MARYLAND, That Sections 1-104, 11-1103, and 11-1202 through 11-1206, inclusive, of Article 66 1/2 - Vehicle Laws, of the Annotated Code of Maryland (1970 Replacement Volume and 1973 Supplement) be and they are hereby repealed and re-enacted, with amendments, to read as follows:

Article 66 1/2 - Vehicle Laws

1-104.

(A) Bicycle means [every device] A VEHICLE propelled EXCLUSIVELY by human power [upon which any person may ride], having two [tandem] OR THREE wheels [either] of which ONE is more than 14 inches in diameter[.], HAVING A REAR DRIVE, AND WITH WHEEL CONFIGURATION AS FOLLOWS:

(1) TWO WHEELS - IN TANDEM

- (2) THREE WHEELS SINGLE FRONT WHEEL WITH TWO REAR WHEELS ON A HORIZONTAL AXIS PERPENDICULAR TO THE LONGITUDINAL PLANE OF THE FRONT WHEEL AND SPACED EQUIDISTANT FROM THE FRONT WHEEL CENTERLINE.
- (B) FOR THE PURPOSES OF THIS ARTICLE, A TWO OR THREE WHEELED VEHICLE PROPELLED EXCLUSIVELY BY HUMAN POWER AND NOT DEFINED AS A BICYCLE IN SUBSECTION (A) OF THIS SECTION SHALL BE CONSIDERED A "PLAY VEHICLE".

11-1103.

No person shall drive any vehicle upon a sidewalk or sidewalk area except upon a permanent or duly authorized temporary driveway. HOWEVER, BICYCLES, PLAY VEHICLES AND UNICYCLES MAY BE RIDDEN UPON A SIDEWALK OR SIDEWALK AREA [[EXCEPT WHERE PROHIBITED]] WHERE PERMITTED BY LOCAL ORDINANCE.

11-1202.

Every person riding a bicycle [upon a roadway] IN A PUBLIC BICYCLE ARRA shall be granted all of the rights and subject to all of the duties applicable to the driver of a vehicle by this subtitle, including the duties set forth in Section 11-504 of this subtitle, except as to special regulations in this part and except as to those provisions of this article which by their nature can have no application.

11-1203.

(a) [A] NO person propelling a bicycle shall [not] ride other than upon or astride a permanent and regular