248.

- (E) 41 A-MEMBER, OR-THE-FAMILY-OF-A-MEMBER, MAY NOT-HAVE-ANY-CONNECTION-WITH-OR-INTEREST-IN-ANY-PROPERTY WHICH-IS-THE-SUBJECT-OF-A-HEARING-BIFORE-THE-EOARD. -- A
- (E) (1) ANY MEMBER WHO HAS ANY CONNECTION WITH OR INTEREST IN ANY PROPERTY WHICH IS THE SUBJECT OF A HEARING BEFORE THE BOARD OR WHOSE FAMILY HAS ANY CONNECTION WITH OR INTEREST IN ANY PROPERTY WHICH IS THE SUBJECT OF A HEARING BEFORE THE BOARD SHALL DISQUALIFY HIMSELF. A MEMBER MAY NOT HOLD ANY POSITION OR ENGAGE IN ANY BUSINESS WHICH IS INCOMPATIBLE WITH THE DUTIES OF HIS OFFICE.
- (2) A MEMBER, OR AN EMFLOYEE OF THE BOARD, MAY NOT ACCEPT ANY PRESENT, GIFT, GRATUITY, OR CONSIDERATION OF ANY KIND FROM ANY PERSON OR ENTITY CONNECTED WITH ANY HEARING BEFORE THE BOARD.
- (3) A MEMBER, OR AN EMFLOYEE OF THE EOARD, MAY NOT DIVULGE TO ANY PERSON ANY FACT OR INFORMATION LEARNED DURING A HEARING BEFORE THE BOARD, OR IN THE GOURSE OF EXAMINING THE RECORDS OF ANY PERSON OR ENTITY GONNEGTED WITH A HEARING BEFORE THE BOARD, EXCEPT AS AUTHORIZED OR PERMITTED BY LAW. MAY NOT DIVULGE DATA SPECIFIED IN SECTION 45 (D) OF THIS ARTICLE OR DEVELOPED DURING A HEARING BEFORE THE BOARD, EXCEPT AS PROVIDED IN SECTION 45 (D) OR OTHERWISE AUTHORIZED BY LAW.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1977.

Approved May 17, 1977.

CHAPTER 346

(Senate Bill 759)

AN ACT concerning

Savings and Loan Associations - Voting Rights

FOR the purpose of allowing the charter or bylaws of a savings and loan association to restrict voting control to members on a one vote per person basis.

BY repealing and reenacting, with amendments,

Article — Corporations and Associations Section 6-219(b) Annotated Code of Maryland (1975 Volume and 1976 Supplement)