effect as a person of the full age of <u>MAJORITY</u>. <u>THIS SUBSECTION SHALL NOT [IEFFECT]</u> AFFECT any right granted in subsection (b) of this Section Iltwenty-one years].

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

Approved May 24, 1973.

CHAPTER 674

(Senate Bill 311)

AN ACT to repeal and re-enact, with amendments, Sections 515, 516(e), 518(b), 519, 520, 521(a), 521(c), 523 and 528 of Article 43 of the Annotated Code of Maryland (1971 Replacement Volume), title "Health," subtitle "Architects," to modify the definition of the term "practice in architecture" in the architect laws of this State; to modify the qualifications for applicants for registration as an architect and the persons exempt from said registration; to modify the provisions of law relating to corporations and partnerships and the practice of architecture; to modify the fees charged by the Maryland Architectural Registration Board; to correct certain language in the architect laws of this State; and relating generally to the laws of this State concerning architects.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Sections 515, 516(e), 518(b), 519, 520, 521(a), 521(c), 523 and 528 of Article 43 of the Annotated Code of Maryland (1971 Replacement Volume), title "Health," subtitle "Architects," be and they are hereby repealed and re-enacted, with amendments, to read as follows:

515.

It is hereby declared that in order to safeguard life, health, [[[]] public [[]] safety and property and to promote the public welfare [[[]] by requiring that only properly qualified persons shall hold themselves out as architects or be permitted to use the designation of "architect" or be permitted to practice architecture in the State of Maryland, such persons shall be compelled to submit evidence that they are qualified to practice architecture and shall be registered as hereinafter provided []]] [[, THAT ONLY PERSONS REQUESTED BY THE STATE BOARD AS AN ARCHITECT OR OTHERWISE PERMITTED TO PRACTICE UNDER THIS SUBTITLE SHALL ENGAGE IN THE PRACTICE OF ARCHITECTURE IN THE STATE OF MARYLAND. EXCEPT AS PROVIDED IN SECTION 520(4) OF THIS SUBTITLE, ONLY **PERSONS** REGISTERED **SHALL** USE THE DESIGNATION "ARCHITECT" OR OTHERWISE REPRESENT TO THE PUBLIC THAT THEY ARE ENTITLED TO PRACTICE ARCHITECTURE IN THIS STATE!

516.

(e) The term "practice of architecture," within the meaning and intent of this larticle SUBTITLE, shall mean any service or creative work the performance of which requires architectural education, training and experience in such services as consultation, investigations, evaluation, planning, architectural design and preparation of related documents, coordination of services furnished by structural,