the-employee's accrued-sick-leave-fer-the-first-12-months fellowing—such an injury, provided-that-the-Secretary-of the-Department-of-Personnel-shall-determine-if-the-injury for-which-the-leave-was-taken-by-the-employee-is-an injury-which-occurred-in-the-discharge-of-the-performance of-the-employee-as-a-firefighter-OR-STATE-POLICEMAN.

(H) LEAVE USED BY A STATE POLICEMAN AS A RESULT OF AN "ON THE JOB" INJURY SUSTAINED WHILE CN HAZARDOUS DUTY SHALL NOT BE CHARGED TO THE EMPLOYEE'S ACCRUED SICK LEAVE FOR THE FIRST 12 MONTHS FOLLOWING SUCH AN INJURY, PROVIDED THAT THE SECRETARY OF THE DEPARTMENT OF PERSONNEL SHALL DETERMINE IF THE INJURY FOR WHICH THE LEAVE WAS TAKEN BY THE EMPLOYEE IS AN INJURY WHICH OCCURRED IN THE DISCHARGE OF THE PERFORMANCE OF THE EMPLOYEE AS A STATE POLICEMAN.

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

Approved May 17, 1977.

CHAPTER 392

(House Bill 169)

AN ACT concerning

Local Income Taxes - Change in Municipal
Share Computation

FOR the purpose of requiring that the municipal share of the local income tax paid to each municipality be an amount equivalent to a certain percent of the State income tax liability of the residents of each municipality; and implementing a hold harmless provision.

BY repealing and reenacting, with amendments,

Article 81 - Revenue and Taxes Section 323(a) Annotated Code of Maryland (1975 Replacement Volume and 1976 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 323(a) of Article 81 — Revenue and Taxes, of the Annotated Code of Maryland (1975 Replacement Volume and 1976 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

Article 81 - Revenue and Taxes