

REGULATION ADOPTED THEREUNDER, OR ANY PROSPECTIVE PROVISION OR REGULATION, NO STATE, CITY OR COUNTY [[BOARD]] ADMINISTRATION OR DEPARTMENT OF SOCIAL SERVICES OR OTHER AGENCY SHALL DECREASE, SOLELY AS A RESULT OF IMPLEMENTATION OF A SYSTEM OF FLAT-GRANT PAYMENTS, THE MONETARY AMOUNT OF ASSISTANCE RECEIVED BY ANY RECIPIENT OF PUBLIC ASSISTANCE PRIOR TO THE IMPLEMENTATION OF A SYSTEM OF FLAT-GRANT PAYMENTS. [[EITHER THE MONETARY AMOUNT OR PROPORTION OF THE STATE DEFINITION OF NEED IN EFFECT ON JANUARY 1, 1974, WHICH HAS BEEN PAID TO ANY RECIPIENT UNDER THE PROVISIONS OF THIS ARTICLE CONCERNING AID TO FAMILIES WITH DEPENDENT CHILDREN AND GENERAL PUBLIC ASSISTANCE. IF FEDERAL CONTRIBUTIONS OR SUBSIDIES DECREASE, FOR THE PURPOSES OF THE ABOVE PAYMENTS, THE STATE SHALL PROVIDE ADDITIONAL FUNDS TO MEET THE PAYMENT STABILITY PROVISIONS OF THIS SECTION.]]

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

Approved May 31, 1974.

CHAPTER 870

(House Bill 620)

AN ACT concerning

Tax Assessments - Country Clubs

FOR the purpose of providing that in order to qualify for the assessment with respect to country clubs, a country club may not refuse, withhold from, deny to, or discriminate against any person its membership or guest privileges because of race, creed, color, sex, or national origin; providing that the Attorney General shall make determinations on the existence or non-existence of discrimination in country clubs; providing that the provisions of this Act which prohibit certain forms of discrimination shall not apply to certain clubs; and providing for appeals from these determinations.

BY repealing and re-enacting, with amendments,

Article 81 - Revenue and Taxes
 Section 19(e) (4)
 Annotated Code of Maryland
 (1969 Replacement Volume and 1973 Supplement)