map amendment filed with the county council for Montgomery County, sitting as a district council, shall set forth the names of all persons having a substantial interest in the subject property of the application, such substantial interest to include all those persons with a share in such property amounting to five per cent (5%) or more of the full cash value of such property, all contract purchasers and all those persons holding an option to purchase said property.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1967.

Approved April 14, 1967.

CHAPTER 308

(House Bill 848)

AN ACT relating to the Maryland-National Capital Park and Planning Commission Act, to repeal and re-enact, with amendments, Section 59-19 of the Code of Public Local Laws of Prince George's County, Everstine's 1963 Edition, (being Article 17 of the Code of Public Local Laws of Maryland) title "Prince George's County," subtitle "Park and Planning Commission," as enacted by Chapter 780 of the Acts of 1959, and Section 70-23 of the Montgomery County Code, 1965 Edition, (being Article 16 of the Code of Public Local Laws of Maryland) title "Montgomery County," subtitle "Chapter 70. Maryland-National Capital Park and Planning Commission," as enacted by Chapter 780 of the Acts of 1959, providing for an increase of the penalty provision to five hundred dollars (\$500.00) and ninety (90) days.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 59-19 of the Code of Public Local Laws of Prince George's County, Everstine's 1963 Edition, (being Article 17 of the Code of Public Local Laws of Maryland) title "Prince George's County," subtitle "Park and Planning Commission," as enacted by Chapter 780 of the Acts of 1959 and Section 70-23 of the Montgomery County Code, 1965 Edition, (being Article 16 of the Code of Public Local Laws of Maryland) title "Montgomery County," subtitle "Chapter 70. Maryland-National Capital Park and Planning Commission," as enacted by Chapter 780 of the Acts of 1959, is hereby repealed and re-enacted with amendments to read as follows:

59-19. (70-23) Penalty Provisions.

Every act or omission designated as a misdemeanor in this subtitle, unless otherwise provided, shall be punishable before any trial magistrate People's Court or the Circuit Court of the County in which the offense is committed. It shall be brought by warrant or indictment upon the oath or information of any member of the commission or the employee thereof or any other person. Upon conviction thereof, the offender shall be subject to a fine not exceeding one hundred dollars (\$100.00) or to thirty days five hundred