

that, due to an error in the bill that changed the number of days for which a temporary permit could be used from ten to two, the bill should be vetoed at this time.

The delegation regrets the error and any inconvenience we've caused and sincerely appreciate your consideration in vetoing this local legislation.

Thank you for your cooperation and courtesy in this matter.

Kind regards,  
/s/ James C. Simpson  
State Senator

Letter from State Law Department on H.B. 1621

May 9, 1975

Honorable Marvin Mandel  
Governor of Maryland  
State House  
Annapolis, Maryland 21401

Re: House Bills 1421 and 1621  
Senate Bill 1034

Dear Governor Mandel:

The above bills are interrelated in several respects. These interrelationships, while they do not affect the validity of the bills, do warrant mention. A more serious problem is posed by one of the provisions of House Bill 1621; we shall discuss this matter last.

Preliminarily, both House Bill 1621 and Senate Bill 1034 add a new subsection (f-1) to Article 2B, Section 16 of the Annotated Code of Maryland, in the first instance, applicable to Charles County, in the second instance, to Garrett County. The two provisions are not inconsistent and will simply require a renumbering of one of the provisions as (f-2).

All three of the bills amend subsection (k) of Article 2B, Section 16. Currently, subsection (k) contains fourteen exceptions to the application of Section 16 with each exception applying to one county or a city. House Bill 1621 and Senate Bill 1034 amend this subsection by deleting the exceptions as to Charles County and Garrett County, respectively. House Bill 1421 enacts a new 16(k) establishing a new license fee in Howard County and re-enacts the former 16(k) as 16(l), deleting the exception as to Howard County. While none of the bills includes the deletions contained in the other two, and although neither House Bill 1621 nor Senate Bill 1034 includes the new numbering sequence used