- (d). If the subcontractor wilfully fails to comply with the non-discrimination provisions the contractor may avoid the contract note and shall be liable only for; the reasonable value of the services performed and materials supplied. In addition, the subcontractor shall be deemed to have committed a misdemeanor and shall be fined not more than \$100.00 for each offense.
- (e). Any person, whether an employee, prospective employee or not with information concerning violations of the requirements of this section may inform the Board of Public Works which shall cause an immediate investigation of the charges. If the Board concludes that the charges are true it shall invoke the remedies set out in this section; where criminal penalties are provided for it shall transmit the information and finding to the State's Attorney for prosecution.
- SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1961.

Approved April 24, 1961.

CHAPTER 449

(House Bill 327)

AN ACT to add new Section 9 (50) to Article 81 of the Annotated Code of Maryland (1957 Edition and 1960 Supplement), title "Revenue and Taxes", sub-title "What Shall Be Taxed and Where", to follow immediately after Section 9 (49) thereof, making all property owned by the Frederick Optimist Boys' Foundation, Inc., except property commercially rented, exempt from assessment and state, county, and city taxation.

SECTION 1. Be it enacted by the General Assembly of Maryland, That new Section 9 (50) be and it is hereby added to Article 81 of the Annotated Code of Maryland (1957 Edition and 1960 Supplement), title "Revenue and Taxes," sub-title "What Shall Be Taxed and Where," to follow immediately after Section 9 (49) thereof, to read as follows:

9.

- (50) Property, real and personal, owned by the Frederick Optimist Boys' Foundation, Inc., providing property is not commercially rented. Operation of a parking lot, even at a fixed charge, shall not be construed to mean commercially rented. If part of property is commercially rented and so designated in a lease, the balance of the property is not eliminated from this tax exemption.
- SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1961.

Approved April 24, 1961.