

Shall the bill pass notwithstanding the objections of the Executive?

The roll was called resulting as follows :

**Affirmative**

Delegates—

Dypski, Baumann.

Total—2

**Negative**

Delegates—

Mr. Speaker, Briscoe, Fowler, Boyer, Athey, Lipin, Thomason, Burkhead, Connell, Helms, Allen, Anderson, Fornos, Benner, Compton, Nimmerrichter, Arata, Coolahan, Malone, Alpert, Jacobson, Rynd, Hopkins, Nice, Price, Deitrich, Hinkel, Jensen, Hutchinson, Jones, Kardash, Schirano, Einschütz, Evans, Rush, Arnick, D'Anna, Minnick, Lowe, Dize, Matthews (R. M.), Burkheimer, Mackie, Dorman, Menes, Mothershead, Banning, Goodman, Hull, Santangelo, Weile, Aragona, Bagley, Donovan, Giordano, McDonough, Rummage, Hickman (C. M.), Hickman (R.), Houck, Remsberg, Virts, Greer, Hess, Osborne, Scarff, Hargreaves, Bonvegna, Bullock, Krysiak, Silk, Walters, Adams (F. B.), Antonelli, Cassady, Holub, McCarty, Orlinsky, Sarbanes, Burns, Curran, Hergenroeder, Kent, Kircher, McQuade, Mooney, O'Brien, Abramson, Adams (V. Q.), Brailey, Dixon, Douglass, Epstein, Lee, Cardin, Friedman, Resnick, Spector, Waxter, Freeberger, Murphy, Rutkowski, Weisengoff, Wyatt, Donaldson, Hoffman, Wright, Clarke, Cronin, Lady, Scott, Whalen, Whitney, Becker, Bell, Blondes, Cook (E. P.), Crawford, Docter, Zander, Aitken, Wiser, Beall, Cook (N. S.), Evans, Reed, Matthews (R. C.), Yingling, Burgess, Warfield, Long, White, Aiken. Total—133

The Speaker announced the veto was sustained.

Honorable Marvin Mandel

Speaker of the House of Delegates  
State House  
Annapolis, Maryland 21204

Dear Mr. Speaker :

In accordance with Section 17 of Article II of the Maryland Constitution, I have today vetoed House Bill 82 and am returning it to you.

This bill would remove the power of appointment of members of the Board of License Commissioners of Baltimore County from the Governor and vest it in the County Executive of Baltimore County.

When a Board License Commissioners was initially established in Baltimore County, the Board of County Commissioners was given the power to appoint members. Upon the adoption of Charter Government by the County in 1959, the power of appointment was transferred to the Governor of the State, where it has since remained. To again shift the power of appointment at this time would bring into question the very balance and stability of institutions that Charter Government is designed to establish, and would interject partisan politics into a vital and significant governmental agency.

For these reasons, and because of the undesirable and unsettling effect of such action on other counties in the State, I am compelled to veto the bill.

Sincerely,

SPIRO T. AGNEW,

Governor.

*Read and journalized.*