SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 59 of Article 77 of the Annotated Code of Maryland (1965 Replacement Volume), title "Public Education," subtitle "County Board of Education," be and it is hereby repealed and new Section 59 be and it is hereby enacted to stand in the place of the section repealed, to read as follows:

59.

[Schools on or near the dividing line of two counties shall be free to the children of each county; and the county board of education of respective counties shall have power to provide jointly for the maintenance of said schools.]

Schools in one county (hereinafter referred to as the "receiving county") but near the dividing line of an adjoining county shall be free to the children of the adjoining county to the extent hereinafter provided. The county boards of education of the two counties shall have the power to provide jointly for the maintenance and support of such schools in the receiving county and to determine the geographical attendance areas and other attendance policies of the two counties for all such schools in the receiving county.

Should the two county boards of education fail to agree as to the geographical attendance areas and other attendance policies and the amount of maintenance and support each should give to such schools, the State Superintendent of Schools shall decide the matter, provided that the receiving county is granted one hundred percent (100%) of the cost of educating said child in the receiving county, or in the forwarding county, whichever is greater.

The receiving county shall receive, as a minimum, for each pupil from the adjoining county who attends such schools the basic foundation State aid per pupil authorized by Section 220 of this article for the adjoining county or for the receiving county, whichever is greater.

SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1969.

Approved May 14, 1969.

## CHAPTER 744 (House Bill 1199)

AN ACT to repeal and re-enact, with amendments, Section 172(c) of Article 48A of the Annotated Code of Maryland (1968 Replacement Volume), title "Insurance," subtitle "11. Agents and Brokers," increasing the term of certain temporary licenses the Insurance Commissioner is permitted to issue.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 172(c) of Article 48A of the Annotated Code of Maryland (1968 Replacement Volume), title "Insurance," subtitle "11. Agents and Brokers," be and it is hereby repealed and re-enacted, with amendments, to read as follows: