record. [The State Board of Health shall be empowered to THE SECRETARY OF HEALTH AND MENTAL HYGIENE MAY make and enforce such rules and regulations regarding the submission of plans for approval and record as [it] HE may deem reasonable and proper. Before plans are drawn, or application filed, for a prospective system of water supply, sewerage or refuse disposal, a preliminary statement concerning the improvement may be made to the [State Board] SECRETARY of Health[,] AND MENTAL HYGIENE whereupon [the State Board of Health shall,] if requested, HE SHALL outline the general requirements of the case conformity with which would meet with the [Board's] HIS approval. [Whenever] WHEN application [shall be] IS made to the [State Board] SECRETARY of Health AND MENTAL HYGIENE for a permit under the provisions of this section, it shall be the duty of the [Board] SECRETARY OF HEALTH AND MENTAL HYGIENE to examine the application without delay, and, as soon as possible [thereafter] AFTER SUBMISSION OF THE APPLICATION, to issue [said] THE permit, disapprove the application, or state the conditions under which [said] THE permit will be granted.

AN INDIVIDUAL[[,]] OR CORPORATION[[,]] FOR (B) COMMERCIAL PURPOSES AND A MUNICIPALITY, COUNTY, DISTRICT, OR INSTITUTION MAY NOT ENGAGE IN COLLECTION, HANDLING, BURNING, STORAGE, OR TRANSPORTATION OF [[SOLID WASTES]] SEWAGE SLUDGE WITHOUT FIRST OBTAINING A PERMIT FROM SECRETARY OF HEALTH AND MENTAL HYGIENE. HE SHALL ADOPT APPROPRIATE RULES AND REGULATIONS RELATING TO [[PERMISSABLE]] PERMISSIBLE USES AND METHODS OF COLLECTION, HANDLING, BURNING, STORAGE AND TRANSPORTATION OF [[SOLID WASTES]] SEWAGE SLUDGE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1974.

Approved May 31, 1974.

CHAPTER 681

(Senate Bill 1033)

AN ACT concerning

Creation of a State Debt - Renovation of Prince George's County Detention Center

FOR the purpose of authorizing the creation of a State