

Annotated Code of Maryland (1971 Replacement Volume and 1972 Supplement), title "Election Code," subtitle "Fair Election Practices," be and they are hereby repealed and re-enacted, with amendments, all to read as follows:

26-16.

(a)

(7) Campaign Literature. Every person who publishes or distributes or causes to be published or distributed any pamphlet, circular, card, dodger, poster, advertisement or any printed, multigraphed, photographed, typewritten or written matter or statement or any matter or statement which may be copied by any device or method now known for printing or copying or which may hereafter be used for making copies of printed or written matter in any form whatever for publication or distribution, relating to or concerning any candidate or prospective candidate for public or party office or for the acceptance or defeat of any proposition unless such pamphlet, circular, card, dodger, poster, advertisement or other form of publication herein described contains, **BUT SET APART THEREFROM, AN AUTHORITY LINE WHICH SHALL INCLUDE** the name and address of the person, [candidate or his] treasurer or political agent responsible for the publication or distribution of the same, except that if the person, [candidate or his] treasurer or political agent has furnished his address to the appropriate board the literature need not contain an address.

26-17.

(a) It shall not be lawful for any **PERSON, candidate, POLITICAL AGENT, treasurer or subtreasurer, PARTISAN ORGANIZATION, POLITICAL COMMITTEE INCLUDING POLITICAL CLUBS, OR PARTY COMMITTEE** to expend any money for printing, publication or broadcasting of any political matter whatsoever unless such matter [purport] **PURPORTS** on its face to be **A PAID POLITICAL ADVERTISEMENT AND** printed, published or broadcast by the authority of said candidate, **PERSON, POLITICAL AGENT, treasurer or subtreasurer[;]** **FOR SUCH CANDIDATE, PARTISAN ORGANIZATION, OR POLITICAL COMMITTEE INCLUDING POLITICAL CLUBS.** [any such material which is printed, published or broadcast shall be marked as an advertisement.]

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

Approved May 7, 1973.

CHAPTER 250

(Senate Bill 852)

AN ACT to repeal and re-enact, with amendments, Sections 70 and 72 of Article 101 of the Annotated Code of Maryland (1964 Replacement Volume and 1972 Supplement), title "Workmen's Compensation," subtitle "State Accident Fund," to provide that the State Accident Fund may issue Employer's Liability Insurance.