CHAPTER 697

(House Bill 1595)

AN ACT concerning

Maryland-National Capital Park and Planning Commission (Conflicts of Interest and Prohibited Conduct for Commissioners) MC/PG 6A-81

FOR the purpose of making the certain conflict of interest and prohibited conduct provisions applicable to the Prince---George's---Geunty Commissioners of the Maryland-National Capital Park and Planning Commission in certain circumstances.

BY repealing and reenacting, with amendments,

Article 66D - Maryland-National Capital Park and Planning Commission Section 2-115(a)(2), (4) and (c) Annotated Code of Maryland (1978 Replacement Volume and 1980 Supplement)

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 BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland be repealed, amended, or enacted to read as follows: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 66D - Maryland-National Capital Park and Planning Commission

2-115.

(a) No commissioner may:

representative, or employee of any person in his business dealings with Montgomery County, PRINCE GEORGE'S COUNTY, the Maryland-National Capital Park and Planning Commission or Washington Suburban Sanitary Commission nor may the commissioners decide or participate in a decision on any matter in which a close business or professional associate has acted in any of these capacities or represented private interests before [Montgomery County] EITHER COUNTY or the above commissions. The commissioners may not represent private interest or appear in a position of advocacy, other [that] THAN in the performance of their official duties, either in person or by associate, in any matter [of] OR proceeding pending before the Montgomery County Council, THE PRINCE GEORGE'S COUNTY COUNCIL, Maryland-National Capital Park and Planning Commission, Washington Suburban Sanitary Commission, THE PRINCE GEORGE'S COUNTY BOARD OF APPEALS, or the Montgomery County board of appeals.