

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed House Bill 772.

This bill extends, through the 1980 taxable year, the property tax credit authorized as a result of increased assessed value of residential property.

Senate Bill 543, which was enacted by the General Assembly and signed by me on May 2, 1978, accomplishes the same purpose.

Therefore it is unnecessary for me to sign House Bill 772.

Sincerely,
Blair Lee III
Acting Governor

House Bill No. 861 - Property Tax Credits - Definition
of Combined Income

AN ACT concerning

Property Tax Credits - Definition of Combined Income

FOR the purpose of modifying the definition of combined income for certain property tax credit purposes ~~to include only that amount of income actually paid to support a household.~~

May 29, 1978

Honorable John Hanson Briscoe
Speaker of the House of Delegates
State House
Annapolis, Maryland 21404

Dear Mr. Speaker:

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed House Bill 861.

This bill redefines, for purposes of property tax credits, the term "combined income".

House Bill 1168, which was enacted by the General Assembly and signed by me on May 2, 1978, creates a new property tax credit program and includes a provision comparable to that in House Bill 861.