SEC. 6. And be it further enacted, That until all of the interest on and principal of any certificates issued under this Act have been paid in full, there is hereby levied and imposed an annual State tax on each \$100 of assessable property at the rate to be determined in the following manner: on or before May 1, 1968, and on or before May 1 in each fiscal year thereafter, the Board of Public Works shall certify to the governing bodies of each of the Counties and Baltimore City the rate of State tax on each \$100 of assessable property necessary to produce revenues to meet all interest and principal which will be payable to the close of the next ensuing fiscal year on all certificates theretofore issued or theretofore authorized by resolution of the Board of Public Works to be issued, and the governing bodies of each of the Counties and Baltimore City shall forthwith levy and collect such tax at such rate.

All matters committed by this Act to the discretion of the Board of Public Works shall be determined by a majority of said Board.

SEC. 7. And be it further enacted, That this Act shall take effect June 1, 1967.

Approved April 21, 1967.

CHAPTER 458

(Senate Bill 273)

AN ACT to repeal and re-enact, with amendments, Section 52 of Article 100 of the Annotated Code of Maryland (1964 Replacement Volume), title "Work, Labor and Employment", subtitle "Hours of Labor for Females", to remove certain obsolete restrictions on the hours of evening work by female employees in manufacturing and other kinds of business.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 52 of Article 100 of the Annotated Code of Maryland (1964 Replacement Volume), title "Work, Labor and Employment", subtitle "Hours of Labor for Females", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

52.

No female shall be employed or permitted to work in any manufacturing, mechanical, mercantile, printing, baking or laundering establishment more than ten hours in any one day, nor more than sixty hours in any one week, nor more than eight hours in any one day, if any part of her work is done before six o'clock in the morning or after ten o'clock in the evening of the said day, nor shall any female be employed or permitted to work for more than six hours continuously at any one time in any of the aforesaid establishments in which three or more such persons are employed, without an interval of, at least, a half hour, except that such female may be so employed for not more than six and a half hours continuously at one time, if she shall not be permitted to work during the remainder of the day in her said employment. Provided, further, that the in-