and expenses, but that the same shall be paid to them by and from the fees received for the examination and certificates hereinbefore provided for; and provided further, that the said board shall keep a strict account of all fees received for such purposes, and quarterly, under oath or affirmation, return such statement to the Comptroller of the State Treasury; and whenever the amount is in excess of the salaries and expenses hereinbefore provided for they shall forward such excess to said Comptroller, and they shall keep a certificate book with the certificate therein duly numbered and of which to each certificate there is a corresponding stub to be filled in to correspond in all respects to the certificate issued, and subject to the inspection of the Comptroller, when he may deem the same necessary. Provided, however, this sub-title shall only apply in Baltimore City.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1955.

Approved April 18, 1955.

CHAPTER 479

(House Bill 171)

AN ACT to repeal and re-enact, with amendments, Section 566 of Article 27 of the Annotated Code of Maryland (1954 Supplement), title "Crimes and Punishments," sub-title "Refuse—Throwing or Dumping," relating to the counties wherein junk yards are prohibited in certain areas.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 566 of Article 27 of the Annotated Code of Maryland (1954 Supplement), title "Crimes and Punishments," sub-title "Refuse—Throwing or Dumping," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

566. Public dumps or junk yards outside of municipalities.

It shall be unlawful for any person, firm or corporation, either to maintain or permit to be maintained outside of any incorporated municipality a junk yard, a public dump or a lot on which refuse, trash or junk is deposited or motor vehicles are dismantled or stored within five hundred (500) feet of a public highway or within five hundred (500) feet of the residence of another, or for any person, firm or corporation, to throw, dump or deposit any trash, junk or other refuse upon the same, or to dismantle any motor vehicle thereon, unless said person, firm or corporation shall have obtained a permit from the county commissioners of the county in which said property or lot is situated, or from any agency or department having zoning or planning powers over the particular area; and, in granting said permit, said county commissioners, zoning agency or department

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.