Local Laws of Maryland), title "Baltimore City," subtitle "Delinquent and Dependent Children," repealing an obsolete local law of Baltimore City concerning the appointment of a physician, a psychiatrist and a stenographer to aid in the jurisdiction in juvenile causes in Baltimore City.

WHEREAS, Section 775 of the Local Laws of Baltimore City authorizes the Supreme Bench to appoint a physician, a psychiatrist and a stenographer to be members of the staff of the judge assigned in Baltimore City to exercise jurisdiction in juvenile causes; and

Whereas, This section is now obsolete as the Supreme Bench has directed the medical officer of the Supreme Bench to assign medical and psychiatric help to the Juvenile Court as part of its regular services to the Supreme Bench; and

WHEREAS, The Juvenile Court judge in Baltimore City recommends that this section may be repealed; now, therefore

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 775 of the Code of Public Local Laws of Baltimore City (1949 Edition, being Article 4 of the Code of Public Local Laws of Maryland), title "Baltimore City," subtitle "Delinquent and Dependent Children," be and it is hereby repealed.

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

Approved May 14, 1969.

CHAPTER 781

(House Bill 1466)

AN ACT to repeal and re-enact, with amendments, Section 4B of Article 25 of the Annotated Code of Maryland (1966 Replacement Volume and 1968 Supplement), title "County Commissioners," subtitle "General Provisions," to clarify certain provisions thereof, namely, that provisions for referendum petitions are not applicable to the issuance of Bonds, Bond Anticipation Notes, and other obligations issued by the Prince George's County Commissioners.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 4B of Article 25 of the Annotated Code of Maryland (1966 Replacement Volume and 1968 Supplement), title "County Commissioners," subtitle "General Provisions," be and the same is hereby repealed and re-enacted, with amendments, to read as follows:

(a) In Prince George's County any action having a legislative effect and pertaining to the general public taken by the Board of County Commissioners except: (1) the imposition of a tax, [and in the exercise of bonding authority relating to the imposition of a tax,] or, (2) the making of an appropriation for the county government or any county institution or, (3) any action relating to zoning or to the adoption of zoning master plans, may be petitioned by the voters of the county to be submitted for approval or rejection by them at the next regular election held in the county.