- (4) THE DEPARTMENT OF AGRICULTURE; AND
- (5) THE DEPARTMENT OF STATE PLANNING.
- (B) UPON CONSIDERATION OF ALL RELEVANT INFORMATION, THE SECRETARY SHALL REPORT FINDINGS TO THE GENERAL ASSEMBLY ON THE STATUS OF ANY TECHNOLOGY OR MEANS FOR THE PERMANENT DISPOSAL OF LOW-LEVEL NUCLEAR WASTE AS PROVIDED IN \$-6096 § 689D OF THIS ARTICLE.

SECTION 2. AND BE IT FURTHER ENACTED, That this subtitle shall be regarded as supplemental and additional to the powers and authority conferred by other laws upon the Department of Health and Mental Hygiene and may not be regarded as in derogation of any powers now existing in the Department of Health and Mental Hygiene.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1981.

Approved May 19, 1981.

CHAPTER 728

(Senate Bill 584)

AN ACT concerning

Maryland Public Ethics Law - Candidates for Local Election

FOR the purpose of providing---that---certain--local jurisdictions-may-enact-financial-disclosure-provisions for-candidates-for-election-to-local-offices clarifying certain standards for financial disclosure requirements for candidates for local office.

BY repealing and reenacting, with amendments,

Article 40A - Maryland Public Ethics Law Section 6-201 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 BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland be repealed, amended, or enacted to read as follows: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 40A - Maryland Public Ethics Law