OF ELECTION DISTRICT 5, PRECINCT 11 THAT CONSISTS OF CENSUS TRACT 7014.15, BLOCK 3000;
- (6) THAT PART OF ELECTION DISTRICT 5, PRECINCT 18 THAT CONSISTS OF:

- **(I)** CENSUS TRACT 7014.08, BLOCKS 1000 THROUGH 1024; AND
- (II) CENSUS TRACT 7014.10, BLOCKS 2000 THROUGH 2003, 2005 THROUGH 2009, AND 3000 THROUGH 3006:
- **(7)** THAT PART OF ELECTION DISTRICT 5, PRECINCT 19 THAT CONSISTS OF CENSUS TRACT 7014.09, BLOCKS 1000 THROUGH 1010 AND 2009;
- **(8)** THAT PART OF ELECTION DISTRICT 13, PRECINCT 1 THAT CONSISTS OF CENSUS TRACT 7032.06, BLOCKS 1000, 1001, 1003 THROUGH 1008, 1010, AND 2000 THROUGH 2025;
- THAT PART OF ELECTION DISTRICT 13, PRECINCT 3 THAT **(9)** CONSISTS OF:
- CENSUS TRACT 7041.00, BLOCKS 1014 THROUGH 1022, (I)2000 THROUGH 2025, 3000 THROUGH 3007, 3018, 3023, 3024, 4006, 4010, AND **4017**; AND
 - (II) CENSUS TRACT 7042.00, BLOCKS 1033, 2021, AND 2022;
- (10) THAT PART OF ELECTION DISTRICT 13, PRECINCT 25 THAT CONSISTS OF CENSUS TRACT 7035.01, BLOCKS 1000 THROUGH 1009, 2006, 2007, 3007, 3014, AND 4011 THROUGH 4015;
- (11) THAT PART OF ELECTION DISTRICT 13, PRECINCT 31 THAT CONSISTS OF CENSUS TRACT 7036.02, BLOCKS 3000 AND 3006 THROUGH 3011;
- (12) THAT PART OF ELECTION DISTRICT 13, PRECINCT 35 THAT CONSISTS OF CENSUS TRACT 7033.02, BLOCKS 1000, 1003 THROUGH 1007, AND 1011 THROUGH 1015;
- (13) THAT PART OF ELECTION DISTRICT 13, PRECINCT 41 THAT CONSISTS OF CENSUS TRACT 7032.12, BLOCKS 1004 THROUGH 1007, 2000, 2001, 2013 THROUGH 2020, AND 2022;

- (14) THAT PART OF ELECTION DISTRICT 13, PRECINCT 58 THAT CONSISTS OF CENSUS TRACT 7041.00, BLOCKS 1000 THROUGH 1013, 1031, AND 1032; AND
- (15) THAT PART OF ELECTION DISTRICT 13, PRECINCT 59 THAT CONSISTS OF CENSUS TRACT 7036.02, BLOCKS 1013, 1015, AND 2008 THROUGH 2010.".

The preceding amendment was read and rejected by a roll call vote as follows:

Affirmative – 13 Negative – 33 (See Roll Call No. 10)

Read the second time and ordered prepared for Third Reading.

Senator Robey moved, duly seconded, that the rules be suspended in order to report the following Bill and two-thirds of the Senators elected voting in the affirmative, the rules were suspended by yeas and nays as follows:

Affirmative – 46 Negative – 0 (See Roll Call No. 11)

Senator Robey, Chair, for the Committee on Reapportionment and Redistricting reported favorably:

Senate Bill 2 – Montgomery County Senators

EMERGENCY BILL

AN ACT concerning

Montgomery County – Board of Education Residence Districts – Redistricting Plan

Favorable report adopted.

Read the second time and ordered prepared for Third Reading.

Senator Robey moved, duly seconded, that the rules be suspended in order to report the following Bill and two-thirds of the Senators elected voting in the affirmative, the rules were suspended by yeas and nays as follows:

Affirmative – 46 Negative – 0 (See Roll Call No. 12)

Senator Robey, Chair, for the Committee on Reapportionment and Redistricting reported favorably:

Senate Bill 3 – Prince George's County Senators

EMERGENCY BILL

AN ACT concerning

Prince George's County School Board - Redistricting

Favorable report adopted.

FLOOR AMENDMENT

SB0003/423323/1

BY: Senator Peters

AMENDMENT TO SENATE BILL 3

(First Reading File Bill)

On page 2, in line 22, strike "PRECINCTS 5 AND" and substitute "PRECINCT".

On page 4, in line 2, strike "AND"; after line 2, insert:

"(5) ELECTION DISTRICT 21, PRECINCT 5; AND";

and in line 3, strike "(5)" and substitute "(6)".

The preceding amendment was read and adopted.

Read the second time and ordered prepared for Third Reading.

QUORUM CALL

The presiding officer announced a quorum call, showing 46 Members present.

(See Roll Call No. 13)

ADJOURNMENT

At 7:05 P.M. on motion of Senator Garagiola, seconded, the Senate adjourned until 10:00 A.M. on Tuesday, October 18, 2011.

Annapolis, Maryland Tuesday, October 18, 2011 10:00 A.M. Session

The Senate met at 11:35 A.M.

Prayer by Senator Muse.

The Journal of October 17, 2011 was read and approved.

QUORUM CALL

The presiding officer announced a quorum call, showing 46 Members present.

(See Roll Call No. 14)

On motion of Senator Garagiola it was ordered that Senator Currie be excused from today's session.

SPECIAL ORDERS

The presiding officer submitted the Special Orders of the day, as follows:

Senate Bill 270 (2011 Regular Session) - Senator Edwards

AN ACT concerning

Alcoholic Beverages - Allegany County Board of License Commissioners - Vacancies

The President put the question: "Shall the Bill pass, notwithstanding the objections of the Chief Executive?"

The roll call vote resulted as follows:

Affirmative – 0 Negative – 46 (See Roll Call No. 15)

The President announced the veto was sustained.

THIRD READING FILE

The presiding officer submitted the following Bills for Third Reading:

THIRD READING CALENDAR (SENATE BILLS) #1

Senate Bill 1 – The President (By Request – Administration)

EMERGENCY BILL

AN ACT concerning

Congressional Districting Plan

Senator Robey moved, duly seconded, to place Senate Bill 1 back on Second Reading for the purpose of adding amendments.

The motion was adopted.

STATUS OF BILL: BILL ON SECOND READING AND OPEN TO AMENDMENT.

FLOOR AMENDMENT

SB0001/453627/2

BY: Senator Robey

AMENDMENT TO SENATE BILL 1

(Bill as Printed for Third Reading)

On page 27, in line 6, strike "2121" and substitute "2021".

On page 30, in line 22, strike ", 9,"; and after line 29, insert:

ELECTION DISTRICT 9, PRECINCTS 1 THROUGH 30 AND 32 "(7) THROUGH 38;".

On page 31, in lines 1, 3, 4, 5, 8, 10, 12, 16, 19, and 22, strike "(7)", "(8)", "(9)", "(10)", "(11)", "(12)", "(13)", "(14)", "(15)", and "(16)", respectively, and substitute "(8)", "(9)", "(10)", "(11)", "(12)", "(13)", "(14)", "(15)", "(16)", and "(17)", respectively; and in line 6, strike "7013.12" and substitute "7003.12".

On page 32, in line 1, strike "(17)" and substitute "(18)".

The preceding amendment was read and adopted.

Read the second time and ordered prepared for Third Reading.

Senator Robey moved, duly seconded, to put **Senate Bill 1** on Third Reading on the same day in compliance with the Constitution.

The roll call vote resulted as follows:

Affirmative – 46 Negative – 0 (See Roll Call No. 16)

Two—thirds of the Senators elected having voted in the affirmative by yeas and nays to put **Senate Bill 1** on Third Reading and Final Passage.

Senate Bill 1 – The President (By Request – Administration)

EMERGENCY BILL

SECOND PRINTING

AN ACT concerning

Congressional Districting Plan

STATUS OF BILL: BILL ON 3RD READING.

Read the third time and passed by year and nays as follows:

Affirmative – 33 Negative – 13 (See Roll Call No. 17)

The Bill was then sent to the House of Delegates.

Senate Bill 2 – Montgomery County Senators

EMERGENCY BILL

AN ACT concerning

Montgomery County - Board of Education Residence Districts - Redistricting Plan

Read the third time and passed by yeas and nays as follows:

Affirmative – 46 Negative – 0 (See Roll Call No. 18)

The Bill was then sent to the House of Delegates.

Senate Bill 3 – Prince George's County Senators

EMERGENCY BILL

AN ACT concerning

Prince George's County School Board - Redistricting

Senator Peters moved, duly seconded, to place Senate Bill 3 back on Second Reading for the purpose of withdrawing an amendment.

The motion was adopted.

STATUS OF BILL: BILL ON SECOND READING AND OPEN TO AMENDMENT.

FLOOR AMENDMENT

SB0003/423323/1

BY**Senator Peters**

AMENDMENT TO SENATE BILL 3

(First Reading File Bill)

On page 2, in line 22, strike "PRECINCTS 5 AND" and substitute "PRECINCT".

On page 4, in line 2, strike "AND"; after line 2, insert:

ELECTION DISTRICT 21, PRECINCT 5; AND"; "(5)

and in line 3, strike "(5)" and substitute "(6)".

The preceding amendment was withdrawn.

Read the second time and ordered prepared for Third Reading.

Senator Peters moved, duly seconded, to put Senate Bill 3 on Third Reading on the same day in compliance with the Constitution.

The roll call vote resulted as follows:

Affirmative – 46 Negative – 0 (See Roll Call No. 19)

Two-thirds of the Senators elected having voted in the affirmative by yeas and nays to put Senate Bill 3 on Third Reading and Final Passage.

Senate Bill 3 - Prince George's County Senators

EMERGENCY BILL

SECOND PRINTING

AN ACT concerning

Prince George's County School Board - Redistricting

STATUS OF BILL: BILL ON 3RD READING.

Read the third time and passed by yeas and nays as follows:

Affirmative – 46 Negative – 0 (See Roll Call No. 20)

The Bill was then sent to the House of Delegates.

QUORUM CALL

The presiding officer announced a quorum call, showing 46 Members present.

(See Roll Call No. 21)

ADJOURNMENT

At 12:53 P.M. on motion of Senator Garagiola, seconded, the Senate adjourned until 10:00 A.M. on Thursday, October 20, 2011.

Annapolis, Maryland Thursday, October 20, 2011 10:00 A.M. Session

The Senate met at 10:02 A.M.

Prayer by Senator Raskin.

The Journal of October 18, 2011 was read and approved.

On motion of Senator Garagiola it was ordered that Senators Currie and Zirkin be excused from today's session.

QUORUM CALL

The presiding officer announced a quorum call, showing 45 Members present.

(See Roll Call No. 22)

INTRODUCTION OF RESOLUTIONS

MARYLAND GENERAL ASSEMBLY RESOLUTION 37

(See Exhibit D of Appendix III)

Read and adopted by a roll call vote as follows:

Affirmative – 43 Negative – 0 (See Roll Call No. 23)

YEAS AND NAYS

SENATE BILLS PASSED IN THE HOUSE

NUMBER	SPONSOR	CONTENT
SB 2	Montgomery Co. Sens	Montgomery County – Board of
(Emergency Bill)		Education Residence Districts
		Redistricting Plan
SB 3	PG Co. Senators	Prince George's County School
(Emergency Bill)		Board – Redistricting

Endorsed as having been read the third time and passed by yeas and nays in the House of Delegates.

CONCURRENCE CALENDAR #1

AMENDED IN THE HOUSE

Senate Bill 1 – The President (By Request – Administration)

EMERGENCY BILL

SECOND PRINTING

AN ACT concerning

Congressional Districting Plan

Senator Robey moved that the Senate concur in the House amendments.

SB0001/573724/1

BY: House Rules and Executive Nominations Committee

AMENDMENTS TO SENATE BILL 1

(Third Reading File Bill – Second Printing)

AMENDMENT NO. 1

On page 4, in line 12, strike "**4120.00**" and substitute "**4102.00**".

On page 5, in line 3, strike "**4140.04**" and substitute "**4114.04**".

AMENDMENT NO. 2

On page 8, in line 13, after "1000" insert ", 1002".

On page 10, in line 11, after the second "THROUGH" insert "1102, 1105 THROUGH"; in the same line, after the third "THROUGH" insert "1124, 1126, THROUGH"; and in line 23, after "THROUGH" insert "3002, 3004 THROUGH".

On page 11, in line 5, after the first "THROUGH" insert "1057, 1059 THROUGH"; in the same line, strike the first "AND"; in the same line, after the second "THROUGH" insert "1095, AND"; strike in their entirety lines 17 and 18; in lines 19

and 26, strike "(6)" and "(7)", respectively, and substitute "(5)" and "(6)", respectively; and in line 21, after "THROUGH" insert "1014 AND 1016 THROUGH".

On page 12, in lines 3, 7, 9, and 14, strike "(8)", "(9)", "(10)", and "(11)", respectively, and substitute "(7)", "(8)", "(9)", and "(10)", respectively.

AMENDMENT NO. 3

On page 13, in line 18, after the first "THROUGH" insert "17,".

On page 20, in line 3, strike "7014.04" and substitute "7014.14"; in line 9, after "THROUGH" insert "1017 AND 1019 THROUGH"; and in line 26, strike "7016.04" and substitute "7016.01".

On page 21, in line 4, after the second "THROUGH" insert "2007,"; in line 12, strike the first "AND"; and in the same line, after "2000" insert ", 2001, AND 2003".

AMENDMENT NO. 4

On page 22, in line 7, after the first comma, insert "AND"; and in the same line, strike ", AND" and substitute "THROUGH".

On page 24, in line 19, strike "8010.04" and substitute "8011.04".

AMENDMENT NO. 5

On page 39, in line 17, strike "THROUGH" and substitute ", 1027, AND"; and in line 28, strike "**7651.01**" and substitute "**7651.00**".

On page 41, in line 9, strike "3001" and substitute "3000".

On page 42, in line 21, strike "AND"; and in the same line, after "3000" insert ". 3001, 3002, AND 3004".

The preceding 5 amendments were read and concurred in.

The Bill, as amended, was placed on Third Reading and passed finally by yeas and nays as follows:

Affirmative – 32 Negative – 13 (See Roll Call No. 24)

MESSAGE TO THE SENATE

October 20, 2011

BY THE MAJORITY LEADER:

LADIES AND GENTLEMEN OF THE SENATE:

We propose with your concurrence, that when the General Assembly adjourns October 20, 2011, it stands adjourned Sine Die.

We further propose the appointment of a Joint Committee, two on the part of the Senate and two on the part of the House, to wait upon his Excellency, The Governor of Maryland, to inform him that the General Assembly will adjourn Sine Die, in accordance with the provisions of the Constitution and to inquire if he has any further communications to make to the General Assembly.

We have appointed on the part of the House, Delegates Barve and O'Donnell.

By Order, Mary Monahan Chief Clerk

Read and ordered journalized.

MESSAGE TO THE HOUSE OF DELEGATES

October 20, 2011

By the Majority Leader:

Ladies and Gentleman of the House of Delegates:

We have received your message proposing that when the General Assembly adjourns October 20, 2011, it stands adjourned Sine Die.

The Senate concurs therein.

We agree to the Joint Committee to wait upon his Excellency, the Honorable Martin O'Malley, Governor of Maryland. The Senate appoints Senators Garagiola and Jacobs.

By Order,

William B.C. Addison, Jr. Secretary

Read and adopted.

QUORUM CALL

The presiding officer announced a quorum call, showing 45 Members present.

(See Roll Call No. 25)

At 10:15 A.M. on motion of Senator Garagiola the Senate adjourned Sine Die, in memory of Ethelda "Peggy" Kimbo.

Senate Rules are not available electronically.

Please see the printed Senate Journal.

Appendix I

Roll Calls

SEQ NO. 3 Calendar Date: Oct 17, 2011 11 : 19(AM)

In Chair: Mr. President Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

ADOPTION OF SENATE RULES
AND AMENDMENT TO SENATE RULE 18
18(a)(1)(vi) REAPPORTIONMENT AND REDISTRICTING

45 Yeas 0 Nays 0 Not Voting 0 Excused 2 Absent

Voting Yea - 45

Mr. President	Glassman	Muse
Astle	Jacobs	Peters
Benson	Jennings	Pinsky
Brinkley	Jones-Rodwell	Pipkin
Brochin	Kasemeyer	Pugh
Colburn	Kelley	Ramirez
Conway J	King	Raskin
DeGrange	Kittleman	Reilly
Dyson	Klausmeier	Robey
Edwards	Madaleno	Rosapepe
Ferguson	Manno	Shank
Frosh	Mathias	Simonaire
Garagiola	McFadden	Stone
Getty	Middleton	Young
Gladden	Montgomery	Zirkin

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 2

SEQ NO. 4 Calendar Date: Oct 17, 2011 11: 27(AM)

Legislative Date: Oct 17, 2011 In Chair: Mr. President

Senate of Maryland 2011 Special Session

SB 330 Sen. Brinkley et al

Frederick County - Nonprofit School Lease -Property Tax Credit

Shall the bill(s) pass notwithstanding the objections

of the Chief Executive?

0 Yeas 44 Nays 1 Not Voting 0 Excused 2 Absent

Voting Yea - 0

Voting Nay - 44

Astle Jacobs Peters Benson Jennings Pinsky Brinkley Jones-Rodwell Pipkin Brochin Kasemeyer Pugh Colburn Kelley Ramirez Raskin Conway J King DeGrange Kittleman Reilly Klausmeier Robey Dyson Madaleno Edwards Rosapepe Shank Ferguson Manno Frosh Mathias Simonaire McFadden Garagiola Stone Middleton Getty Young Gladden Montgomery Zirkin

Muse

Not Voting - 1

Glassman

Mr. President

Excused from Voting - 0

Excused (Absent) - 2

Forehand Currie

SEQ NO. 5 Calendar Date: Oct 17, 2011 11: 29(AM)

In Chair: Mr. President Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

SB 947 Sen. Jones-Rodwell

State Retirement and Pension System - Vested Retirement Allowance - Members and Former Members Shall the bill(s) pass notwithstanding the objections of the Chief Executive?

1 Yeas 43 Nays 1 Not Voting 0 Excused 2 Absent

Voting Yea - 1

Kelley

Voting Nay - 43

Mr. President	Jacobs	Peters
Astle	Jennings	Pinsky
Benson	Jones-Rodwell	Pipkin
Brinkley	Kasemeyer	Pugh
Brochin	King	Ramirez
Colburn	Kittleman	Raskin
Conway J	Klausmeier	Reilly
DeGrange	Madaleno	Robey
Dyson	Manno	Rosapepe
Edwards	Mathias	Shank
Ferguson	McFadden	Simonaire
Frosh	Middleton	Stone
Getty	Montgomery	Young
Gladden	Muse	Zirkin
CI.		

Glassman

Not Voting - 1

Garagiola

Excused from Voting - 0

Excused (Absent) - 2

SEQ NO. 6 Calendar Date: Oct 17, 2011 11 : 30(AM)
In Chair: Mr. President Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

VETOED BILLS - DUPLICATE BILLS

Shall the bills pass notwithstanding the objections of the Chief Executive?

0 Yeas 45 Nays 0 Not Voting 0 Excused 2 Absent

Voting Yea - 0

Voting Nay - 45

Mr. President	Glassman	Muse
Astle	Jacobs	Peters
Benson	Jennings	Pinsky
Brinkley	Jones-Rodwell	Pipkin
Brochin	Kasemeyer	Pugh
Colburn	Kelley	Ramirez
Conway J	King	Raskin
DeGrange	Kittleman	Reilly
Dyson	Klausmeier	Robey
Edwards	Madaleno	Rosapepe
Ferguson	Manno	Shank
Frosh	Mathias	Simonaire
Garagiola	McFadden	Stone
Getty	Middleton	Young
Gladden	Montgomery	Zirkin

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 2

Calendar Date: Oct 17, 2011 12: 02(PM)

Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

95	2011 2 7 2011 3 2 2 2 1 2 1
	Quorum
L	

45 Yeas 0 Nays 0 Not Voting 0 Excused 2 Absent

Voting Yea - 45

Mr. President	Glassman	Muse
Astle	Jacobs	Peters
Benson	Jennings	Pinsky
Brinkley	Jones-Rodwell	Pipkin
Brochin	Kasemeyer	Pugh
Colburn	Kelley	Ramirez
Conway J	King	Raskin
DeGrange	Kittleman	Reilly
Dyson	Klausmeier	Robey
Edwards	Madaleno	Rosapepe
Ferguson	Manno	Shank
Frosh	Mathias	Simonaire
Garagiola	McFadden	Stone
Getty	Middleton	Young
Gladden	Montgomery	Zirkin

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 2

SEQ NO. 8

In Chair: Mr. President

Calendar Date: Oct 17, 2011 6: 13(PM)

Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

Quorum - Attendance

46 Yeas 0 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 46

Mr. President Astle Benson Brinkley Brochin Colburn Conway J DeGrange Dyson Edwards Ferguson Forehand Frosh Garagiola Getty Gladden

Glassman Jacobs Jennings Jones-Rodwell Kasemeyer Kelley King Kittleman Klausmeier Madaleno Manno Mathias McFadden Middleton Montgomery

Muse Peters Pinsky Pipkin Pugh Ramirez Raskin Reilly Robey Rosapepe Shank Simonaire Stone Young

Zirkin

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 9 Calendar Date: Oct 17, 2011 6 : 19(PM)

In Chair: Mr. President Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

SB 1 Reapport. and Redist. Report No. 1
The President (SRR)

Congressional Districting Plan

Favorable (Emerg) Suspend rules to have two readings on the same day

34 Yeas 12 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 34

Mr. President	Jones-Rodwell	Muse
Astle	Kasemeyer	Peters
Benson	Kelley	Pinsky
Brochin	King	Pugh
Conway J	Klausmeier	Ramirez
DeGrange	Madaleno	Raskin
Dyson	Manno	Robey
Ferguson	Mathias	Rosapepe
Forehand	McFadden	Stone
Frosh	Middleton	Young
Garagiola	Montgomery	Zirkin
o		

Gladden

Voting Nay - 12

Brinkley	Glassman	Pipkin
Colburn	Jacobs	Reilly
Edwards	Jennings	Shank
Getty	Kittleman	Simonaire

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 10

In Chair: Mr. President

Calendar Date: Oct 17, 2011 6:57(PM)

Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

SB 1 Reapport. and Redist. Report No. 1

The President

(SRR)

Congressional Districting Plan

Favorable report adopted

Floor amendment Pipkin /933821/2

13 Yeas 33 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 13

Brinkley Glassman Pipkin
Brochin Jacobs Reilly
Colburn Jennings Shank
Edwards Kittleman Simonaire

Getty

Voting Nay - 33

Muse Mr. President Jones-Rodwell Astle Kasemeyer Peters Pinsky Benson Kelley Conway J Pugh King DeGrange Klausmeier Ramirez Madaleno Raskin Dyson Robey Ferguson Manno Forehand Mathias Rosapepe Frosh McFadden Stone Young Garagiola Middleton Gladden Zirkin Montgomery

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 11 Calendar Date: Oct 17, 2011 7:00(PM)

In Chair: Mr. President Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

SB 2 Reapport. and Redist. Report No. 1

Montgomery Co. Sens et al (SRR)

Montgomery County - Board of Education Residence

Districts - Redistricting Plan

Favorable (Emerg)

Suspend rules

46 Yeas 0 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 46

Muse Mr. President Glassman Peters Astle Jacobs Pinsky Benson Jennings Pipkin Brinkley Jones-Rodwell Brochin Pugh Kasemeyer Ramirez Colburn Kelley Raskin Conway J King Kittleman Reilly DeGrange Klausmeier Robey Dyson Edwards Madaleno Rosapepe Shank Ferguson Manno Forehand Mathias Simonaire Frosh McFadden Stone

Middleton

Montgomery

Young Zirkin

Gladden

Getty

Garagiola

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 12 Calendar Date: Oct 17, 2011 7:01(PM)

In Chair: Mr. President Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

SB 3 Prince Geo	Reapport. and Redist. Report No. 1 PG Co. Senators et al (SRR) rge's County School Board -
Redistrict	ing
Favorable	(Emerg)
Suspend ru	les

46 Yeas 0 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 46

Mr. President Glassman Muse Astle Peters Jacobs Benson Pinsky Jennings Brinkley Jones-Rodwell Pipkin Brochin Kasemeyer Pugh Colburn Kelley Ramirez Raskin Conway J King DeGrange Kittleman Reilly Dyson Klausmeier Robey Edwards Madaleno Rosapepe Ferguson Shank Manno Forehand Simonaire Mathias Frosh McFadden Stone Garagiola Middleton Young Zirkin Getty Montgomery Gladden

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 13

In Chair: Mr. President

Calendar Date: Oct 17, 2011 7: 04(PM)

Legislative Date: Oct 17, 2011

Senate of Maryland 2011 Special Session

Quorum

0 Nays 46 Yeas 0 Not Voting 0 Excused 1 Absent

Voting Yea - 46

Mr. President Astle Benson Brinkley Brochin Colburn Conway J DeGrange Dyson Edwards Ferguson Forehand Frosh Garagiola Getty Gladden

Glassman Jacobs Jennings Jones-Rodwell Kasemeyer Kelley King Kittleman Klausmeier Madaleno Manno Mathias McFadden Middleton Montgomery

Peters Pinsky Pipkin Pugh Ramirez Raskin Reilly Robey Rosapepe Shank Simonaire Stone Young Zirkin

Muse

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 14 Calendar Date: Oct 18, 2011 11 : 38(AM)
In Chair: Mr. President Legislative Date: Oct 18, 2011

Senate of Maryland 2011 Special Session

Quorum - Attendance

TO I CAS O MAYS O MOL TOURS O MACUSCU I ADSCII	46 Yeas	0 Navs	0 Not Voting	0 Excused	1 Absent
--	---------	--------	--------------	-----------	----------

Voting Yea - 46

Mr. President Glassman Muse Astle Jacobs Peters Benson Jennings Pinsky Brinkley Jones-Rodwell Pipkin Brochin Kasemeyer Pugh Colburn Ramirez Kelley Conway J King Raskin DeGrange Kittleman Reilly Klausmeier Dyson Robey Edwards Madaleno Rosapepe Ferguson Manno Shank Forehand Mathias Simonaire Frosh McFadden Stone Garagiola Middleton Young Zirkin Getty Montgomery Gladden

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 15 Calendar Date: Oct 18, 2011 11 : 39(AM)
In Chair: Mr. President Legislative Date: Oct 18, 2011

Senate of Maryland 2011 Special Session

SB 270 Special Orders Sen. Edwards

Alcoholic Beverages - Allegany County Board of License Commissioners - Vacancies Shall the bill(s) pass notwithstanding the objections of the Chief Executive?

0 Yeas 46 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 0

Voting Nay - 46

Mr. President Glassman Muse Astle Jacobs Peters Benson Jennings Pinsky Brinkley Jones-Rodwell Pipkin Brochin Kasemeyer Pugh Ramirez Colburn Kelley Raskin King Conway J DeGrange Kittleman Reilly Klausmeier Dyson Robey Edwards Madaleno Rosapepe Ferguson Manno Shank Forehand Mathias Simonaire Frosh McFadden Stone Garagiola Middleton Young Zirkin Getty Montgomery Gladden

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 16 Calendar Date: Oct 18, 2011 11 : 47(AM)
In Chair: Mr. President Legislative Date: Oct 18, 2011

Senate of Maryland 2011 Special Session

The President

SB 1 Third Reading (SB) Calendar No.1

Congressional Districting Plan

Suspend Rule 24/Constitutional Provision Robey

46 Yeas 0 Nays 0 Not Voting 0 Excused 1 Absent

(SRR)

Zirkin

Voting Yea - 46

Mr. President Glassman Muse Astle Jacobs Peters Benson **Jennings** Pinsky Brinkley Jones-Rodwell Pipkin Brochin Kasemeyer Pugh Colburn Kelley

ColburnKelleyRamirezConway JKingRaskinDeGrangeKittlemanReillyDysonKlausmeierRobeyEdwardsMadalenoRosapepe

Ferguson Manno Shank

Forehand Mathias Simonaire
Frosh McFadden Stone
Garagiola Middleton Young

Montgomery

Gladden

Getty

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 17 Calendar Date: Oct 18, 2011 12 : 47(PM)
In Chair: Mr. President Legislative Date: Oct 18, 2011

Senate of Maryland

2011 Special Session

SB 1 Third Reading (SB) Calendar No.1
The President (SRR)

Congressional Districting Plan

On third reading

33 Yeas 13 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 33

Mr. President Gladden Montgomery Astle Jones-Rodwell Peters Benson Pinsky Kasemeyer Brochin Kelley Pugh Ramirez Conway J King Raskin DeGrange Klausmeier Madaleno Dyson Robey Ferguson Manno Rosapepe Forehand Mathias Stone Frosh McFadden Young Garagiola Middleton Zirkin

Voting Nay - 13

Brinkley Jacobs Pipkin
Colburn Jennings Reilly
Edwards Kittleman Shank
Getty Muse Simonaire

Glassman

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 18 Calendar Date: Oct 18, 2011 12 : 47(PM)
In Chair: Mr. President Legislative Date: Oct 18, 2011

Senate of Maryland 2011 Special Session

SB 2 Third Reading (SB) Calendar No.1
Montgomery Co. Sens et al (SRR)
Montgomery County - Board of Education Residence

Districts - Redistricting Plan

On Third Reading (Emerg)

46 Yeas 0 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 46

Mr. President Muse Glassman Peters Astle Jacobs Pinsky Benson Jennings Brinkley Jones-Rodwell Pipkin Brochin Kasemeyer Pugh Colburn Ramirez Kelley Raskin Conway J King Reilly DeGrange Kittleman Dyson Klausmeier Robey Edwards Madaleno Rosapepe Shank Ferguson Manno Simonaire Forehand Mathias Frosh McFadden Stone Garagiola Middleton Young

Montgomery

Zirkin

Gladden

Voting Nay - 0

Getty

_ .

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 19 Calendar Date: Oct 18, 2011 12 : 49(PM)
In Chair: Mr. President Legislative Date: Oct 18, 2011

Senate of Maryland 2011 Special Session

SB 3 Third Reading (SB) Calendar No.1

PG Co. Senators et al

(SRR)

Zirkin

Prince George's County School Board -Redistricting

Suspend Rule 24/Constitutional Provision

46 Yeas 0 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 46

Mr. President Muse Glassman Astle Jacobs Peters Benson Jennings Pinsky Brinkley Jones-Rodwell Pipkin Brochin Kasemeyer Pugh Ramirez Colburn Kelley Conway J King Raskin DeGrange Kittleman Reilly Klausmeier Robey Dyson Madaleno Edwards Rosapepe Shank Ferguson Manno Forehand Mathias Simonaire Frosh McFadden Stone Middleton Young Garagiola

Montgomery

Gladden

Voting Nay - 0

Getty

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

Calendar Date: Oct 18, 2011 12: 50(PM)

Legislative Date: Oct 18, 2011

Senate of Maryland 2011 Special Session

Third Reading (SB) Calendar No.1 SB 3

PG Co. Senators et al

(SRR)

Prince George's County School Board -Redistricting

On third reading

	46 Yeas	0 Nays	0 Not Voting	0 Excused	1 Absent
--	---------	--------	--------------	-----------	----------

Voting Yea - 46

Mr. President Glassman Astle Jacobs Benson Jennings Brinkley Brochin Colburn Kelley Conway J King DeGrange Dyson Edwards Madaleno Ferguson Manno Forehand Mathias Frosh Garagiola Middleton Getty Gladden

Muse Peters Pinsky Jones-Rodwell Pipkin Kasemeyer Pugh Ramirez Raskin Kittleman Reilly Klausmeier Robey Rosapepe Shank Simonaire McFadden Stone Young Zirkin Montgomery

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 21 Calendar Date: Oct 18, 2011 12 : 53(PM)

In Chair: Mr. President Legislative Date: Oct 18, 2011

Senate of Maryland 2011 Special Session

Quorum

46 Yeas 0 Nays 0 Not Voting 0 Excused 1 Absent

Voting Yea - 46

Mr. President Muse Glassman Astle Jacobs Peters Benson Pinsky Jennings Brinkley Jones-Rodwell Pipkin Brochin Kasemeyer Pugh Kelley Colburn Ramirez Raskin Conway J King DeGrange Kittleman Reilly Klausmeier Robey Dyson Edwards Madaleno Rosapepe Ferguson Manno Shank Simonaire Forehand Mathias McFadden Stone Frosh Middleton Young Garagiola Zirkin Getty Montgomery Gladden

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 1

SEQ NO. 22 Calendar Date: Oct 20, 2011 10 : 06(AM)

Legislative Date: Oct 20, 2011

Senate of Maryland 2011 Special Session

Quorum - Attendance

45 Yeas 0 Nays 0 Not Voting 0 Excused 2 Absent

Voting Yea - 45

In Chair: Mr. President

Mr. President	Gladden	Montgomery
Astle	Glassman	Muse
Benson	Jacobs	Peters
Brinkley	Jennings	Pinsky
Brochin	Jones-Rodwell	Pipkin
Colburn	Kasemeyer	Pugh
Conway J	Kelley	Ramirez
DeGrange	King	Raskin
Dyson	Kittleman	Reilly
Edwards	Klausmeier	Robey
Ferguson	Madaleno	Rosapepe
Forehand	Manno	Shank
Frosh	Mathias	Simonaire
Garagiola	McFadden	Stone
Getty	Middleton	Young

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 2

Currie Zirkin

SEQ NO. 23 Calendar Date: Oct 20, 2011 10 : 08(AM)

In Chair: Mr. President Legislative Date: Oct 20, 2011

Senate of Maryland 2011 Special Session

The Senate of Maryland
extends its sincerest sympathy to the family of
Ethelda "Peggy" Kimbo
The entire membership offers its respectful

The entire membership offers its respectful condolence and directs this resolution be presented on this 20th day of October, 2011.

43 Yeas	0 Nays	2 Not Voting	0 Excused	2 Absent
---------	--------	--------------	-----------	----------

Voting Yea - 43

Mr. President Glassman Muse Jacobs Astle Peters Benson Pinsky Jennings Brinkley Jones-Rodwell Pipkin Brochin Kasemeyer Pugh Colburn Ramirez Kelley DeGrange King Raskin Dyson Kittleman Reilly Klausmeier Edwards Robey Ferguson Madaleno Rosapepe Forehand Manno Shank Mathias Simonaire Frosh Middleton Garagiola Stone Getty Montgomery Young

Gladden

Voting Nay - 0

Not Voting - 2

Conway J McFadden

Excused from Voting - 0

Excused (Absent) - 2

Currie Zirkin

SEQ NO. 24 Calendar Date: Oct 20, 2011 10 : 13(AM)
In Chair: Mr. President Legislative Date: Oct 20, 2011

begisiumve bute.

Senate of Maryland 2011 Special Session

SB 1The President
Congressional Districting Plan

On third reading

32 Yeas	13 Nays	0 Not Voting	0 Excused	2 Absent
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Voting Yea - 32

Mr. President	Gladden	Montgomery
Astle	Jones-Rodwell	Peters
Benson	Kasemeyer	Pinsky
Brochin	Kelley	Pugh
Conway J	King	Ramirez
DeGrange	Klausmeier	Raskin
Dyson	Madaleno	Robey
Ferguson	Manno	Rosapepe
Forehand	Mathias	Stone
Frosh	McFadden	Young
Garagiola	Middleton	

Voting Nay - 13

Brinkley	Jacobs	Pipkin
Colburn	Jennings	Reilly
Edwards	Kittleman	Shank
Getty	Muse	Simonaire

Glassman

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 2

Currie Zirkin

SEQ NO. 25 Calendar Date: Oct 20, 2011 10: 21(AM) In Chair: Mr. President

Legislative Date: Oct 20, 2011

Senate of Maryland 2011 Special Session

QUORUM

45 Yeas 0 Nays **0 Not Voting** 0 Excused 2 Absent

Voting Yea - 45

Mr. President Gladden Montgomery Astle Muse Glassman Peters Benson Jacobs Brinkley Pinsky Jennings Brochin Jones-Rodwell Pipkin Colburn Kasemeyer Pugh Conway J Kelley Ramirez Raskin DeGrange King Dyson Kittleman Reilly Klausmeier Edwards Robey Ferguson Madaleno Rosapepe Forehand Manno Shank Frosh Mathias Simonaire Garagiola McFadden Stone Getty Middleton Young

Voting Nay - 0

Not Voting - 0

Excused from Voting - 0

Excused (Absent) - 2

Currie Zirkin

Appendix II Committee Votes

Senate Reapportionment and Redistricting Committee

Voting Record - 2011 Special Session

Bill/Resolution Number:	HB I	15	BI
Vote Date:	101	17	11

				· · · · · · · · · · · · · · · · · · ·	····	FAU 1-4
Motion:						
Favorable Fav	orable wit	h Amendn	nent [Unfavora	ble 🔲 V	Vithdrawn by Sponsor
	erred to Interim - S	ummer Stı	_{ady} [Re-referr	ed to:	
Name	Yea	Nay	Abstain	Excused	Absent	Amendment Numbers, Consent Bill lists, Other
ROBEY, J., CHAIR	V					
KING, N., VICE CHAIR	·/					
PUGH, C., VICE CHAIR	/					
BENSON, J.	/					
COLBURN, R.		V				
CONWAY, J.	/					
DEGRANGE, J.	/					
EDWARDS, G.		/				
FROSH, B.	/					
GETTY, J.		/				
JACOBS, N.		V				
KASEMEYER, E.	/					
MCFADDEN, N.	/					
MIDDLETON, T.	V					
RAMIREZ, V.	/					
Totals	11					

Committee Reporter: ALLISON SPAIGHT

Senate Reapportionment and Redistricting Committee

Voting Record - 2011 Special Session

Bill/Resolution Number:	HB2/5BZ
Vote Date:	

10/17/11

				Final Acti	on:	FAV 15-0
Motion:						
Favorable] Favorable with	Amendn	nent [Unfavora	ble 🔲 V	Vithdrawn by Sponsor
☐ No Motion ☐	Referred to Interim - Su	ımmer Stı	udy [Re-referr	ed to:	<u> </u>
Name	Yea	Nay	Abstain	Excused	Absent	Amendment Numbers, Consent Bill lists, Other
ROBEY, J., CHAIR	V					
KING, N., VICE CHAIR	/					
PUGH, C., VICE CHAIR						
BENSON, J.						
COLBURN, R.						
CONWAY, J.	V					
DEGRANGE, J.						
EDWARDS, G.						
FROSH, B.	V					
GETTY, J.						
JACOBS, N.						
KASEMEYER, E.	V					
MCFADDEN, N.						
MIDDLETON, T.						
RAMIREZ, V.	/					
Tr	otals (6	()				

Committee Reporter: ALUSON SPAIGHT

Senate Reapportionment and Redistricting Committee

Voting Record - 2011 Special Session

Bill/Resolution Number:

Committee Reporter: ALVISON SPAUSHT

trB3/5B3

Vote Date:

0/17/11

Final Action:

FAU 15-0

Wiotion.						
Favorable Fav	orable witl	h Amendn	nent [Unfavora	ble 🔲	Withdrawn by Sponsor
☐ No Motion ☐ Referred to: ☐ Re-referred to: ☐ ☐ Re-referred to: ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐						
Name	Yea	Nay	Abstain	Excused	Absent	Amendment Numbers, Consent Bill lists, Other
ROBEY, J., CHAIR	/					
KING, N., VICE CHAIR	~					
PUGH, C., VICE CHAIR	V					
BENSON, J.						
COLBURN, R.	V					
CONWAY, J.						
DEGRANGE, J.	V					
EDWARDS, G.	/					
FROSH, B.						
GETTY, J.	/					
JACOBS, N.						
KASEMEYER, E.						
MCFADDEN, N.						
MIDDLETON, T.	V					
RAMIREZ, V.	/					
Totals	15	0				

Senate Reapportionment and Redistricting Committee

Voting Record - 2011 Special Session

Bill/Resolution Number:	HB 4	1564

Vote Date:

10/17/11 UNF 11-4

Final Action:

iviotion:						
Favorable Fav	orable wit	h Amendm	nent [Unfavora	ble 🔲	Withdrawn by Sponsor
I I NO MOTION I I	No Motion Referred to Re-referred to:					
Name	Yea	Nay	Abstain	Excused	Absent	Amendment Numbers, Consent Bill lists, Other
ROBEY, J., CHAIR	V					
KING, N., VICE CHAIR	V					
PUGH, C., VICE CHAIR	/					
BENSON, J.	/					
COLBURN, R.		/				
CONWAY, J.	V					
DEGRANGE, J.	V					
EDWARDS, G.		/				
FROSH, B.	/					
GETTY, J.		~				
JACOBS, N.		·/				
KASEMEYER, E.	/					
MCFADDEN, N.	/					
MIDDLETON, T.	✓					
RAMIREZ, V.	/					
Totals	11	A				

Committee Reporter: ALUSON SPAIGHT

Senate Reapportionment and Redistricting Committee

Voting Record - 2011 Special Session

Bill/Resolution Number:	1185	1585
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Vote Date:

0/17/11

Final Action:

UNF 11-4

Motion:				/		
Favorable Fav	orable wit	h Amendn	nent [Unfavora	ble 🔲	Withdrawn by Sponsor
	☐ No Motion ☐ Referred to ☐ Re-referred to: ☐ ☐ Re-referred to: ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐					
Name	Yea	Nay	Abstain	Excused	Absent	Amendment Numbers, Consent Bill lists, Other
ROBEY, J., CHAIR	/					
KING, N., VICE CHAIR	/					
PUGH, C., VICE CHAIR	/					
BENSON, J.	/					
COLBURN, R.		/				
CONWAY, J.	/					
DEGRANGE, J.	V					
EDWARDS, G.		/				
FROSH, B.	/					
GETTY, J.		/				
JACOBS, N.		/				
KASEMEYER, E.	~					
MCFADDEN, N.	/					
MIDDLETON, T.	\					
RAIMIREZ, V.	V					
Totals	11	4				

Committee Reporter: AULSON SPAIGHT

Senate Reapportionment and Redistricting Committee

Voting Record - 2011 Special Session

Favorable with Amendment

Motion:

☐ Favorable

Bill/Resolution	Number: SB 6
Vote Date:	10/17/11
Final Action:	UNF 11-4
☑ Unfavorable	☐ Withdrawn by Sponsor

Name	Yea	Nay	Abstain	Excused	Absent	Amendment Numbers Consent Bill lists, Other
ROBEY, J., CHAIR	V					
KING, N., VICE CHAIR	/					
PUGH, C., VICE CHAIR						
BENSON, J.	/					
COLBURN, R.		16				
CONWAY, J.	/					
DEGRANGE, J.	/					
EDWARDS, G.		i/				
FROSH, B.	~					
GETTY, J.		~				
JACOBS, N.		/				
(ASEMEYER, E.						
MCFADDEN, N.	V					
MIDDLETON, T.	V					
RAMIREZ, V.	V					
Totals	11	Δ				

Committee Reporter: ALLISON SPAINTT

Appendix III Exhibits A through D

SENATE JOURNAL EXHIBITS 2011 Special Session

EXHIBIT	CONTENTS		
A	Prayers	III–3	
В	Executive Order 01.01.2011.19 – Proclamation Convening the General Assembly of Maryland in Extraordinary Session at Annapolis, Maryland on October 17, 2011	III–5	
\mathbf{C}	Vetoed Senate Bills and Messages – 2011 Regular Session	III–7	
D	General Assembly Resolution 37	III–64	

EXHIBIT A

REV. MSGR. W. RONALD
JAMESON

INVOCATION

Maryland State Senate October 17, 2011

Good and gracious God, creator of us all, your goodness fills our hearts with joy.

You have brought us together this day to work in harmony and peace.

Strengthen us with your grace and wisdom and bring our work to completion.

May hope accompany our journey through the days to come.

May God's abiding presence be with us all the days of our life.

As we look around in our homes, our communities, in society, and in our workplaces — as we deal with the members of our families, our friends, and with the people with whom we work; may our creator make us instruments of his love and peace.

Creator God, we pray
to live with purpose,
to live freely, with detachment,
to live wisely, with humility,
to live justly, with compassion,
to live lovingly, with fidelity,
to live mindfully, with awareness,
to live gratefully, with generosity,
to live fully, with enthusiasm.
Help us to hold this vision
and to daily renew it in our hearts,
becoming ever more one with you.

Finally, gracious and almighty God,
we ask that you let the brightness, gentleness and mercy
of your countenance
shine upon this wonderful state
and all of us who see here our home,
the dwelling place of your children
and, therefore, our future,
and the place where our aspirations and dreams
can be realized.

All of this we ask in your most holy name. Amen.



EXHIBIT B « The State of Maryland ? Executive Department

EXECUTIVE ORDER 01.01.2011.19

<u>Proclamation Convening the General Assembly of Maryland in</u> Extraordinary Session at Annapolis, Maryland on October 17, 2011

WHEREAS, Every decade, Maryland and other States must create electoral

districts from which representatives to the United States House of Representatives are to be elected based on data from the United

States Census Bureau;

WHEREAS, Maryland's Presidential Primary will be held on April 3, 2012,

with early voting centers opening on March 24, 2012;

WHEREAS, The passage of the 2009 Military and Overseas Voter

Empowerment (MOVE) Act by Congress establishes certain deadlines for States to transmit absentee ballots for federal elections to service members covered by the Uniformed and Overseas Citizens Voting Absentee Act (UOCAVA); and

WHEREAS, Maryland must pass a Congressional redistricting plan prior to

the beginning of the 2012 Session of the Maryland General

Assembly in order to conduct the Presidential Primary on April 3,

2012.

NOW THEREFORE, I, MARTIN O'MALLEY, GOVERNOR OF THE STATE OF

MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY ARTICLE II, SECTION 16 OF THE MARYLAND CONSTITUTION AND LAWS OF MARYLAND, HEREBY

PROCLAIM AND CONVENE A SPECIAL AND EXTRAORDINARY SESSION OF THE GENERAL ASSEMBLY OF MARYLAND TO COMMENCE ON

MONDAY, OCTOBER 17, 2011, IN THE STATE CAPITAL IN THE CITY OF ANNAPOLIS FOR THE PURPOSE OF PASSING LEGISLATION TO ESTABLISH THE STATE OF

MARYLAND'S CONGRESSIONAL DISTRICTS.

GIVEN Under My Hand and the Great Seal of the State of Maryland, in the City of Annapolis, this 12th Day of October, 2011.

Martin O'Malley

Governor

ATTEST:

2

EXHIBIT C

2011 Vetoed Senate Bills and Messages

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H-107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 84 – *Electrology Practice Committee* – *Sunset Extension and Program Evaluation*.

This bill continues the Electrology Practice Committee in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending the termination provisions relating to the statutory and regulatory authority of the Committee until July 1, 2023. This bill requires that an evaluation of the Committee and the statutes and regulations that relate to the Committee be performed on or before July 1, 2022.

House Bill 65, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 84.

Sincerely,

Governor

Senate Bill 84

AN ACT concerning

Electrology Practice Committee - Sunset Extension and Program Evaluation

FOR the purpose of continuing the Electrology Practice Committee in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to a certain date the termination provisions relating to the statutory and regulatory authority of the Committee; requiring that an evaluation of the Committee and the statutes and regulations that relate to the Committee be performed on or before a certain date; requiring the State Board of Nursing to submit certain reports to certain committees of the General Assembly on or before certain dates; and generally relating to the Electrology Practice Committee.

BY repealing and reenacting, with amendments,
Article – Health Occupations
Section 8–6B–29
Annotated Code of Maryland
(2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,

Article – State Government Section 8–403(a) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – State Government Section 8–403(b)(19) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 89 – State Board of Examiners of Psychologists – Sunset Extension and Program Evaluation.

This bill continues the State Board of Examiners of Psychologists in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2023, the termination provisions relating to the statutory and regulatory authority of the Board and requires that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before July 1, 2022.

House Bill 75, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 89.

Sincerely,

Governor

Senate Bill 89

AN ACT concerning

State Board of Examiners of Psychologists – Sunset Extension and Program Evaluation

FOR the purpose of continuing the State Board of Examiners of Psychologists in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to a certain date the termination provisions relating to the statutory and regulatory authority of the Board; requiring that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before a certain date; requiring the Board to submit a report to certain committees of the General Assembly on or before a certain date; and generally relating to the State Board of Examiners of Psychologists.

BY repealing and reenacting, with amendments,

Article – Health Occupations Section 18–502 Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,
Article – State Government
Section 8–403(a)
Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – State Government Section 8–403(b)(55) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 91 – State Board of Architects – Sunset Extension and Program Evaluation.

This bill continues the State Board of Architects in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2023, the termination provisions relating to the statutory and regulatory authority of the Board. This bill requires that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before July 1, 2022 and requires the chairs of specified design boards to submit a specified report on or before October 1, 2011.

House Bill 67, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 91.

Sincerely,

Governor

Senate Bill 91

AN ACT concerning

State Board of Architects - Sunset Extension and Program Evaluation

FOR the purpose of continuing the State Board of Architects in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to a certain date the termination provisions relating to the statutory and regulatory authority of the Board; requiring that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before a certain date; requiring the chairs of certain design boards to submit a certain report on or before a certain date; and generally relating to the State Board of Architects.

BY repealing and reenacting, with amendments,
Article – Business Occupations and Professions
Section 3–702
Annotated Code of Maryland
(2010 Replacement Volume)

BY repealing and reenacting, without amendments,
Article – State Government
Section 8–403(a)
Annotated Code of Maryland
(2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – State Government Section 8–403(b)(4) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 94 – State Board for Professional Engineers – Sunset Extension and Program Evaluation.

This bill continues the State Board for Professional Engineers in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2023, the termination provisions relating to the statutory and regulatory authority of the Board. This bill requires that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before July 1, 2022 and requires the Board to submit a specified report on or before October 1, 2012.

House Bill 69, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 94.

Sincerely,

Governor

Senate Bill 94

AN ACT concerning

State Board for Professional Engineers – Sunset Extension and Program Evaluation

FOR the purpose of continuing the State Board for Professional Engineers in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to a certain date the termination provisions relating to the statutory and regulatory authority of the Board; requiring that an evaluation of the Board and the statutes and regulations that relate to the Board be

performed on or before a certain date; requiring the Board to submit a certain report on or before a certain date; and generally relating to the State Board for Professional Engineers.

BY repealing and reenacting, with amendments,

Article – Business Occupations and Professions Section 14–602 Annotated Code of Maryland (2010 Replacement Volume)

BY repealing and reenacting, without amendments,

Article – State Government Section 8–403(a) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – State Government Section 8–403(b)(21) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 98 – Baltimore City Board of School Commissioners – Annual Report Requirement – Repeal.

This bill repeals the requirement that the Chief Executive Officer and the Baltimore City Board of School Commissioners of the Baltimore City Public School System issue an annual report. This bill also repeals specified review, comment, and consideration requirements related to the annual report.

House Bill 115, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 98.

Sincerely,

Governor

Senate Bill 98

AN ACT concerning

Baltimore City Board of School Commissioners – Annual Report Requirement – Repeal

FOR the purpose of repealing the requirement that the Chief Executive Officer and the Baltimore City Board of School Commissioners of the Baltimore City Public School System issue a certain annual report; repealing certain review, comment, and consideration requirements related to certain annual reports; and generally relating to the annual report requirements of the Chief Executive Officer and the Baltimore City Board of School Commissioners.

BY repealing

Article – Education Section 4–313 Annotated Code of Maryland (2008 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 103 – Office of the Commissioner of Financial Regulation, the Banking Board, and the State Collection Agency Licensing Board – Sunset Extension and Program Evaluation.

This bill repeals the Banking Board in the Department of Labor, Licensing, and Regulation which continues the Office of the Commissioner of Financial Regulation and the State Collection Agency Licensing Board in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2022 the termination provisions relating to the statutory and regulatory authority of the Office and the Board.

House Bill 358, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 103.

Sincerely,

Governor

Senate Bill 103

AN ACT concerning

Office of the Commissioner of Financial Regulation, the Banking Board, and the State Collection Agency Licensing Board – Sunset Extension and Program Evaluation

FOR the purpose of repealing the Banking Board in the Department of Labor, Licensing, and Regulation; continuing the Office of the Commissioner of Financial Regulation and the State Collection Agency Licensing Board in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to a certain date the termination provisions relating to the statutory and regulatory authority of the Office of the Commissioner of Financial Regulation and the State Collection Agency Licensing Board: requiring that an evaluation of the Office of the Commissioner of Financial Regulation and the State Collection Licensing Board and the statutes and regulations that relate to them be performed on or before a certain date; repealing certain provisions requiring the Commissioner of Financial Regulation to seek the advice of the Banking Board on certain matters; providing that deposits of certain trust money in financial institutions located outside the State are subject to the approval of the Commissioner of Financial Regulation instead of the Banking Board; requiring the Commissioner to implement a risk-based mortgage lender licensee examination schedule on or before a certain date and report to certain committees of the General Assembly on the implementation of the examination schedule on or before a certain date; requiring the Maryland Judiciary, in consultation with the State Collection Agency Licensing Board and the Attorney General's Office, to study a certain issue monitor whether the Maryland Judiciary has made a certain determination and report its certain findings and recommendations to certain committees of the General Assembly on or before a certain date; and generally relating to the Office of the Commissioner of Financial Regulation, the State Collection Agency Licensing Board, and the Banking Board.

BY repealing

Article – Business Regulation Section 2–108(a)(4) Annotated Code of Maryland (2010 Replacement Volume and 2010 Supplement)

BY renumbering

Article – Business Regulation

Section 2–108(a)(5) through (34), respectively

to be Section 2–108(a)(4) through (33), respectively

Annotated Code of Maryland

(2010 Replacement Volume and 2010 Supplement)

BY repealing

Article – Financial Institutions

Section 2–201 through 2–204 and the subtitle "Subtitle 2. Banking Board"; and 2–402

Annotated Code of Maryland

(2003 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – Business Regulation

Section 7-502

Annotated Code of Maryland

(2010 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – Financial Institutions

Section 2–401, 3–203(d)(1), 3–607, 3–705, 4–203(d)(1), 4–701(b), 4–803(d)(1), 5–209(a), 5–405(b), and 5–801

Annotated Code of Maryland

(2003 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,

Article – Financial Institutions

Section 3–203(a), 4–203(a), 4–701(a), 4–803(a), and 5–405(a)

Annotated Code of Maryland

(2003 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – Insurance

Section 22-103

Annotated Code of Maryland

(2006 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments.

Article – State Government

Section 8–403(a)

Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments.

Article – State Government Section 8–403(b)(13) and (24) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

BY repealing

Article – State Government Section 8–403(b)(8) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

BY renumbering

Article – State Government Section 8–403(b)(9) through (68), respectively to be Section 8–403(b)(8) through (67), respectively Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 108 – Business Regulation – State Amusement Ride Safety Advisory Board – Membership.

This bill alters the membership of the State Amusement Ride Safety Advisory Board to remove one consumer member and add one representative of amusement ride rental operators. This bill requires that the race and gender composition of the Board reflect the composition of the population of the State.

House Bill 108, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 108.

Sincerely,

Governor

Senate Bill 108

AN ACT concerning

Business Regulation – State Amusement Ride Safety Advisory Board – Membership

FOR the purpose of altering the membership of the State Amusement Ride Safety Advisory Board; requiring that the composition of the Board as to the race and gender of its members reflect the composition of the population of the State; and generally relating to the membership of the State Amusement Ride Safety Advisory Board.

BY repealing and reenacting, without amendments,

Article – Business Regulation Section 3–301 Annotated Code of Maryland (2010 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – Business Regulation Section 3–304 Annotated Code of Maryland (2010 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 122 – Creation of a State Debt – Qualified Zone Academy Bond.

This bill authorizes the creation of a State Debt in the amount of \$15,902,000. The proceeds will be used as grants to the Interagency Committee on School Construction and the Maryland State Department of Education for specified development or improvement purposes and will provide for the disbursement of the loan proceeds and the further grant of funds to eligible school systems for specified purposes which will be subject to a requirement that the grantees document the provision of a required federal matching fund.

House Bill 86, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 122.

Sincerely,

Governor

Senate Bill 122

AN ACT concerning

Creation of a State Debt - Qualified Zone Academy Bond

FOR the purpose of authorizing the creation of a State Debt in the amount of \$15,902,000, the proceeds to be used as grants to the Interagency Committee on School Construction and the Maryland State Department of Education for certain development or improvement purposes; providing for disbursement of the loan proceeds and the further grant of funds to eligible school systems for certain purposes, subject to a requirement that the grantees document the provision of a required federal matching fund; providing that, after a certain date, any bonds authorized under this Act shall be cancelled and be of no further effect; providing that the proceeds of the loan under this Act shall be expended not later than a certain number of years after the issuance of the bonds authorized under this Act; authorizing the Board of Public Works to sell certain bonds at certain sales in proportion to the documented matching fund; and providing generally for the issuance and sale of bonds evidencing the loan.

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 144 – Mental Hygiene Administration Facilities – Repeal of Provisions that Relate to Closed Facilities.

This bill repeals provisions of law in the Health – General Article that relate to Mental Hygiene Administration facilities that have closed.

House Bill 377, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 144.

Sincerely,

Governor

Senate Bill 144

AN ACT concerning

Mental Hygiene Administration Facilities – Repeal of Provisions that Relate to Closed Facilities

FOR the purpose of repealing certain provisions of law that relate to certain Mental Hygiene Administration facilities that have been closed; making stylistic changes; and generally relating to Mental Hygiene Administration facilities that have been closed.

BY repealing and reenacting, with amendments,

Article – Health – General Section 10–406(a) and (c), 10–406.1, and 10–411 Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,

Article – Health – General Section 10–406(b) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 170 – Baltimore City – Education – Public School Facilities and Construction Bond Authority.

This bill alters the maximum maturity date of school construction bonds that the Baltimore City Board of School Commissioners may issue and requires that the Board report by December 1, 2011 to committees of the General Assembly on a long-term plan for the alignment of public school facilities with projected enrollments and educational programs within the Baltimore City Public School System.

House Bill 230, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 170.

Sincerely,

Governor

Senate Bill 170

AN ACT concerning

Baltimore City – Education – <u>Public School Facilities</u> <u>and</u> Construction Bond Authority

FOR the purpose of altering the maximum aggregate principal amount of school construction bonds that the Baltimore City Board of School Commissioners may issue; altering the maximum maturity date of bonds; school construction bonds that the Baltimore City Board of School Commissioners may issue; requiring the Board to submit a certain report on a certain plan for public school facilities on or before a certain date; and generally relating to public school facilities and the issuance of bonds for school construction in Baltimore City.

BY repealing and reenacting, with amendments,

Article – Education Section 4–306.2(b) and (g)(2) 4–306.2(g)(2) Annotated Code of Maryland (2008 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,

Article – Education Section 4–306.2(a) and (e) through (e) Annotated Code of Maryland (2008 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate

H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 202 – Community Services Reimbursement Rate Commission – Termination Date – Extension.

This bill extends the termination date for the Community Services Reimbursement Rate Commission to September 30, 2016.

House Bill 58, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 202.

Sincerely,

Governor

Senate Bill 202

AN ACT concerning

Community Services Reimbursement Rate Commission – Termination Date – Extension

FOR the purpose of extending the termination date for the Community Services Reimbursement Rate Commission; and generally relating to the Community Services Reimbursement Rate Commission.

BY repealing and reenacting, with amendments,

Chapter 593 of the Acts of the General Assembly of 1996, as amended by Chapter 566 of the Acts of the General Assembly of 1999, Chapter 370 of the Acts of the General Assembly of 2002, Chapter 401 of the Acts of the General Assembly of 2005, and Chapters 572 and 573 of the Acts of the General Assembly of 2008

Section 3

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 207 – *Calvert County* – *Public Facilities Bonds*.

This bill authorizes and empowers the County Commissioners of Calvert County, from time to time, to borrow not more than \$12,325,000 to finance the construction, improvement, or development of specified public facilities in Calvert County and to affect such borrowing by the issuance and sale of its general obligation bonds.

House Bill 1016, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 207.

Sincerely,

Governor

Senate Bill 207

AN ACT concerning

Calvert County - Public Facilities Bonds

FOR the purpose of authorizing and empowering the County Commissioners of Calvert County, from time to time, to borrow not more than \$20,855,000 \$12,325,000 to finance the construction, improvement, or development of certain public facilities in Calvert County, as herein defined, and to effect such borrowing by the issuance and sale at public or private sale of its general obligation bonds in like par amount; empowering the County to fix and determine, by resolution, the form, tenor, interest rate or rates or method of determining the same, terms, conditions, maturities, and all other details incident to the issuance and sale of the bonds; empowering the County to issue refunding bonds for the purchase or redemption of bonds in advance of maturity; empowering and directing the County to levy, impose, and collect, annually, ad valorem taxes in rate and amount sufficient to provide funds for the payment of the maturing principal of and interest on the bonds; exempting the bonds and refunding bonds and the interest thereon and any income derived therefrom from all State, county, municipal, and other taxation in the State of Maryland: providing that nothing in this Act shall prevent the County from authorizing the issuance and sale of bonds the interest on which is not excludable from gross income for federal income tax purposes; and generally relating to the issuance and sale of such bonds.

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 214 – Public Ethics Laws – Baltimore City – Health Department, Police Department, and Civilian Review Board.

This bill alters the provisions of the Maryland Public Ethics Law to provide that employees of the Baltimore City Health Department, the Police Commissioner of Baltimore City, the civilian employees and police officers of the Police Department of Baltimore City, and the members and employees of the Civilian Review Board are subject only to the Baltimore City Public Ethics Law.

House Bill 267, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 214.

Sincerely,

Governor

Senate Bill 214

AN ACT concerning

Public Ethics Laws – Baltimore City – Health Department, Police Department, and Civilian Review Board

FOR the purpose of altering the provisions of the Maryland Public Ethics Law to provide that employees of the Baltimore City Health Department, the Police Commissioner of Baltimore City, the civilian employees and police officers of the Police Department of Baltimore City, and members and employees of the Civilian Review Board are subject only to the Baltimore City Public Ethics Law; and generally relating to public ethics laws and the employees of Baltimore City.

BY repealing and reenacting, without amendments, Article – State Government Section 15–102(a) and (m) Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – State Government Section 15–807 Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 236 – Maryland Home Improvement Commission – Sunset Extension and Program Evaluation.

This bill continues the Maryland Home Improvement Commission in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2022, the termination provisions relating to the statutory and regulatory authority of the Commission. The bill also continues the Maryland Mold Remediation Services Act in accordance with the provisions of the sunset law by extending to July 1, 2013, the termination provisions relating to the statutory and regulatory authority of the Commission under the Act.

House Bill 362, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 236.

Sincerely,

Governor

Senate Bill 236

AN ACT concerning

Maryland Home Improvement Commission – Sunset Extension and Program
Evaluation

FOR the purpose of continuing the Maryland Home Improvement Commission in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to a certain date the termination provisions relating to the statutory and regulatory authority of the Commission; continuing the Maryland Mold Remediation Services Act in accordance with the provisions of the sunset law by extending to a certain date the termination provisions relating to the statutory and regulatory authority of the Commission under the Maryland Mold Remediation Services Act; requiring that an evaluation of the Commission and the statutes and regulations that relate to the Commission and the Maryland Mold Remediation Services Act be performed on or before a certain date; requiring the Commission to submit certain reports about a certain fund to certain committees of the General Assembly under certain circumstances; requiring the Commission to publish certain consumer education materials on its Web site; requiring the Commission to develop a certain searchable Web site that includes certain information; altering certain fees; requiring a home improvement contract to contain the telephone number of the contractor; expanding the notice requirements for home improvement contracts; altering certain criminal penalties for certain individuals; authorizing the Commission to issue certain civil citations under certain circumstances; authorizing a certain hearing for civil citations; authorizing the Commission to establish certain violations and fines by regulation; creating a certain separate account within the Home Improvement Guaranty Fund for collection of certain money; specifying the disposition of the money collected as a civil citation; extending the date by which certain companies or firms providing mold remediation must be licensed by the Commission; requiring the Commission to submit a certain report to certain committees of the General Assembly on or before a certain date; and generally relating to the Maryland Home Improvement Commission.

BY repealing and reenacting, without amendments,

<u> Article – Business Regulation</u>

Section 8–101(a), (b), and (e) and 8–707(a)

Annotated Code of Maryland

(2010 Replacement Volume and 2010 Supplement)

BY adding to

Article – Business Regulation

Section 8-215 and 8-216

Annotated Code of Maryland

(2010 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments.

Article – Business Regulation

Section 8–303(a), 8–308(d), 8–312(a), 8–403, 8–501, 8–601(d), 8–620, 8–718, and 8–802

Annotated Code of Maryland

(2010 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,

Article - Business Regulation

Section 8-707(a)

Annotated Code of Maryland

(2010 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,

Article - State Government

Section 8–403(a)

Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article - State Government

Section 8-403(b)(29) and (39)

Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Chapter 537 of the Acts of the General Assembly of 2008 Section 3

May 18, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 270 – Alcoholic Beverages – Allegany County Board of License Commissioners – Vacancies.

Senate Bill 270 alters the manner in which members of the Allegany County Board of License Commissioners ("Board") are appointed. Under current law, there are three members of the Board who are appointed by the Governor with the advice and consent of the Senate, if it is in session, or if not by the Governor alone. Two of the members appointed by the Governor must be members of the political party "which at the last preceding general election in Allegany County polled the greatest number of votes in the aggregate for the several offices of County Commissioner," and the remaining member must be of the political party "which at the last preceding general election in Allegany County polled the second highest number of votes in the aggregate for the

several offices of County Commissioner." In addition, the Governor selects a member to serve as Chair.

Article 2B, Section 15–101 generally sets out the appointment process for local Boards of License Commissioners. The Sections that follow detail alternative appointment processes in some local jurisdictions. In general, if not appointed by the Governor, a local Board is appointed by the County Commissioners or the County Executive (Article 2B, Section 15–104), or the County Council or County Commissioners *ex officio* constitute the Board (Article 2B, Sections 15–505, 15–507, 15–507.1 and 15–508 (in Garrett County the Liquor Control Board performs these functions)). For the most part, appointees of the Governor are subject to the advice and consent of the Senate or, in the instance of Caroline County, the House of Delegates.

It is common for the appointing authority to be bound by certain restrictions regarding the political affiliation of the appointees to the Board. Most jurisdictions require a balance of some sort in the number of members from different political parties. In only one instance, Prince George's County, is the appointing authority (the Governor) required to consult with the central committees of the two leading political parties. That consultation resembles the process used to appoint local election boards (Section 2–201 of the Election Law Article); each central committee in Prince George's County submits at least four names for each Board of License Commissioner vacancy. In no instance is the Governor required to accept the nominee sent by a central committee, let alone have the nominee be subject to the advice and consent of a local central committee.

Senate Bill 270 establishes a unique, if not unprecedented, process by subjecting an appointment by the Governor to the advice and consent of a local political central committee. Putting aside the policy concerns regarding such a change, the process created by the bill would be unwieldy, as the appointment remains subject to the advice and consent of the Senate. The logistics involving an appointing authority needing approval from two other bodies could be complicated and time consuming, as well as the source of significant disagreements.

Senate Bill 270 injects a purely political body into a pivotal role in the appointment of a Board that performs a governmental function. If the citizens of Allegany County are seriously concerned about the current appointment process, Article 2B provides many models for how the process can be structured, and who would be involved in the process. The process pursued in Senate Bill 270 politicizes the appointment, and presumably the Board, by empowering political central committees in a unique manner, and to an even greater extent than they are involved in the appointment of our local election boards. This is both unjustified and unwise.

For these reasons, I have vetoed Senate Bill 270.

Sincerely,

Governor

Senate Bill 270

AN ACT concerning

Alcoholic Beverages - Allegany County Board of License Commissioners - Vacancies

FOR the purpose of requiring the Governor to appoint the members of the Allegany County Board of License Commissioners with the advice and consent of the central committees of certain political parties; providing for the application of this Act; and generally relating to the filling of vacancies on the Allegany County Board of License Commissioners.

BY repealing and reenacting, without amendments,
Article 2B – Alcoholic Beverages
Section 15–101(a)
Annotated Code of Maryland
(2005 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,
Article 2B – Alcoholic Beverages
Section 15–101(b)
Annotated Code of Maryland
(2005 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 272 – *Garrett County* – *Tax Sales* – *Auctioneer's Fees*.

This bill alters the auctioneer's fee allowed as an expense and a lien against property to be sold at tax sales in Garrett County to be \$8 for each property sold.

House Bill 258, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 272.

GOVERNO
Senate Bill 272
AN ACT concerning
Garrett County - Tax Sales - Auctioneer's Fees
FOR the purpose of altering the auctioneer's fees allowed as an expense and a lien on property to be sold at certain tax sales in Garrett County; making a certain technical correction; and generally relating to tax sales in Garrett County.
BY repealing and reenacting, with amendments, Article – Tax – Property Section 14–813(e) and (f) Annotated Code of Maryland (2007 Replacement Volume and 2010 Supplement)
May 19, 2011
The Honorable Thomas V. Mike Miller, Jr. President of the Senate H-107 State House Annapolis, MD 21401

Dear Mr. President:

Sincerely,

Governor

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 279 – Dorchester County – Tax Sales – Advertisement and Auctioneer Fees.

This bill decreases, from 4 to 3, the number of times a specified notice is required to be published in Dorchester County in connection with specified tax sales of property and alters the auctioneer's fee in Dorchester County allowed as an expense relating to specified tax sales of property to be \$7.50 per property sold.

House Bill 270, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 279.

Sincerely,

Governor

Senate Bill 279

AN ACT concerning

Dorchester County - Tax Sales - Advertisement and Auctioneer Fees

FOR the purpose of altering the number of times a certain notice is required to be published in Dorchester County in connection with certain tax sales of property; altering the auctioneer's fee in Dorchester County allowed as an expense relating to certain tax sales of property; and generally relating to certain tax sales of property in Dorchester County.

BY repealing and reenacting, without amendments,

Article – Tax – Property Section 14–813(a)(1) and (e)(1)(iv) Annotated Code of Maryland (2007 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – Tax – Property Section 14–813(a)(2) and (e)(2) Annotated Code of Maryland (2007 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 296 – Washington County – Alcoholic Beverages – Micro–Breweries.

This bill adds Washington County to the list of counties in which a Class 7 micro—brewery license may be issued and authorizes the Comptroller to issue the license in the county to holders of specified retail alcoholic beverages licenses. This bill also adds the county to the list of counties in which a Class 7 micro—brewery licensee may sell, at retail, beer for consumption off the premises under specified circumstances and provides for the hours and days for consumer sales under the license.

House Bill 404, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 296.

Sincerely,

Governor

Senate Bill 296

AN ACT concerning

Washington County - Alcoholic Beverages - Micro-Breweries

FOR the purpose of adding Washington County to the list of counties in which a Class 7 micro—brewery license may be issued; authorizing the Comptroller to issue the license in the county to holders of certain retail alcoholic beverages licenses; adding the county to the list of counties in which a Class 7 micro—brewery licensee may sell at retail beer for consumption off the premises under certain circumstances; providing for the hours and days for consumer sales under the license; prohibiting the Comptroller from issuing a Class 7 micro—brewery license for a premises on property in Washington County that has been leased unless the landlord of the property presents to the Comptroller a receipt or certificate showing certain information relating to the payment of taxes; and generally relating to alcoholic beverages in Washington County.

BY repealing and reenacting, without amendments,

Article 2B – Alcoholic Beverages Section 2–208(a), (c), and (e) Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article 2B – Alcoholic Beverages Section 2–208(b), (d), and (f) Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

BY adding to

Article 2B – Alcoholic Beverages
Section 2–208(j)
Annotated Code of Maryland
(2005 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 297 – Washington County – Alcoholic Beverages – Criminal History Records.

This bill requires the Board of License Commissioners of Washington County to apply to the Criminal Justice Information System Central Repository for a state and national criminal history records check for each applicant for a new alcoholic beverages license or for a transfer of an existing license. The bill also requires the Board to establish a fee to cover specified costs of obtaining an applicant's criminal records.

House Bill 405, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 297.

Sincerely,

Governor

Senate Bill 297

AN ACT concerning

Washington County - Alcoholic Beverages - Criminal History Records

FOR the purpose of requiring the Board of License Commissioners of Washington County to obtain certain criminal records of an applicant apply to the Criminal Justice Information System Central Repository for a state and national criminal history records check for each applicant for a new alcoholic beverages license or for a transfer of an existing license; requiring the Board to submit fingerprints of each applicant and certain fees to the Central Repository; requiring the Central Repository to forward certain information to the applicant and the Board; requiring the board to establish a fee to cover certain costs of obtaining an applicant's criminal records; providing that eriminal records obtained certain information obtained from the Central Repository under this Act are is confidential, may be used only for licensing purposes, shall be kept in sealed envelopes and made available only to certain persons, and shall be destroyed on completion of their use; providing that the failure of the Federal Bureau of

Investigation to provide requested criminal records by a certain date may not delay an applicant's scheduled hearing or the issuance of a license; authorizing an applicant to contest the contents of a certain written statement; requiring the board to adopt regulations to implement this Act and preserve the confidentiality of information obtained under this Act; defining certain terms; and generally relating to alcoholic beverages licenses in Washington County.

BY adding to

Article 2B – Alcoholic Beverages Section 10–103(e) Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

May 18, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 330 – Frederick County – Nonprofit School Lease – Property Tax Credit.

Senate Bill 330 requires Frederick County or a municipality in the county to grant a property tax credit for property leased to a nonprofit school and used exclusively for primary or secondary educational purposes. Furthermore, the bill requires the lessor of real property eligible for the property tax credit to reduce the amount of taxes for which a nonprofit school is contractually liable under the lease agreement by the amount of the property tax credit.

According to the sponsors, the bill was intended to exempt public charter schools in Frederick County from having to pay property taxes on property leased by a school from a private owner. Presently, the Monocacy Valley Montessori Public Charter School which is located in the City of Frederick would be eligible for the proposed property tax credit. As amended, however, the bill grants a property tax exemption to all private schools that lease property in Frederick County, not just charter schools.

The sponsors of Senate Bill 330 and the entire Frederick County Delegation have requested that I veto the legislation because the property tax exemption in the bill was not intended to cover all private schools. The Frederick County Board of Commissioners is also seeking a veto of the bill. The sponsors correctly point out that Senate Bill 609, which I will sign into law on May 19, 2011, exempts any portion of a

building or property occupied and used by a public charter school from property taxes. According to the Attorney General's Office, this exemption would apply to the Monocacy Valley Montessori School and any new charter schools in Frederick County, so the exemption required under Senate Bill 330 is unnecessary.

Therefore, because the statewide property tax exemption contained in Senate Bill 609 meets the intended policy objectives of Senate Bill 330, I am hereby vetoing this legislation.

Sincerely,

Governor

Senate Bill 330

AN ACT concerning

Frederick County - Public Nonprofit School Lease - Property Tax Credit

FOR the purpose of requiring rather than authorizing Frederick County to grant, by law, a property tax credit for real property leased to the Frederick County Board of Education a nonprofit school and used exclusively for public school primary or secondary educational purposes; requiring a lessor of real property eligible for a certain tax credit to reduce the amount of taxes for which the tenant is contractually liable under the lease; and providing for the application of this Act.

BY repealing and reenacting, with amendments,

Article – Tax – Property Section 9–312(d) <u>9–312(e)</u> Annotated Code of Maryland (2007 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 331 – Frederick County – Roadside Solicitation of Money or Donations – Permit Program.

This bill authorizes Frederick County, or a municipality in the county, to enact a permit program allowing a person to stand in a roadway, median divider, or intersection to solicit money or donations from the occupant of a vehicle under specified conditions.

House Bill 263, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 331.

Sincerely,

Governor

Senate Bill 331

AN ACT concerning

Frederick County – Roadside Solicitation of Money or Donations – Permit Program

FOR the purpose of authorizing Frederick County or a municipal corporation in Frederick County under certain conditions to enact a permit program allowing a person to stand in a roadway, median divider, or intersection to solicit money or donations from the occupant of a vehicle; requiring a permit application to include certain information; requiring the county or municipal corporation to approve or deny an application within a certain period; authorizing the county or municipal corporation to impose conditions on the solicitation; and generally relating to a permit program for roadside solicitation of money and donations in Frederick County.

BY repealing and reenacting, with amendments,

Article – Transportation Section 21–507(c) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

BY adding to

Article – Transportation Section 21–507(k) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 333 – Children in Need of Assistance – Hearings – Written Findings.

This bill requires the juvenile court, in specified child in need of assistance hearings, to send written findings to specified individuals and agencies if the court finds that specified reasonable efforts were made but that a specified condition exists.

House Bill 1118, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 333.

Sincerely,

Governor

Senate Bill 333

AN ACT concerning

Children in Need of Assistance – Hearings – Written Findings

FOR the purpose of requiring the juvenile court, in certain child in need of assistance hearings, to send certain written findings to certain individuals and agencies if the court finds that certain reasonable efforts were made but that a certain condition exists; and generally relating to children in need of assistance.

BY repealing and reenacting, with amendments,
Article – Courts and Judicial Proceedings
Section 3–816.1
Annotated Code of Maryland
(2006 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 357 – State Retirement and Pension System – Administration – Simplification.

This bill clarifies, corrects, and simplifies several sections of law governing employee and retiree health benefits and the State Retirement and Pension System.

House Bill 333, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 357.

Sincerely,

Governor

Senate Bill 357

AN ACT concerning

State Retirement and Pension System - Administration - Simplification

FOR the purpose of clarifying that certain employees of the Baltimore Metropolitan Council may participate in the State Employee and Retiree Health and Welfare Benefits Program; clarifying that the definition of "Social Security integration level" for purposes of calculating certain State Retirement and Pension System benefits only applies to certain members of the several systems who are eligible to receive certain benefits; clarifying that the State is required to pay a certain amount of the cost of special death benefits for members of the State Police Retirement System; clarifying that certain retirees of withdrawn participating governmental units of the State Retirement and Pension System are subject to a certain break in service before becoming reemployed by the same withdrawn participating governmental unit; clarifying that a certain death benefit may not be paid for certain members of the Law Enforcement Officers' Pension System if a certain other death benefit is also payable; and generally relating to simplifying the administration of the State Retirement and Pension System.

BY repealing and reenacting, with amendments,

Article – State Personnel and Pensions Section 2–511, 20–101(nn), 21–307(e), 22–406(d), 23–407(d), 25–403(h), 26–403(f), and 29–202

Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 366 – Allegany County – Alcoholic Beverages – Eligibility for Class B–BT (Buffet Theater) License.

This bill alters the types of entertainment that an establishment in Allegany County may provide to its customers to be eligible for a Class B–BT (Buffet Theater) beer, light wine and liquor license to include live acoustic–style music and feature films.

House Bill 376, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 366.

Sincerely,

Governor

Senate Bill 366

AN ACT concerning

Allegany County – Alcoholic Beverages – Eligibility for Class B–BT (Buffet Theater) License

FOR the purpose of altering in Allegany County the types of entertainment that an establishment may provide to its customers to be eligible for a Class B–BT (Buffet Theater) beer, light wine and liquor license to include live acoustic–style music and feature films; and generally relating to eligibility for a Class B–BT (Buffet Theater) beer, light wine and liquor license in Allegany County.

BY repealing and reenacting, with amendments,

Article 2B – Alcoholic Beverages Section 6–201(b)(3) Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 393 – *Calvert County* – *Regulation of Roads*.

This bill authorizes the County Commissioners of Calvert County, by ordinance, to regulate the grading, constructing, improving, maintaining, and repairing of roads and authorizes the County Commissioners to establish standards for utility cuts in and across county rights—of—way. This bill also authorizes the County Commissioners to regulate access to county—owned roads and authorizes the County Commissioners to establish minimum standards for new roads.

House Bill 992, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 393.

Sincerely,

Governor

Senate Bill 393

AN ACT concerning

Calvert County - Regulation of Roads

FOR the purpose of authorizing the County Commissioners of Calvert County, by ordinance, to regulate the grading, constructing, improving, maintaining, and repairing of certain roads; authorizing the County Commissioners to regulate the construction and maintenance activities of private and public utilities in establish standards for utility cuts in and across county rights—of—way; authorizing the County Commissioners to regulate access to county—owned roads; authorizing the County Commissioners to establish certain minimum standards for new roads; authorizing the County Commissioners to regulate the engineering and constructing and acceptance into the county roads system of certain new public roads, bridges, sidewalks, curbs, gutters, and storm drainage facilities; authorizing the County Commissioners to establish certain fees and provide for certain civil penalties; providing for the enforcement of an ordinance enacted under this Act in the same manner and to the same extent as certain municipal infractions; authorizing the County Commissioners to seek other

remedies provided by law; <u>providing for the application of this Act;</u> and generally relating to the authority of the County Commissioners of Calvert County to regulate roads in the county.

BY adding to

Article 25 – County Commissioners Section 11 Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 403 – State Retirement and Pension System – Reemployment Earnings Offset – Retiree Health Care Premiums.

This bill limits the re-employment earnings offset for re-employed retirees of the State Retirement and Pension System to the monthly state-approved medical insurance premiums for those retired from any unit of State government, and to the approved monthly medical insurance premiums required by the employer for those retired from participating employers.

House Bill 634, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 403.

Sincerely,

Governor

Senate Bill 403

AN ACT concerning

State Retirement and Pension System – Reemployment Earnings Offset – Retiree Health Care Premiums

FOR the purpose of limiting a certain reemployment earnings offset for certain reemployed retirees of the State Retirement and Pension System to a certain amount under certain circumstances; requiring the Board of Trustees of the State Retirement and Pension System to recover a certain portion of certain retirement income from certain retirees of the State Retirement and Pension System under certain circumstances; providing for the effective date of certain provisions of this Act; providing for the termination of certain provisions of this Act; and generally relating to the reemployment earnings offset for reemployed retirees of the State Retirement and Pension System.

BY repealing and reenacting, without amendments,

Article - State Personnel and Pensions

Section 22–406(c)(1), 23–407(c)(1), 24–405(a), and 25–403(a)

Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – State Personnel and Pensions

Section 22-406(c)(2), 23-407(c)(2), 24-405(b), and 25-403(b)

Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,

Article - State Personnel and Pensions

Section 24–405(a)

Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

(As enacted by Chapter 644 of the Acts of the General Assembly of 2009)

BY repealing and reenacting, with amendments.

Article - State Personnel and Pensions

Section 24–405(b)

Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

(As enacted by Chapter 644 of the Acts of the General Assembly of 2009)

BY repealing and reenacting, with amendments,

Article – State Personnel and Pensions

Section 27–406(d)

Annotated Code of Maryland

(2009 Replacement Volume and 2010 Supplement)

(As enacted by Chapter 688 of the Acts of the General Assembly of 2010)

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 463 – *Carroll County* – *Public Facilities Bonds*.

This bill authorizes and empowers the County Commissioners of Carroll County, from time to time, to borrow not more than \$16,000,000 in order to finance the construction, improvement, or development of specified public facilities in Carroll County, and to affect such borrowing by the issuance and sale at public or private sale of its general obligation bonds.

House Bill 280, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 463.

Sincerely,

Governor

Senate Bill 463

AN ACT concerning

Carroll County - Public Facilities Bonds

FOR the purpose of authorizing and empowering the County Commissioners of Carroll County, from time to time, to borrow not more than \$16,000,000 in order to finance the construction, improvement, or development of certain public facilities in Carroll County, including water and sewer projects, to finance loans for fire or emergency-related equipment, buildings, and other facilities of volunteer fire departments in the County, and to effect such borrowing by the issuance and sale at public or private sale of its general obligation bonds in like par amount; empowering the County to fix and determine, by resolution, the form, tenor, interest rate or rates or method of determining the same, terms, conditions, maturities, and all other details incident to the issuance and sale of the bonds; empowering the County to issue refunding bonds for the purchase or redemption of bonds in advance of maturity; providing that such borrowing may be undertaken by the County in the form of installment purchase obligations executed and delivered by the County for the purpose of acquiring agricultural land and woodland preservation easements; empowering and directing the County to levy, impose, and collect, annually, ad valorem taxes in rate and amount sufficient to provide funds for the payment of the maturing principal of

and interest on the bonds; exempting the bonds and refunding bonds and the interest thereon and any income derived therefrom from all State, County, municipal, and other taxation in the State of Maryland; providing that nothing in this Act shall prevent the County from authorizing the issuance and sale of bonds the interest on which is not excludable from gross income for federal income tax purposes; and relating generally to the issuance and sale of such bonds.

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 467 – Carroll County – Alcoholic Beverages – Liquor Tasting.

This bill creates a liquor tasting license in Carroll County and authorizes the Board of License Commissioners for Carroll County to issue the liquor tasting license only to holders of Class A beer, wine and liquor licenses. This bill also specifies that the liquor tasting license authorizes consumption of specified liquor for tasting or sampling purposes only and requires that the liquor be provided to consumers at no charge. It also specifies limitations on the quantity of liquor that may be consumed.

House Bill 279, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 467.

Sincerely,

Governor

Senate Bill 467

AN ACT concerning

Carroll County - Alcoholic Beverages - Liquor Tasting

FOR the purpose of creating a liquor tasting license in Carroll County; authorizing the Board of License Commissioners for Carroll County to issue the liquor tasting license only to holders of a certain alcoholic beverages license; specifying that the liquor tasting license authorizes consumption of certain liquor for tasting or

sampling purposes only; requiring that the liquor be provided to consumers at no charge; specifying certain limitations on the quantity of liquor that may be consumed; providing an annual fee; specifying the term of a liquor tasting license; authorizing the Board to adopt regulations; defining a certain term; and generally relating to alcoholic beverages in Carroll County.

BY adding to

Article 2B – Alcoholic Beverages

Section 8–9A–01 to be under the new subtitle "Subtitle 9A. Liquor Tasting Licenses"

Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 469 – Carroll County – Fortune Telling Ban – Repeal.

This bill repeals a provision that prohibits a person from demanding or accepting payment or gratuity to forecast or foretell, or pretend to forecast or foretell, the future of another person in Carroll County. This bill also repeals a penalty.

House Bill 900, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 469.

Sincerely,

Governor

Senate Bill 469

AN ACT concerning

Carroll County - Fortune Telling Ban - Repeal

FOR the purpose of repealing a provision that prohibits a person from demanding or accepting payment or gratuity to forecast or foretell, or pretend to forecast or

foretell, the future of another person by certain methods in Carroll County; repealing a certain penalty; and generally relating to the repeal of the ban on fortune telling in Carroll County.

BY repealing

The Public Local Laws of Carroll County
Section 4–103
Article 7 – Public Local Laws of Maryland
(2004 Edition and July 1, 2010 Supplement, as amended)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 472 – Carroll County – Commissioners – Term Limits and Vacancies.

This bill states that the term of a County Commissioner on the Board of County Commissioners for Carroll County is 4 years and provides for the appointment to fill a vacancy. The bill also prohibites a County Commissioner from being elected to serve more than two consecutive terms.

House Bill 477, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 472.

Sincerely,

Governor

Senate Bill 472

AN ACT concerning

Carroll County - Commissioners - Term Limits and Vacancies

FOR the purpose of stating that the term of office for a County Commissioner on the Board of County Commissioners for Carroll County is a certain number of years; establishing a certain restriction on the number of terms that a County

Commissioner for Carroll County may be elected to serve in office; providing for the appointment to fill a vacancy on the Board of County Commissioners; and generally relating to the Board of County Commissioners for Carroll County.

BY adding to

The Public Local Laws of Carroll County Section 3–101(f) Article 7 – Public Local Laws of Maryland (2004 Edition and July 1, 2010 Supplement, as amended)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 535 – Carroll County – Abatement of Nuisances.

This bill alters from 10 to 15 the number of days' advance notice the County Commissioners of Carroll County must give to an owner or occupant of property before removing a specified nuisance or menace and also authorizes a property owner or occupant to file an appeal of a specified determination that a nuisance or menace exists to a specified hearing officer or board of appeals within 10 business days after receiving notice of the determination under specified circumstances.

House Bill 826, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 535.

Sincerely,

Governor

Senate Bill 535

AN ACT concerning

Carroll County - Abatement of Nuisances

FOR the purpose of altering the number of days' advance notice the County Commissioners of Carroll County must give to an owner or occupant of property

before removing a certain nuisance or menace; authorizing a property owner or occupant to file an appeal of a certain determination that a nuisance or menace exists to a certain hearing officer or board of appeals within a certain time after receiving notice of the determination under certain circumstances; requiring a hearing officer or board of appeals to hold a certain hearing and issue a certain written decision on the determination of the existence of a nuisance or menace within a certain period of time after receiving an appeal; providing that a decision of a hearing officer or board of appeals that a nuisance or menace to public health or safety exists for certain reasons is final and binding; altering a provision that limits the removal of weeds on certain property to the removal of weeds on land that is within a certain number of feet from the boundary with residential property and that is used for certain purposes; defining certain terms; making conforming changes; and generally relating to the abatement of nuisances in Carroll County.

BY repealing and reenacting, with amendments,
The Public Local Laws of Carroll County
Section 3–106
Article 7 – Public Local Laws of Maryland
(2004 Edition and July 2010 Supplement, as amended)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 541 – *Dorchester County Liquor Act of 2011*.

This bill repeals an obsolete residency requirement for voters supporting an application for an alcoholic beverages license in Dorchester County and specifies that a prohibition against alcoholic beverages sales at a bar or counter on Sunday does not apply in the county. This bill also repeals obsolete language concerning Sunday alcoholic beverages sales.

House Bill 973, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 541.

Sincerely,

Governor

Senate Bill 541

AN ACT concerning

Dorchester County Liquor Act of 2011

FOR the purpose of repealing a certain obsolete residency requirement for voters supporting an application for an alcoholic beverages license in Dorchester County; specifying that a certain prohibition against alcoholic beverages sales at a bar or counter on Sunday does not apply in the county; repealing certain obsolete language concerning Sunday sales; and generally relating to alcoholic beverages in Dorchester County.

BY repealing and reenacting, without amendments,

Article 2B – Alcoholic Beverages

Section 10–103(b)(18)(i) and (iv), 10–104(a), and 11–403(a)(1) and (b)(1) and (2)(xi)

Annotated Code of Maryland

(2005 Replacement Volume and 2010 Supplement)

BY repealing

Article 2B – Alcoholic Beverages

Section 10–104(k)

Annotated Code of Maryland

(2005 Replacement Volume and 2010 Supplement)

BY adding to

Article 2B – Alcoholic Beverages

Section 11–403(a)(11)

Annotated Code of Maryland

(2005 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article 2B – Alcoholic Beverages

Section 11-403(b)(2)(i)

Annotated Code of Maryland

(2005 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House

Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 542 – Housing Authorities – Consolidation or Merger – Talbot County and St. Michaels.

This bill authorizes the Housing Commission of Talbot County and the St. Michaels Housing Authority to unite by consolidation or merger to form one authority and requires the unification of the Housing Commission of Talbot County and the St. Michaels Housing Authority to be initiated by the passage of a proposal of unification by the legislative body of the Town of St. Michaels. This bill requires the appointment of a specified commission to draft proposed articles of organization for a proposed authority.

House Bill 228, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 542.

Sincerely,

Governor

Senate Bill 542

AN ACT concerning

Housing Authorities – Consolidation or Merger – Talbot County and St. Michaels

FOR the purpose of authorizing the Housing Commission of Talbot County and the St. Michaels Housing Authority to unite by consolidation or merger to form one authority under certain circumstances; requiring the unification of the Housing Commission of Talbot County and the St. Michaels Housing Authority to be initiated by the passage of a certain proposal of unification by the legislative body of certain municipal corporations; requiring the appointment of a certain commission to draft proposed articles of organization for a proposed authority under certain circumstances; imposing certain duties on a certain commission; providing that the legislative body of each municipal corporation must adopt or reject certain articles of organization as a whole; prohibiting the articles of organization from being amended or changed except under certain circumstances; requiring a certain custodian of records to file certain articles of organization with the Secretary of State under certain circumstances; requiring the Secretary of State to issue a certificate of approval for certain articles of organization under certain circumstances; prohibiting an authority created under this Act from doing business or exercising its powers unless a certain

certificate has been issued; defining certain terms; and generally relating to the consolidation or merger of the Housing Commission of Talbot County and the St. Michaels Housing Authority.

BY repealing and reenacting, with amendments,
Article – Housing and Community Development
Section 12–105, 12–201, and 12–204(a)
Annotated Code of Maryland
(2006 Volume and 2010 Supplement)

BY adding to

Article – Housing and Community Development Section 12–208 Annotated Code of Maryland (2006 Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 580 – Allegany County – Alcoholic Beverages – 1–Day Special License.

This bill authorizes the Allegany County Board of License Commissioners to grant a specified 1—day special license for an entertainment event and limits the duration of the license. This bill also authorizes the Allegany County Board of County Commissioners to determine the amount of a specified fee based on a recommendation and requires license holders to exercise the privileges of the license on county—owned property.

House Bill 953, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 580.

Sincerely,

Governor

Senate Bill 580

AN ACT concerning

Allegany County - Alcoholic Beverages - Music Promoter 1-Day Special License

FOR the purpose of authorizing the Allegany County Board of License Commissioners to grant a certain 1-day special license for use at an entertainment event held by a music promoter; limiting the duration of a certain license; authorizing the Allegany County Board of County Commissioners to determine the amount of a certain fee based on a certain recommendation; requiring license holders to exercise the privileges of the license on county-owned property; requiring the Board of County Commissioners to denate distribute a certain amount of a certain license fee to the Board of License Commissioners and donate the balance of a certain license fee to a certain nonprofit charitable organization; requiring license holders, with the approval of the Board of County Commissioners, to designate the recipient of a certain donation; requiring that application for a certain license be made not less than a certain number of days before a certain date; making this Act an emergency measure; and generally relating to the establishment of a 1-day special license in Allegany County.

BY repealing and reenacting, without amendments,
Article 2B – Alcoholic Beverages
Section 7–101(a)
Annotated Code of Maryland
(2005 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,
Article 2B – Alcoholic Beverages
Section 7–101(h)
Annotated Code of Maryland
(2005 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 736 – Cecil County – Alcoholic Beverages – Licensed Establishments – Sunday Sales Hours.

This bill alters the hours during which specified licensees in Cecil County may sell specified alcoholic beverages on Sunday and exempts specified holders of specified classes of beer, wine and liquor licenses from paying a specified license fee under specified circumstances. This bill authorizes specified licensees to conduct specified sales of specified alcoholic beverages within specified times and authorizes specified licensees to permit the use and consumption of alcoholic beverages between specified hours on specified days.

House Bill 1030, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 736.

Sincerely,

Governor

Senate Bill 736

AN ACT concerning

Cecil County - Alcoholic Beverages - Licensed Establishments - Sunday Sales Hours

FOR the purpose of altering the hours during which certain licensees in Cecil County may sell certain alcoholic beverages on Sunday; exempting certain holders of certain classes of beer, wine and liquor licenses from certain restrictions on hours of sale and from paying a certain license fee under certain circumstances; authorizing certain licensees to conduct certain sales of certain alcoholic beverages between certain hours on certain days; authorizing certain licensees to permit the use and consumption of alcoholic beverages between certain hours on certain days; making stylistic changes; and generally relating to the hours of operation for certain licensed establishments in Cecil County.

BY repealing and reenacting, with amendments, Article 2B – Alcoholic Beverages Section 11–403(b)(1) and (2)(vii) and 11–508 Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments, Article 2B – Alcoholic Beverages Section 11–403(b)(2)(i) and (ii) Annotated Code of Maryland

(2005 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 799 – State Retirement and Pension System – Retirees and Beneficiaries of Retirees – Annual Retirement Allowance Adjustments.

This bill precludes annual cost—of—living adjustments (COLAs) for retirees of the State Retirement and Pension System from being less than zero. In years in which COLAs would be less than zero due to a decline in the Consumer Price Index, retirees will not receive any COLA. COLAs in succeeding years are adjusted until the difference between the negative COLA that would have applied and the zero COLA is fully recovered. The bill also repeals the termination date and other provisions of Chapters 56 and 57 of 2010 that are rendered moot by this bill.

House Bill 727, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 799.

Sincerely,

Governor

Senate Bill 799

AN ACT concerning

State Retirement and Pension System – Retirees and Beneficiaries of Retirees – Annual Retirement Allowance Adjustments

FOR the purpose of providing that certain annual retirement allowance adjustments shall be a certain amount under certain circumstances; requiring that certain annual retirement allowances be reduced by a certain amount under certain circumstances; defining certain terms; repealing certain termination provisions; requiring the State Retirement Agency to review certain provisions of the State Personnel and Pensions Article for a certain purpose and make certain recommendations to the Joint Committee on Pensions on or before a certain

date; and generally relating to annual retirement allowance adjustments for retirees of the several systems of the State Retirement and Pension System.

BY repealing and reenacting, with amendments,

Article – State Personnel and Pensions Section 24–401(e), 29–406, 29–407, 29–412, 29–418, and 29–427 Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

BY repealing

Chapter 56 of the Acts of the General Assembly of 2010 Section 4

BY repealing

Chapter 57 of the Acts of the General Assembly of 2010 Section 4

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 826 – Somerset County – Water and Sewer Service – Late Fees.

This bill authorizes the sanitary district in Somerset County to charge a late fee for unpaid water and sewer usage charges and authorizes the Sanitary Commission in Somerset County to require the payment of specified late fees before reconnecting specified water service. This bill also provides that when a specified charge is in default it will accrue interest from the date of default at a rate determined by the sanitary commission.

House Bill 678, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 826.

Sincerely,

Governor

Senate Bill 826

AN ACT concerning

Environment Somerset County - Water and Sewer Service - Late Fees

FOR the purpose of authorizing a sanitary commission the sanitary district in Somerset County to charge a late fee for certain unpaid water and sewer usage charges; authorizing the Sanitary Commission in Somerset County to require the payment of certain late fees before reconnecting certain water service; providing that when a certain charge is in default it will accrue interest from a certain date and at a certain rate; and generally relating to water and sewer service charges in Somerset County.

BY repealing and reenacting, without amendments,

Article – Environment Section 9–601(a), (d), (j), and (k) Annotated Code of Maryland (2007 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments,

Article – Environment Section 9–662 Annotated Code of Maryland (2007 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 849 – State Government – Land Acquisitions and Transfers of Property.

This bill requires the Department of Natural Resources to negotiate land acquisitions under specified circumstances, requires the Department to obtain two independent appraisals of a property before acquiring it and requires specified land acquisition contracts to be approved by the Board of Public Works.

House Bill 1025, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 849.

Sincerely,

Governor

Senate Bill 849

AN ACT concerning

Natural Resources State Government – Land Acquisitions and Transfers of Property

FOR the purpose of requiring the Department of Natural Resources to negotiate land acquisitions under certain circumstances; requiring the Department to obtain a certain number of independent appraisals of a property before certain acquisitions; requiring certain land acquisition contracts to be approved and executed by the Board of Public Works; requiring the Department to give written notice of potential land acquisitions to certain governmental bodies under certain circumstances; authorizing certain governmental bodies to submit written comments to the Department in a certain timeframe; requiring the Board of Public Works to supervise certain expenditures for certain land acquisitions; authorizing the Department to dispose of certain land under certain circumstances; authorizing the Board of Public Works to exempt certain projects from certain requirements; requiring the Department to adopt certain regulations, including regulations developed in consultation with the Department of General Services; making technical corrections; requiring the Department of Natural Resources to prepare and revise a certain plan in consultation with the Department of Planning; exempting certain land acquisitions by the Department from certain land acquisition requirements; altering a certain definition to include exclude certain land acquisitions by the Department; exempting certain property transfers from certain appraisal requirements; authorizing the Department to submit certain property appraisals to the Board of Public Works; and generally relating to land acquisition and planning functions performed acquisitions by the Department of Natural Resources and transfers of property among certain units of State government.

BY adding to

Article – Natural Resources Section 1–109 Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments.

Article – Natural Resources Section 5–903(e), 5–904(d), 5–906(b), and 5–1222 Annotated Code of Maryland (2005 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,
Article – Natural Resources
Section 5–906(a)
Annotated Code of Maryland
(2005 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, with amendments, Article – State Finance and Procurement

Section 4–412, 5–7B–01(e)(1) <u>5–7B–01(c)</u>, 10–304, and 10–305(b) Annotated Code of Maryland (2009 Replacement Volume and 2010 Supplement)

BY repealing and reenacting, without amendments,
Article – State Finance and Procurement
Section 10–305(a)
Annotated Code of Maryland
(2009 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 876 – *Baltimore County – Miscellaneous Business Licenses – Fees*.

This bill alters license fees that applicants in Baltimore County are required to pay for keeping a billiard table for commercial use, for doing construction business, for keeping a motor vehicle storage garage business, for doing the business of laundry or dry cleaning, for doing business as a plumber or gas fitter, for operating a restaurant, for doing business as a trader, and for operating a chain store.

House Bill 1242, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 876.

Sincerely,

Governor

Senate Bill 876

AN ACT concerning

Baltimore County - Miscellaneous Business Licenses - Fees

FOR the purpose of authorizing the County Executive and County Council of Baltimore County to establish altering certain license fees that applicants are required to pay for acting as a cigarette retailer, for selling cigarettes at retail, for keeping a billiard table for commercial use, for doing certain construction business, for keeping a garage where motor vehicles are stored for a fee, for doing the business of cleaning or laundering, for doing business as a plumber or gas fitter, for operating a restaurant, for doing business as a trader, and for operating a chain store; and generally relating to business license fees in Baltimore County.

BY repealing and reenacting, with amendments,

Article – Business Regulation

Section 16-204(b)(1), 16-302, 17-504, 17-603, 17-803, 17-1103, 17-1504, 17-1604, 17-1808(a), and 17-1809(b)

Annotated Code of Maryland

(2010 Replacement Volume and 2010 Supplement)

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 882 – *Unemployment Insurance – Federal Extended Benefits for the Long–Term Unemployed*.

This bill specifies that, for specified weeks of unemployment, a State "on" indicator for extended unemployment benefits exists under specified circumstances and specifies that a State "off" indicator exists for specified extended unemployment benefits under specified circumstances. This bill also prohibits specified extended benefits from being payable for any week of unemployment beginning before a specified date and

establishes the Extended Benefits Fund, in which the purpose of the Fund will be stated along with the intent of the General Assembly.

House Bill 1228, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 882.

Sincerely,

Governor

Senate Bill 882

AN ACT concerning

Unemployment Insurance – Federal Extended Benefits for the Long-Term Unemployed

FOR the purpose of specifying that, for certain weeks of unemployment, a State "on" indicator exists for extended unemployment benefits under circumstances; specifying that a State "off" indicator exists for certain extended unemployment benefits under certain circumstances; prohibiting certain extended unemployment benefits from being payable for any week of unemployment beginning before a certain date; specifying the total amount of certain extended unemployment benefits that are payable to an eligible individual; authorizing the Secretary of Labor, Licensing, and Regulation, if authorized by federal law, to suspend the payment of certain extended unemployment benefits under certain circumstances; requiring that certain federal unemployment law provisions and definitions apply to certain provisions of State law under certain circumstances; establishing the Extended Benefits Fund; stating the purpose of the Fund; stating the intent of the General Assembly; requiring the Secretary to adopt certain regulations; defining a certain term; stating the intent that the Governor shall appropriate a certain amount of money for the Fund for a certain fiscal year; providing for the reimbursement of counties, municipalities, and certain associations for certain total net costs relating to unemployment benefits; providing that unused funds remaining in the Fund are to revert to the General Fund; requiring the Secretary to notify the Department of Legislative Services when the condition for the termination of this Act is met; providing for the application of this Act; providing for the termination of this Act; and generally relating to unemployment insurance benefits.

BY repealing and reenacting, with amendments,

Article – Labor and Employment Section 8–1103 and 8–1105 Annotated Code of Maryland (2008 Replacement Volume and 2010 Supplement)

BY adding to

Article – Labor and Employment Section 8–1109 and 8–1110, 8–1110, and 8–1111 Annotated Code of Maryland (2008 Replacement Volume and 2010 Supplement)

Preamble

WHEREAS, Maryland law authorizes up to 13 weeks of extended benefits for eligible unemployed individuals who have exhausted all other forms of benefits; and

WHEREAS, With limited exceptions, the cost of most extended benefits is shared equally between the State and the federal government; and

WHEREAS, The State extended benefits program is triggered "on" by certain rates of insured unemployment; and

WHEREAS, Despite the recent economic downturn, the rate of insured unemployment in Maryland has not reached the statutory level necessary to trigger the extended benefits program "on"; and

WHEREAS, The federal government has temporarily authorized 100% federal funding of the shareable costs of extended benefits paid to individuals separated from insured employment; and

WHEREAS, To offer extended benefits, which would benefit Maryland's long-term unemployed and which would be largely 100% federally funded, Maryland must adopt alternative triggers for the extended benefits program; now, therefore,

May 19, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 905 – Worcester County – Berlin – Alcoholic Beverages – Micro-Brewery License.

2011 Vetoed Senate Bills

This bill allows a holder of a Class D beer license in the Town of Berlin in Worcester County to be issued a Class 7 micro—brewery license by the Comptroller under specified circumstances.

House Bill 1334, which was passed by the General Assembly and signed by me, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 905.

Sincerely,

Governor

Senate Bill 905

AN ACT concerning

Worcester County - Berlin - Alcoholic Beverages - Micro-Brewery License

FOR the purpose of allowing a holder of a Class D beer license in the Town of Berlin in Worcester County to be issued a Class 7 micro-brewery license by the Comptroller under certain circumstances; specifying the hours for certain consumer sales; making a stylistic change; and generally relating to micro-breweries in Worcester County.

BY repealing and reenacting, with amendments,
Article 2B – Alcoholic Beverages
Section 2–208
Annotated Code of Maryland
(2005 Replacement Volume and 2010 Supplement)

May 18, 2011

The Honorable Thomas V. Mike Miller, Jr. President of the Senate H–107 State House Annapolis, MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, today I have vetoed Senate Bill 947 – State Retirement and Pension System – Vested Retirement Allowance – Members and Former Members.

Senate Bill 947 prohibits a former member of a designated retirement and pension plan within the State Retirement and Pension System (SRPS) from receiving a

2011 Vetoed Senate Bills

retroactive vested benefit allowance if the member files for vested benefits after normal retirement age. A member must submit a written application to the SRPS Board of Trustees that states the date on which the member wants to begin receiving a vested allowance. Under the bill, any benefits that the member would have received from normal age of retirement to the time the member actually applies for benefits must be forfeited. The bill also clarifies that members and former members who receive a refund of accumulated contributions are not entitled to further benefits.

Senate Bill 947 applies only prospectively and does not apply to any member or former member who, as of June 30, 2011, has separated from employment and has reached normal retirement age. All vested former members and active employees who leave service and have not yet reached normal retirement age, however, would be affected by the bill.

Under Current law, former vested members who apply for benefits after their normal retirement age are entitled to begin receiving their pensions and receive a lump—sum payment for past benefits not received. Active vested members who leave service upon reaching or exceeding their normal retirement age only receive pension benefits from the time of application forward.

Senate Bill 947 was proposed by the State Retirement Agency to address problems associated with former members who are entitled to either a refund of member contributions or a vested benefit, but who have not claimed those benefits. According to the General Assembly's consulting actuary, there are approximately 4,236 vested former members in the State plans who have not claimed their vested benefit despite being older than their normal retirement age. The Retirement Agency is currently undertaking measures to contact these former members with some success.

While I understand the concerns raised by the State Retirement Agency, I believe this legislation unintentionally imposes a very harsh punishment on former teachers and State employees who do not file their application for benefits upon reaching normal retirement age. These former members will be required to forfeit pension benefits that they have earned through years of dedicated service and that consist in part of employee contributions. In some cases, former employees have forgotten they are entitled to a pension benefit because decades have passed since they left teaching or State service, or they are simply not aware of the age of retirement. In some cases, intervening health problems have contributed to their failure to apply for benefits. Lost benefits can range from several thousand dollars to tens of thousands of dollars. I am particularly concerned about the potential impact of lost benefits on seniors who are struggling on fixed incomes.

Another concern I have with Senate Bill 947 is that there is no provision in the bill that allows former vested members to ask the SRPS Board of Trustees for a hardship waiver to allow a member to collect past benefits. As mentioned above, a member's impairment due to health reasons, such as dementia or Alzheimer's disease, may warrant such a waiver. Instead, members or their families would have to ask legislators to sponsor bills to grant statutory exemptions to the law. Finally, I am

2011 Vetoed Senate Bills

concerned that the proposed change in this legislation applies to both current and former employees who arguably have a contractually vested right to this pension benefit under State law.

Senate Bill 947 was introduced late in Session and was not included in the package of bills that the State Retirement Agency submitted to the Joint Committee on Pensions. During the 2011 Interim, I encourage the Joint Committee to consider an equitable and more workable alternative to the one proposed in this legislation. I believe a better approach to ensuring that pension benefits are paid upon a member's age of retirement is for the State Retirement Agency to continue its aggressive practice of notifying former members to apply for benefits in a timely fashion.

For the above reasons, I have today vetoed Senate Bill 947.

Sincerely,

Governor

Senate Bill 947

AN ACT concerning

State Retirement and Pension System - Vested Retirement Allowance - Members and Former Members

FOR the purpose of requiring that certain members or former members of the State Retirement and Pension System complete and submit a certain application stating a certain date when the member or former member desires to commence receipt of a certain vested retirement allowance; prohibiting certain members or former members of the State Retirement and Pension System from receiving a certain vested retirement allowance for a certain period of time; providing that certain members or former members of the State Retirement and Pension System may receive a return of their accumulated contributions before payment of a certain vested allowance; providing that certain former members of the State Retirement and Pension System to whom certain accumulated contributions are returned are not entitled to any further benefits; providing for the application of this Act; and generally relating to members or former members of the State Retirement and Pension System receiving a vested retirement allowance.

BY repealing and reenacting, with amendments,
Article – State Personnel and Pensions
Section 29–302 and 29–303
Annotated Code of Maryland
(2009 Replacement Volume and 2010 Supplement)

EXHIBIT D

laraland General





Resolution

Be it hereby known to all that The Maryland General Assembly extends its sincere sympathy to the family of

Ethelda "Peggy" Kimbo

The entire membership offers its respectful condolence and directs this resolution be presented on this 21st day of October, 2011.

President of the Senate

General Assembly Resolution #37

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State Contracts -see- Procurement

State Employees —

See also Vetoed Senate Bills SB 357; SB 403; SB 799; SB 947

Maryland Transportation Authority – Termination – Exchange of Bonds – See SB 23

State Government -see- Administrative Agencies; Electronic Government

State Hospitals —

See Vetoed Senate Bills SB 144

State Police, Department of —

See Vetoed Senate Bills SB 799; SB 947

State Roads -see- Highways

Statutes of Limitation —

Private Property Rights – Regulatory Infringement – Compensation – See SB 9

Stocks -see- Securities

Storage —

See Vetoed Senate Bills SB 876

Stormwater -see- Flood Control

Streams -see- Rivers and Streams

Streets and Roads -see- Highways

Students —

Education – Talbot County – Participation in High School Athletic Programs – See SB 8

Subdivisions -see- Zoning and Planning

Subways -see- Mass Transit

Suits -see- Civil Actions

Sunday Sales -see- Blue Laws

Sunset —

See Vetoed Senate Bills SB 84; SB 89; SB 91; SB 94; SB 103; SB 202; SB 236; SB 799; SB 882

Sunshine Laws -see- Public Information

Surveyors —

See Vetoed Senate Bills SB 91

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Talbot County —

See also Vetoed Senate Bills SB 542

Education – Talbot County – Participation in High School Athletic Programs – See SB 8

Task Forces -see- Committees and Commissions

Tax Credits —

See Vetoed Senate Bills SB 330

Tax Sales —

See Vetoed Senate Bills SB 272; SB 279

Taxes -see- Revenue and Taxes

Teachers —

See Vetoed Senate Bills SB 403; SB 947

Tenants -see- Landlord and Tenant

Territorial Limit -see-Boundaries

Theaters —

See Vetoed Senate Bills SB 366

Tips -see- Gratuities

Tolls -see- Fees

Toxic Substances -see- Hazardous and Toxic Substances

Trade -see- Commerce and Business

Traders —

See Vetoed Senate Bills SB 876

Transit -see- Mass Transit

Transportation —

See also Mass Transit; Motor Vehicles

Maryland Transportation Authority –

Audit Statements Available Online – See SB 20

Fixing or Revising Tolls – Legislative Approval Required – See SB 24; SB 32

Intercounty Connector – Equitable Treatment of Toll Rates – See SB 14

Termination – Exchange of Bonds – See SB 23

Toll, Fee, or Other Charge Increases – Notice and Public Comment – See SB 25

Transportation, Department of —

Maryland Transportation Authority – Termination – Exchange of Bonds – See SB 23

Transportation -

Chesapeake Bay Bridge Authority - See SB 15

Transit Authorities – Red Line and Purple Line – See SB 27

Tunnels -see- Bridges and Tunnels

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Unemployment —

See Vetoed Senate Bills SB 882

Unemployment Insurance -see- Unemployment United States Congress -see- Congress, U.S.

Utilities —

See also Water; Vetoed Bills SB 393

Public Service Commission – Application for Substantial Influence – Divestiture of Gas and Electric Company – See SB 10

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Vendors -see- Commerce and Business

Veto —

Vetoed Senate Bills —

84 – Electrology Practice Committee – Sunset Extension and Program Evaluation – Continuing the Electrology Practice Committee in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending until July 1, 2023, the termination provisions relating to the statutory and regulatory authority of the Committee; requiring that an evaluation of the Committee and the statutes and regulations that relate to the Committee be performed on or before July 1, 2022; and requiring the State Board of Nursing to submit specified reports.

10 (6)

89 – State Board of Examiners of Psychologists – Sunset Extension and Program Evaluation – Continuing the State Board of Examiners of Psychologists in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2023, the termination provisions relating to the statutory and regulatory authority of the Board; requiring that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before July 1, 2022;

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	and requiring the Board to submit a specified report on or before October 1, 2012.	10 (6)
91 –	State Board of Architects – Sunset Extension and Program Evaluation – Continuing the State Board of Architects in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2023, the termination provisions relating to the statutory and regulatory authority of the Board; requiring that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before July 1, 2022; and requiring the chairs of specified design boards to submit a specified report on or before October 1, 2011.	10 (6)
94 –	State Board for Professional Engineers – Sunset Extension and Program Evaluation – Continuing the State Board for Professional Engineers in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2023, the termination provisions relating to the statutory and regulatory authority of the Board; requiring that an evaluation of the Board and the statutes and regulations that relate to the Board be performed on or before July 1, 2022; and requiring the Board to submit a specified report on or before October 1, 2012.	11 (6)
98 –	Baltimore City Board of School Commissioners – Annual Report Requirement – Repeal – Repealing the requirement that the Chief Executive Officer and the Baltimore City Board of School Commissioners of the Baltimore City Public School System issue an annual report; repealing specified review, comment, and consideration requirements related to the annual report; etc	11 (6)
103 –	Office of the Commissioner of Financial Regulation, the Banking Board, and the State Collection Agency Licensing Board – Sunset Extension and Program Evaluation – Repealing the Banking Board in the Department of Labor, Licensing, and Regulation; continuing the Office of the Commissioner of Financial Regulation and the State Collection Agency Licensing Board in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2022, the termination provisions relating to the statutory and regulatory authority of the Office and the Board; etc	11 (6)
108 –	Business Regulation - State Amusement Ride Safety Advisory Board - Membership - Altering the membership of	

the State Amusement Ride Safety Advisory Board to remove one

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	consumer member and add one representative of amusement ride rental operators; and requiring that the race and gender composition of the Board reflect the composition of the population of the State.	11 (6)
122 –	Creation of a State Debt – Qualified Zone Academy Bond – Authorizing the creation of a State Debt in the amount of \$15,902,000, the proceeds to be used as grants to the Interagency Committee on School Construction and the Maryland State Department of Education for specified development or improvement purposes; providing for the disbursement of the loan proceeds and the further grant of funds to eligible school systems for specified purposes, subject to a requirement that the grantees document the provision of a required federal matching fund; etc	11 (6)
144 –	Mental Hygiene Administration Facilities – Repeal of Provisions that Relate to Closed Facilities – Repealing provisions of law in the Health – General Article that relate to Mental Hygiene Administration facilities that have closed	11 (6)
170 –	Baltimore City – Education – Public School Facilities and Construction Bond Authority – Altering the maximum maturity date of school construction bonds that the Baltimore City Board of School Commissioners may issue; and requiring that the Board report by December 1, 2011, to committees of the General Assembly on a long—term plan for the alignment of public school facilities with projected enrollments and educational programs within the Baltimore City Public School System	11 (6)
202 –	Community Services Reimbursement Rate Commission – Termination Date – Extension – Extending the termination date for the Community Services Reimbursement Rate Commission to September 30, 2016.	11 (6)
207 –	Calvert County – Public Facilities Bonds – Authorizing and empowering the County Commissioners of Calvert County, from time to time, to borrow not more than \$12,325,000 to finance the construction, improvement, or development of specified public facilities in Calvert County, and to effect such borrowing by the issuance and sale of its general obligation bonds; etc	11 (6)
214 –	Public Ethics Laws – Baltimore City – Health Department, Police Department, and Civilian Review Board – Altering the provisions of the Maryland Public Ethics Law to provide that employees of the Baltimore City Health Department, the Police Commissioner of Baltimore City, the civilian employees and police	

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	officers of the Police Department of Baltimore City, and the members and employees of the Civilian Review Board are subject only to the Baltimore City Public Ethics Law	11 (6)
236 –	Maryland Home Improvement Commission – Sunset Extension and Program Evaluation – Continuing the Maryland Home Improvement Commission in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to July 1, 2022, the termination provisions relating to the statutory and regulatory authority of the Commission; continuing the Maryland Mold Remediation Services Act in accordance with the provisions of the sunset law by extending to July 1, 2013, the termination provisions relating to the statutory and regulatory authority of the Commission under the Act; etc.	11 (6)
270 –	Alcoholic Beverages – Allegany County Board of License Commissioners – Vacancies – Requiring the Governor to appoint each member of the Allegany County Board of License Commissioners with the advice and consent of the central committee of a specified political party; and providing for the prospective application of the Act.	8 69 (15)
272 –	Garrett County – Tax Sales – Auctioneer's Fees – Altering the auctioneer's fee allowed as an expense and a lien against property to be sold at specified tax sales in Garrett County to be \$8 for each property sold.	12 (6)
279 –	Dorchester County – Tax Sales – Advertisement and Auctioneer Fees – Decreasing, from 4 to 3, the number of times a specified notice is required to be published in Dorchester County in connection with specified tax sales of property; altering the auctioneer's fee in Dorchester County allowed as an expense relating to specified tax sales of property to be \$7.50 per property sold; etc.	12 (6)
296 –	Washington County - Alcoholic Beverages - Micro-Breweries - Adding Washington County to the list of counties in which a Class 7 micro-brewery license may be issued; authorizing the Comptroller to issue the license in the county to holders of specified retail alcoholic beverages licenses; adding the county to the list of counties in which a Class 7 micro-brewery licensee may sell, at retail, beer for consumption off the premises under specified circumstances; providing for the hours and days	
	for consumer sales under the license: etc.	12 (6)

297 –	Washington County - Alcoholic Beverages - Criminal History Records - Requiring the Board of License Commissioners of Washington County to apply to the Criminal Justice Information System Central Repository for a state and national criminal history records check for each applicant for a new alcoholic beverages license or for a transfer of an existing license; requiring the Board to submit fingerprints of each applicant and specified fees to the Central Repository; requiring the Board to establish a fee to cover specified costs of obtaining an applicant's criminal records; etc	Page 12 (6)
330 –	Frederick County – Nonprofit School Lease – Property Tax Credit – Requiring rather than authorizing Frederick County to grant, by law, a property tax credit for property leased to a nonprofit school and used exclusively for primary or secondary educational purposes; and requiring a lessor of real property eligible for a specified tax credit to reduce the amount of taxes for which the tenant is contractually liable under the lease	9 (4)
331 –	Frederick County - Roadside Solicitation of Money or Donations - Permit Program - Authorizing Frederick County or a municipal corporation in Frederick County under specified conditions to enact a permit program allowing a person to stand in a roadway, median divider, or intersection to solicit money or donations from the occupant of a vehicle; requiring a permit application to include specified information; requiring the county or municipal corporation to approve or deny an application within 5 days after the application is filed; etc.	12 (6)
333 –	Children in Need of Assistance – Hearings – Written Findings – Requiring the juvenile court, in specified child in need of assistance hearings, to send written findings to specified individuals and agencies if the court finds that specified reasonable efforts were made but that a specified condition exists.	12 (6)
357 –	State Retirement and Pension System – Administration – Simplification – Clarifying that specified employees of the Baltimore Metropolitan Council may participate in the State Employee and Retiree Health and Welfare Benefits Program; clarifying that the definition of "Social Security integration level" for purposes of calculating State Retirement and Pension System benefits only applies to members of the several systems who are eligible to receive full old age and survivors benefits provided under Title II of the federal Social Security Act; etc	12 (6)
366 –	Allegany County - Alcoholic Beverages - Eligibility for	

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	Class B-BT (Buffet Theater) License – Altering in Allegany County the types of entertainment that an establishment may provide to its customers to be eligible for a Class B-BT (Buffet Theater) beer, light wine and liquor license to include live acoustic-style music and feature films.	12 (6)
393 –	Calvert County – Regulation of Roads – Authorizing the County Commissioners of Calvert County, by ordinance, to regulate the grading, constructing, improving, maintaining, and repairing of specified roads; authorizing the County Commissioners to establish standards for utility cuts in and across county rights—of—way; authorizing the County Commissioners to regulate access to county—owned roads; authorizing the County Commissioners to establish specified minimum standards for new roads; etc.	12 (6)
403 –	State Retirement and Pension System – Reemployment Earnings Offset – Retiree Health Care Premiums – Limiting the reemployment earnings offset for reemployed retirees of the State Retirement and Pension System to the monthly State—approved medical insurance premiums for those retired from any unit of State government, and to the approved monthly medical insurance premiums required by the employer for those retired from participating employers; requiring the Board of Trustees of the State Retirement and Pension System to recover from a retiree a specified amount under specified circumstances, by a specified date; etc.	12 (6)
	Carroll County – Public Facilities Bonds – Authorizing and empowering the County Commissioners of Carroll County, from time to time, to borrow not more than \$16,000,000 in order to finance the construction, improvement, or development of specified public facilities in Carroll County, and to effect such borrowing by the issuance and sale at public or private sale of its general obligation bonds; etc.	12 (6)
467 –	Creating a liquor tasting license in Carroll County; authorizing the Board of License Commissioners for Carroll County to issue the liquor tasting license only to holders of Class A beer, wine and liquor licenses; specifying that the liquor tasting license authorizes consumption of specified liquor for tasting or sampling purposes only; requiring that the liquor be provided to consumers at no charge; specifying limitations on the quantity of liquor that	
	may be consumed; etc.	12 (6)

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469 –	Carroll County – Fortune Telling Ban – Repeal – Repealing a provision that prohibits a person from demanding or accepting payment or gratuity to forecast or foretell, or pretend to forecast or foretell, the future of another person in Carroll County; and repealing a penalty.	12 (6)
472 –	Carroll County - Commissioners - Term Limits and Vacancies - Stating that the term of a County Commissioner on the Board of County Commissioners for Carroll County is 4 years; providing for the appointment to fill a vacancy; and prohibiting a County Commissioner from being elected to serve more than two consecutive terms.	13 (6)
535 —	Carroll County – Abatement of Nuisances – Altering from 10 to 15 the number of days' advance notice the County Commissioners of Carroll County must give to an owner or occupant of property before removing a specified nuisance or menace; authorizing a property owner or occupant to file an appeal of a specified determination that a nuisance or menace exists to a specified hearing officer or board of appeals within 10 business days after receiving notice of the determination under specified circumstances; etc	13 (6)
541 –	Dorchester County Liquor Act of 2011 – Repealing an obsolete residency requirement for voters supporting an application for an alcoholic beverages license in Dorchester County; specifying that a prohibition against alcoholic beverages sales at a bar or counter on Sunday does not apply in the county; and repealing obsolete language concerning Sunday alcoholic beverages sales	13 (6)
542 –	Housing Authorities – Consolidation or Merger – Talbot County and St. Michaels – Authorizing the Housing Commission of Talbot County and the St. Michaels Housing Authority to unite by consolidation or merger to form one authority; requiring the unification of the Housing Commission of Talbot County and the St. Michaels Housing Authority to be initiated by the passage of a proposal of unification by the legislative body of the Town of Easton and the legislative body of the Town of St. Michaels; requiring the appointment of a specified commission to draft proposed articles of organization for a proposed authority; etc.	13 (6)
580 –	Allegany County - Alcoholic Beverages - 1-Day Special License - Authorizing the Allegany County Board of License Commissioners to grant a specified 1-day special license for an entertainment event; limiting the duration of the license;	

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	authorizing the Allegany County Board of County Commissioners to determine the amount of a specified fee based on a recommendation; requiring license holders to exercise the privileges of the license on county—owned property; making the Act an emergency measure; etc.	13 (6)
736 –	Cecil County - Alcoholic Beverages - Licensed Establishments - Sunday Sales Hours - Altering the hours during which specified licensees in Cecil County may sell specified alcoholic beverages on Sunday; exempting specified holders of specified classes of beer, wine and liquor licenses from paying a specified license fee under specified circumstances; authorizing specified licensees to conduct specified sales of specified alcoholic beverages within specified times; authorizing specified licensees to permit the use and consumption of alcoholic beverages between specified hours on specified days; etc.	13 (6)
799 –	State Retirement and Pension System – Retirees and Beneficiaries of Retirees – Annual Retirement Allowance Adjustments – Providing that annual retirement allowance adjustments for retirees of the State Retirement and Pension System shall be a specified amount under specified circumstances; requiring that annual retirement allowances for retirees of the State Retirement and Pension System be reduced by a specified amount under specified circumstances; etc.	13 (6)
826 –	Somerset County – Water and Sewer Service – Late Fees – Authorizing the sanitary district in Somerset County to charge a late fee for unpaid water and sewer usage charges; authorizing the Sanitary Commission in Somerset County to require the payment of specified late fees before reconnecting specified water service; and providing that when a specified charge is in default it will accrue interest from the date of default at a rate determined by the sanitary commission.	13 (6)
849 –	State Government – Land Acquisitions and Transfers of Property – Requiring the Department of Natural Resources to negotiate land acquisitions under specified circumstances; requiring the Department to obtain two independent appraisals of a property before acquiring it; requiring specified land acquisition contracts to be approved by the Board of Public Works; etc	13 (6)
876 –	Baltimore County – Miscellaneous Business Licenses – Fees – Altering license fees applicants in Baltimore County are required to pay for keeping a billiard table for commercial use, for doing construction business, for keeping a motor vehicle storage	

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	garage business, for doing the business of laundry or dry cleaning, for doing business as a plumber or gas fitter, for operating a restaurant, for doing business as a trader, and for operating a chain store.	13 (6)
882 –	Unemployment Insurance – Federal Extended Benefits for the Long–Term Unemployed – Specifying that, for specified weeks of unemployment, a State "on" indicator for extended unemployment benefits exists under specified circumstances; specifying that a State "off" indicator exists for specified extended unemployment benefits under specified circumstances; prohibiting specified extended benefits from being payable for any week of unemployment beginning before a specified date; establishing the Extended Benefits Fund; stating the purpose of the Fund and the intent of the General Assembly; etc.	13 (6)
905 –	Worcester County - Berlin - Alcoholic Beverages - Micro-Brewery License - Allowing a holder of a Class D beer license in the Town of Berlin in Worcester County to be issued a Class 7 micro-brewery license by the Comptroller under specified circumstances.	13 (6)
947 –	State Retirement and Pension System - Vested Retirement Allowance - Members and Former Members - Requiring that members or former members of the State Retirement and Pension System complete and submit an application to the Board of Trustees of the State Retirement and Pension System stating the date when a vested retirement allowance will commence; prohibiting members or former members of the State Retirement and Pension System from receiving a specified vested retirement allowance for a specified period of time; applying the Act	0 (5)
	prospectively; etc	9(5)

Volunteers —

See Vetoed Senate Bills SB 463

Voting -see- Elections

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Wages -see- Salaries
Washington County —
See Vetoed Senate Bills SB 296; SB 297
Washington Transit Districts -see- Mass Transit
Water —
See also Vetoed Senate Bills SB 826

Environment -

County Plans – Authority – See SB 26

On-Site Sewage Disposal Systems - See SB 22

Watershed Implementation Plan -

Cap on Costs – See SB 11

Conowingo Dam Environmental Assessment – See SB 18

County Implementation – See SB 12

Ranking Best Management Practices - See SB 13

Watershed Implementation Plans – Implementation Deadlines – See SB 29

Water Pollution -see- Pollution

Weather —

Environment – Watershed Implementation Plan – Conowingo Dam Environmental Assessment – See SB 18

Weeds—

See Vetoed Senate Bills SB 535

Wine -see- Alcoholic Beverages - By Subdivision

Worcester County —

See Vetoed Senate Bills SB 905

Work, Labor and Employment —

See also Salaries; Unemployment See Vetoed Senate Bills SB 403

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Youth -see- Minors

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Zoning and Planning —

See also Vetoed Senate Bills SB 393

Department of Planning –

Local and Regional Planning and Land Use Powers – Prohibition on Restriction – See SB 21

State Development Plan – Approval by the General Assembly – See SB 28

Environment – County Plans – Authority – See SB 26