

in the proposed supplements within [60] 90 days of the date of transmittal of the proposed supplements to both county executives by the commission shall constitute disapproval of the supplements by the county councils of Montgomery and Prince George's counties as submitted by the commission.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1981.

Approved April 28, 1981.

CHAPTER 218

(House Bill 1669)

AN ACT concerning

Montgomery and Prince George's Counties - Municipal
Annexations - Filings
MC/PG 9-81

FOR the purpose of requiring certain officers of municipal corporations in Montgomery and Prince George's counties to file the original boundaries and new boundaries after annexation with the Maryland-National Capital Park and Planning Commission.

BY repealing and reenacting, with amendments,

Article 23A - Corporations - Municipal
Section 19(p)
Annotated Code of Maryland
(1981 Replacement Volume)

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 BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland be repealed, amended, or enacted to read as follows:

Article 23A - Corporations - Municipal

19.

(p) The chief executive and administrative officer of a municipal corporation which has enlarged its corporate boundaries under the provisions of this section shall promptly register both the original boundaries and the new boundaries with the clerk or similar official thereof, with the clerk of the court in the county or counties in which the municipal corporation is located, [and] with the State agencies as provided in § 9A of this article, AND FOR THOSE MUNICIPALITIES LYING WITHIN THE REGIONAL DISTRICT, WITH THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION.