

majority of the persons voting on said question shall vote "For Amending the Charter of the Town of Seat Pleasant", then this Act shall be immediately of full force and effect; but, if a majority of the persons voting on this question shall vote "Against Amending the Charter of the Town of Seat Pleasant", then this Act shall be void and of no effect whatsoever. PRINTED ON THE SAID BALLOTS OR VOTING MACHINES, AS THE CASE MAY BE, SHALL ALSO APPEAR THE WORDS "FOR SECTION 1234C, EXTENDING THE BOUNDARIES OF SEAT PLEASANT", AND "AGAINST SECTION 1234C, EXTENDING THE BOUNDARIES OF SEAT PLEASANT", WITH SUITABLE PROVISION TO BE MADE FOR EACH VOTER TO INDICATE HIS CHOICE ON SAID QUESTION. THERE SHALL ALSO APPEAR THE WORDS "FOR SECTIONS 1235, 1236A AND 1237, INCREASING THE NUMBER OF COUNCILMEN", AND "AGAINST SECTIONS 1235, 1236A AND 1237, INCREASING THE NUMBER OF COUNCILMEN", WITH SUITABLE PROVISION TO BE MADE FOR EACH VOTER TO INDICATE HIS CHOICE ON SAID QUESTION. THERE SHALL ALSO APPEAR THE WORDS "FOR SECTION 1241, INCREASING THE BONDED INDEBTEDNESS OF SEAT PLEASANT", AND "AGAINST SECTION 1241, INCREASING THE BONDED INDEBTEDNESS OF SEAT PLEASANT", WITH SUITABLE PROVISION TO BE MADE FOR EACH VOTER TO INDICATE HIS CHOICE ON SAID QUESTION. IF A MAJORITY OF THE PERSONS VOTING ON ANY OF SAID QUESTIONS, RESPECTIVELY, SHALL VOTE IN FAVOR OF ANY OR ALL OF SAID QUESTIONS, RESPECTIVELY, THEN THIS ACT OR SUCH SECTIONS THEREOF THAT HAVE BEEN VOTED ON AS AFORESAID SHALL BE IMMEDIATELY OF FULL FORCE AND EFFECT; BUT, IF A MAJORITY OF THE PERSONS VOTING ON ANY OF SAID QUESTIONS, RESPECTIVELY, SHALL VOTE AGAINST ANY OR ALL OF SAID QUESTIONS, RESPECTIVELY, THEN THIS ACT OR SUCH SECTIONS THEREOF THAT HAVE BEEN VOTED ON AS AFORESAID SHALL BE VOID AND OF NO EFFECT WHATSOEVER.

SEC. 3. *And be it further enacted*, That this Act is hereby declared to be an emergency measure and necessary for the immediate preservation of the public health and safety and having been passed by a ye and nay vote, supported by three-fifths of all the members elected to each of the two Houses of the General Assembly of Maryland, the same shall take effect from the date of its passage.

Approved April 13, 1951.