been convicted of a felony; and further statement as to whether he has ever been adjudged guilty of violating the laws governing the sale of alcoholic beverages or for the prevention of gambling in the state of Maryland; and in Worcester County a statement that the applicant has never offered a plea of nolo contendere to a felony indictment which was accepted by a court; AND IN WICOMICO COUNTY A STATEMENT THAT THE APPLICANT CONSENTS TO THE BOARD INVESTIGATING THE APPLICANT'S CRIMINAL RECORD.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1978.

Approved May 16, 1978.

CHAPTER 557

(S∈nate Bill 1190)

AN ACT concerning

Charles County - Firearms

FOR the purpose of prohibiting any person from discharging or—having—in-his-possession in Charles County any air gun while-loaded within a certain distance of any other person's home or residence, or any school or schoolgrounds, or of certain other properties; "defining air gun"; specifying that this prohibition does not apply at certain places and for certain purposes; and providing a penalty for violation of the prohibition.

BY adding to

The Public Local Laws of Charles County Section 139A to be under the new subtitle "Firearms" Article 9 — Public Local Laws of Maryland (1969 Edition and 1977 Supplement, as amended)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Code of Public Local Laws of Maryland be repealed, amended, or enacted to read as follows:

Article 9 - Charles County

FIREARMS

139A.

(A) IN THIS SECTION, "AIR GUN" MEANS A SMALL-CALIBER WEAPON, EITHER A HANDGUN OR A SHOULDER WEAPON, FROM WHICH