

tion of such liability, with respect to any other claim arising from the same accident or event; nor shall such settlement preclude any claim for bodily injury or other claims not within the scope of such settlement.

SEC. 2. *And be it further enacted, That this Act shall take effect June 1, 1966.*

Approved April 29, 1966.

CHAPTER 216
(Senate Bill 600)

AN ACT to add new Section 73A to the Code of Public Local Laws of Howard County (1965 Edition, being Article 14 of the Code of Public Local Laws of Maryland), title "Howard County", subtitle "County Commissioners and County Collectors", to follow immediately after Section 73 thereof, to prohibit burning of ~~automobiles~~, MOTOR VEHICLES, or parts thereof, within certain limits of property lines within Howard County.

WHEREAS, It has become readily apparent to even the casual observer that there exists in sections of Howard County an unsightly and unhealthy situation in that junked or scrapped automobiles, or parts thereof, are being burned to the detriment of the public health, safety and welfare; and

WHEREAS, At least one traffic fatality has been attributed to poor vision created by the heavy smoke resulting from such burning; now, therefore,

SECTION 1. *Be it enacted by the General Assembly of Maryland, That new Section 73A be and it is hereby added to the Code of Public Local Laws of Howard County (1965 Edition, being Article 14 of the Code of Public Local Laws of Maryland), title "Howard County", subtitle "County Commissioners and County Collectors", to follow immediately after Section 73 thereof, and to read as follows:*

73A.

It shall be unlawful for any person, company, partnership or corporation, or any agent thereof to burn any ~~automobiles~~, MOTOR VEHICLES, junked or scrapped ~~automobiles~~, MOTOR VEHICLES, or any parts of any such ~~automobiles~~ MOTOR VEHICLES within one thousand feet of any and all property lines of any such person, company, partnership or corporation or agent thereof in Howard County, except in a properly constructed and operated incinerator, WHICH MEETS THE STANDARDS AS SET BY THE STATE BOARD OF HEALTH AND MENTAL HYGIENE. Any such person, company, partnership or corporation, or agent thereof which violates the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction shall suffer punishment by a fine of one hundred dollars (\$100.00) or by confinement in the Howard County Jail for a period not to exceed thirty (30) days or shall suffer both such fine and imprisonment for each violation thereof.