it wishes the applicant to produce. The interview shall be conducted in a question and answer fashion, and a written transcript shall be made of all such questions and answers.

- (2) When the testimony is fully transcribed, the transcript shall be submitted to the applicant for examination and shall be read to or by him, unless such examination and reading are waived by him. Any changes which the applicant desires to make shall be entered upon the transcript by the officer transcribing same with a statement of the reason given by the applicant for making them. The transcript shall then be signed by the applicant; and the officer transcribing same shall certify on the transcript that the applicant was duly sworn by him and that the transcript is a true record of the testimony given by the applicant.
- (3) There shall be a public disclosure by the county council of the complete transcribed testimony of the actual appointee or appointees three weeks from the date of his or her appointment; and the complete transcript of all other applicants shall be destroyed by the county council immediately without disclosure of any information contained therein to anyone.
- (4) Annually, on or before June 1, of each year, the appointee shall disclose, in writing, to the County Council, all information available to him which he finds to be necessary to update and make current his business and financial interests and property holdings in the State of Maryland and the Greater Washington Metropolitan Area, as well as information available to him concerning the business and financial interests and property holdings of the appointee's spouse, father, mother, brother, sister or child, and there shall be complete public disclosure by the County Council of the information so received. The County Council may require substantiation and additional information wherever the Council shall determine it necessary.

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

Approved April 10, 1968.

## CHAPTER 182

## (House Bill 72)

AN ACT to repeal and re-enact with amendments Section 19(1) of Article 52 of the Annotated Code of Maryland (1964 Replacement Volume and 1967 Supplement), title "Justices of the Peace," subtitle "Criminal Jurisdiction," to empower justices of the peace in Frederick County AND CAROLINE COUNTIES to suspend sentence and place on probation before conviction or commitment any person accused of a crime over which jurisdiction is obtained AND MAKING SIMILAR PROVISION IN CASES BEFORE THE PEOPLE'S COURT OF ANNE ARUNDEL COUNTY.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 19(1) of Article 52 of the Annotated Code of Mary-