therapist OR AS A PHYSICAL THERAPIST ASSISTANT.

613.

Subject to the provisions of this subtitle, no person shall practice as a physical therapist OR AS A PHYSICAL THERAPIST ASSISTANT as defined herein, nor use the abbreviation "P.T." OR "P.T.A.", or any other words, letters or symbols approved by the State Board of Physical Therapy Examiners indicating that he or she is a licensed physical therapist OR PHYSICAL THERAPIST ASSISTANT in this State unless licensed as herein provided. Any person violating any provision of this subtitle shall be guilty of a misdemeanor and, upon conviction, shall be fined not more than one thousand dollars (\$1,000.00). The State Board of Physical Therapy Examiners shall cause to be presented to the State's Attorney of Baltimore City or of the county wherein any violation occurs, evidence of such violation and may incur any necessary expense in the performance of such duty; such expense to be paid out of the receipts of said Board.

614.

All laws or parts of laws inconsistent herewith are repealed to the extent of such inconsistency, but nothing herein contained shall be construed to apply to students in the fulfillment of a physical therapy educational program of a school of physical therapy which is approved by the Board if the students are under the direct supervision of a licensed physical therapist, OR BE CONSTRUED TO APPLY TO PERSONS EMPLOYED AS AIDES, ATTENDANTS, ORDERLIES OR SIMILAR OCCUPATIONAL TITLES WHO WORK UNDER THE DIRECT SUPERVISION OF A LICENSED PHYSICAL THERAPIST, or be construed to amend the laws relating to the practice of chiropractic, osteopathy, dentistry, chiropody, nursing, optometry, medicine and surgery, except as specifically provided in this subtitle. Nothing in this subtitle shall be construed to prohibit chiropractors from practicing physical therapy in their practice as chiropractors; or to apply to the practice of beauty culture, hairdressing, or in the operation of health clubs, so far as nonmedical treatments are concerned; or to prohibit or prevent the advertising of health clubs as health clubs. Neither shall any section laction be taken under the authority of this subtitle to accomplish any of these results.

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

Approved May 24, 1973.

CHAPTER 861

(House Bill 1317)

AN ACT to add new Section 10B 1/2 to Article 25 of the Annotated Code of Maryland (1966 Replacement Volume and 1972 Supplement), title "County Commissioners," subtitle "General Provisions," to follow immediately after Section 10B thereof, to provide [Iforl] that the County Commissioners of Carroll County [I, tol] may levy assessments on developers in that county, to create and generally relate to a Development Assessment Advisory Commission in that county and [Iprovisions relating generally theretol] generally relating to certain acts of the County Commissioners of Carroll County.