

of any further sum that may subsequently be awarded by a jury. In the various municipal corporations within Cecil County, where in the judgment of and upon a finding by the governing body of said municipal corporation that there is immediate need therefor for right of way for municipal roads, streets and extension of municipal water and sewage facilities, the governing body may provide that such property may be taken immediately upon payment therefor to the owner or owners thereof, or into court, such amount as a licensed real estate broker appointed by the particular governing body shall estimate to be a fair market value of such property, provided that the municipal corporation shall secure the payment of any further sum that subsequently may be awarded by a jury. This Section 40A shall not apply in ANNE ARUNDEL COUNTY OR Montgomery County or any of the various municipal corporations within Cecil County, if the property actually to be taken includes a building or buildings.

SECTION 2. AND BE IT FURTHER ENACTED, That the foregoing section hereby proposed as an amendment to the Constitution of Maryland, at the next general election to be held in this State in November 1974, shall be submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of directions contained in Article XIV of the Constitution of this State; and at this general election, the vote on this proposed amendment to the Constitution shall be by ballot, and upon each ballot there shall be printed the words "For the Constitutional Amendment" and "Against the Constitutional Amendment", as now provided by law, and, immediately, after the election, all returns shall be made to the Governor of the vote for and against the proposed amendment, as directed by Article XIV of the Constitution, and further proceedings had in accordance with Article XIV.

Approved May 7, 1973.

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CHAPTER 259

(Senate Bill 924)

AN ACT to repeal and re-enact, with amendments, Section 200(o) of Article 43 of the Annotated Code of Maryland (1971 Replacement Volume), title "Health," subtitle "Food Products," to eliminate references to a particular sex in the present language of the section and setting certain requirements in relation to apparel worn during preparation of foods for canning

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 200(o) of Article 43 of the Annotated Code of Maryland (1971 Replacement Volume), title "Health," subtitle "Food Products," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

200.

(o) [Female employees] EMPLOYEES who work where foods are being prepared for canning shall wear clean [aprons or dresses] APPAREL made of washable OR DISPOSABLE fabrics and shall also wear clean, washable OR DISPOSABLE caps over the hair.

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