

Volume), title "Health," SUBTITLE "MISCELLANEOUS," to follow immediately after Section 717 54 thereof ~~and to be under the new subtitle "Glass Doors,"~~ to provide for marking of glass doors in mercantile establishments and public and commercial buildings and structures to warn users that there are glass doors present, to provide for violations of the subtitle, and to further provide that the ~~Department of Labor and Industry~~ STATE DEPARTMENT OF HEALTH shall make necessary rules and regulations to carry out the provisions of the subtitle.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That new Sections 718 and 719 ~~be and they are~~ SECTION 54A BE AND IT IS hereby added to Article 43 of the Annotated Code of Maryland (1965 Replacement Volume), title "Health," SUBTITLE MISCELLANEOUS," to follow immediately after Section 717 54 thereof ~~and to be under the new subtitle "Glass Doors,"~~ and to read as follows:

~~718.~~ 54A

*All transparent glass doors in mercantile establishments and in public and commercial buildings and structures* (A) IN MERCANTILE ESTABLISHMENTS AND IN PUBLIC AND COMMERCIAL BUILDINGS AND STRUCTURES, ALL DOORS WITH AN AREA OF AT LEAST 80 PERCENT TRANSPARENT GLASS *shall be marked in such manner as to warn persons using them that they are glass doors. The Department of Labor and Industry* STATE DEPARTMENT OF HEALTH *shall make such rules as it deems necessary or proper to carry out the provisions of this section.*

~~719.~~

(B) *Any person who violates the provisions of this subtitle* SECTION *shall be guilty of a misdemeanor, and upon conviction shall be subject to a fine not to exceed fifty dollars (\$50.00).*

SEC. 2. *And be it further enacted,* That this Act shall take effect July 1, 1968.

Approved May 7, 1968.

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CHAPTER 649  
(House Bill 185)

AN ACT to repeal and re-enact, with amendments, Section 161EE (a) of Article 23 of the Annotated Code of Maryland (1966 Replacement Volume), title "Corporations," subtitle "III. Particular Classes of Corporations," subheading "Building or Homestead Associations," to provide that whenever the general reserve fund is less than six per cent (6%) or whenever the total of general reserve fund, surplus, and undivided profits is less than ten per cent (10%) of the aggregate withdrawal value of free share accounts, there shall be an allocation to ~~such reserve~~ THE GENERAL