ing. While the right to appear in proper person should not be denied to an individual, it should not be extended to a corporation.

2. It is our understanding that one of the underlying purposes of the new District Court system was to establish a uniform system of courts across the State with uniform jurisdiction and rules. Since the provisions of Senate Bill 418 apply to only five counties, it is contrary to the basic purpose of the system.

For these reasons we respectfully request that you veto Senate Bill 418.

Very truly yours,

LOWELL R. BOWEN, Chairman, Committee on Laws.

Senate Bill No. 460—Records at Educational Institutions

AN ACT to repeal and re-enact, with amendments, Section 3(c) of Article 76A of the Annotated Code of Maryland (1971 Supplement), title "Public Information," to add certain records of students at public institutions of higher education to those records to which the custodian shall deny the right of inspection. TO CHANGE THE KINDS OF RECORDS OF STUDENTS AT ELEMENTARY, SECONDARY AND HIGHER EDUCATIONAL INSTITUTIONS WHICH ARE OPEN TO INSPECTION AND TO CHANGE THE PERSONS WHO MAY INSPECT THESE RECORDS.

May 31, 1972.

Honorable William S. James President of the Senate State House Annapolis, Maryland 21404

Dear Mr. President:

In accordance with Article II, Section 17, of the Maryland Constitution, I have today vetoed Senate Bill 460.

This bill makes confidential, except to the State Department of Education, certain records of public institutions of higher education.

The Attorney General has advised me that Senate Bill 460 has a defective title and is, therefore, in violation of Article III, Section 29, of the Maryland Constitution. For the reasons given on the attached copy of the Attorney General's Opinion, which is to be considered a part of this message, I believe that this bill must be vetoed.

Sincerely,

/s/ MARVIN MANDEL,

Governor.