SECTION-3:--AND-BE-IT--FURTHER--ENACTED; --That--if--any provision--of--this--Act--or--the-application-thereof-to-any person-or-circumstance-is-held-invalid-for-any-reason--in--a court--of--competent--jurisdiction; --the-invalidity-does-not affect-other-provisions-or-any-other-application-of-this-Act which-can-be-given-effect-without-the-invalid--provision--or application; -and-for-this-purpose-the-provisions-of-this-Act are-declared-severable;

- (32) TO EXERCISE THE LICENSING AUTHORITY GRANTED IN ARTICLE 56 AND OTHER PROVISIONS OF LAW.
- PROVISIONS OF ARTICLE 81, TO ESTABLISH AND COLLECT REASONABLE FEES AND CHARGES:
- (I) FOR THE FRANCHISES, LICENSES, OR PERMITS AUTHORIZED BY LAW TO BE GRANTED BY A MUNICIPAL CORPORATION; OR
- GOVERNMENTAL OR PROPRIETARY FUNCTION AUTHORIZED BY LAW TO BE EXERCISED BY A MUNICIPAL CORPORATION.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act confirms and codifies authority heretofor thought to exist and in no instance may a municipal corporation be required to refund any tax or fee, collected prior to the effective date of this Act, which would be valid under the terms of this Act.
- SECTION $\frac{1}{2}$ $\frac{4}{3}$. AND BE IT FURTHER ENACTED, That this Act is hereby declared to be an emergency measure and necessary for the immediate preservation of the public health and safety and having been passed by a yea and nay vote supported by three-fifths of all the members elected to each of the two Houses of the General Assembly, the same shall take effect from the date of its passage.

Approved May 19, 1981.

CHAPTER 566

(Senate Bill 765)

AN ACT concerning

Prince George's County - School Board Districts

FOR the purpose of deleting--the--requirement--for--periodic school--board--redistricting-in-Prince-George's-County;