cil has been directed to complete its study before the 1966 session of the General Assembly. I believe it the wiser course of action to wait until then before attempting to alter Juvenile Court age limits.

Because of the above stated reasons, I feel compelled to veto House Bill 306.

With kindest personal regards, I am

Sincerely yours,

(s) J. MILLARD TAWES,
Governor.

The Speaker put the question: Shall the bill pass notwithstanding the objections of the Executive?

Affirmative Delegates Blair, O'Connell.

Total-2

Negative

Delegates-

Mr. Speaker, Briscoe, Fowler, Boyer, Joiner, Duvall, Fallon, Larrimore, McNulty, Weidemeyer, Benner, Dowell, Linton, Perrin, Bossle, MacDaniel, Maguire, McCurdy, McMillan, Medairy, Peters, Price, Rush, Spurrier, Staten, Stone, Harrison, Latham, Butler, Long (Chas.), Bennett, Matthews, Merryweather, Spicer, Burkheimer, Connellee, Harris, Conroy, Dentz, Dorman, Emanuel, Goodman, Hart, Marshall, McDonough, Meloy, Roberson, Hickman (C. M.), Risley, Hickman (R.), Pilchard, Byron, Collins, Houck, Remsberg, Virts, Hardwicke, Hess, Scarff, Blades, Wise, Bullock, Dembowski, Kosakowski, Mrozinski, Silk, Walters, Antonelli, Behounek, Lapides, McCourt, Ray, Acker, Kircher, Krug, Mooney, O'Malley, Palmisano, Abramson (J.), Abramson (M.), Alpert, Epstein, Mitchell, Young, Friedman (S. J.), Resnick, Siegel, Stark, Baumann, Baynes, Corrigan, McGuirk, Murphy, Wheatley, Dillon, Grumbacher, Hoffman, Huyett, Spence, Tingle, Anderson, Blondes, Bresler, Cook (E. P.), Doing, Gore, McAuliffe, McInerney, Miller, Moore, Beall, Cook (N. S.), Evans, Reed, See, Williams, Dulany, Magin, Hale, Hanna, Warfield, Long (J. J.), Lowe (H. W.), White, Bray, Glotfelty, Groves.

The Speaker announced the veto was sustained.

House Bill No. 424—Charles County Sewers

AN ACT to repeal and re-enact, with amendments, Sections 254 and 258 of the Code of Public Local Laws of Charles County (1959 Edition, being Article 9 of the Code of Public Local Laws of Maryland), title "Charles County," subtitle "Sewers," as added by Chapter 149 of the Acts of 1941; and to add a new Section 254A to the said Code, to follow immediately after Section 254 thereof, to provide for a method of appeal from an adverse decision of the County Health Officer regarding building permits in Charles County.

EXECUTIVE OFFICE

May 4, 1965.

Honorable Marvin Mandel Speaker of the House of Delegates State House Annapolis, Maryland

Dear Mr. Speaker:

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed House Bill 424, 1965 Session, and I am returning this bill to you along with my veto message.