THE LAND, IN ACCORDANCE WITH REGULATIONS OR PROCEDURES WHICH [[SHALL]] MAY BE PROMULGATED BY THE COUNTY COMMISSIONERS, SHALL COMPENSATE THE COUNTY FOR [[THE BURDEN THE DEVELOPMENT WILL IMPOSE IN TERMS OF THE ADDITIONAL PUBLIC FACILITIES AND UTILITIES WHICH WILL HAVE TO BE PROVIDED IN AN AMOUNT EQUAL TO THE COST ATTRIBUTABLE TO THE PROPOSED DEVELOPMENT OF THE LAND INVOLVED]] SUCH SCHOOL SITES.

- (B) THE COSTS TO BE COMPENSATED BY THE LAND OWNER OR **OWNERS** SHALL BEDETERMINED BYTHE COUNTY COMMISSIONERS. PROPORTIONATE DIVISION AND PROVISIONS FOR PAYMENT OF THESE COSTS SHALL BE MADE ACCORDING TO **SCHEDULES APPROVED** BY**COUNTY** REASONABLE THE COMMISSIONERS. THESE SCHEDULES SHALL REFLECT IMPACT OF THE DEVELOPMENT OVER TIME AND PROVIDE FOR THE TIMELY ACQUISITION OF LAND HAND OTHER FACILITIES BY THE COUNTY, STATE, OR THE LAND OWNERS, AS THE CASE MAY BE, DESIGNED TO SERVE RESIDENTS OF THE DEVELOPMENT !!
- (C) MONEYS RECEIVED BY THE COUNTY FOR COMPENSATION FOR ADDED PUBLIC SCHOOL SITES[I, UTILITIES AND FACILITIES] SHALL BE PLACED IN A SEPARATE TRUSTEE ACCOUNT WITH THE COUNTY COMMISSIONERS AS TRUSTEE OF THIS FUND. THE FUNDS IN THIS ACCOUNT SHALL BE USED SOLELY FOR THE ACQUISITION OF LAND FOR SCHOOL SITES[I, SCHOOL LOT IMPROVEMENTS, PARKS, RECREATIONAL AREAS, OPEN SPACES, SEWAGE AND WATER LINES, STORM AND SURFACE DRAINAGE SYSTEMS, OTHER UTILITY SYSTEMS AND INSTALLATIONS, AND OTHER PUBLIC FACILITIES TO SERVE THE RESIDENTS OF THE DEVELOPMENT]. THESE SPECIAL ACCOUNTS SHALL BE ADMINISTERED BY THE COUNTY COMMISSIONERS AND ARE SUBJECT TO INVESTMENT OR EXPENDITURE BY THE COUNTY COMMISSIONERS, IN THEIR ABSOLUTE DISCRETION SOLELY FOR THE PURPOSES OF THIS SECTION.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1973.

Approved May 21, 1973.

## **CHAPTER 643**

-----

(House Bill 1492)

AN ACT to repeal paragraph (11) of subsection (b) of Section 145 of Article 26 of the Annotated Code of Maryland (1966 Replacement Volume and 1971 cumulative Supplement), title "Courts," subtitle "District Courts," and repeal and re-enact, with amendments, Section 6-205.3 of Article 66 1/2 of the Annotated Code of Maryland (1970 Replacement Volume), title "Vehicle Laws," subtitle "Drivers' Licenses," and to redesignate and to transfer the provisions pertaining to local drivers schools to the Vehicle Laws for purposes of organizational clarity in codification.