

(a) ~~{1}~~ By no later than December 31, 1980 each county of the State, the City of Baltimore, and each of the incorporated municipalities shall enact financial disclosure provisions applicable to any local officials of their respective jurisdictions, ~~including~~. FOR THE PURPOSES OF THIS SECTION, THE TERM "LOCAL OFFICIALS" INCLUDES ~~{~~ candidates for election to such offices and ~~}~~ local officials funded in whole or part by the State.

~~{2}--FINANCIAL--DISCLOSURE--PROVISIONS--APPLICABLE TO CANDIDATES FOR ELECTION TO LOCAL OFFICES MAY--BE--ENACTED BY--EACH--COUNTY,--THE--CITY--OF--BALTIMORE,--AND--EACH--OF--THE INCORPORATED--MUNICIPALITIES--~~

(b) Except as provided in Section ~~6-201(e)~~ 6-201(A)(2) ~~AND--(G)~~ 6-201(c), the provisions adopted by the local government under this subtitle shall be similar to the provisions of Title 4 of this article but shall be modified to the extent necessary to make the provisions relevant to the prevention of conflicts of interest in that jurisdiction.

(c) A local government is not required by this subtitle to require the filing of a financial disclosure statement by a local official except:

(1) When an anticipated action of the local official will present a potential conflict with his personal interest and then sufficiently in advance of the action to provide adequate disclosure to the public; and

(2) At least annually of the receipt of gifts by the local official.

(D) PROVISIONS ENACTED PURSUANT TO SUBSECTION (A) APPLICABLE TO ANY INDIVIDUAL WHO IS A CANDIDATE FOR OFFICE SHALL BE CONSISTENT WITH THE PROVISIONS APPLICABLE TO THE OFFICIAL HOLDING THE OFFICE FOR WHICH THE INDIVIDUAL IS A CANDIDATE.

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

Approved May 19, 1981.

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CHAPTER 729

(Senate Bill 592)

AN ACT concerning

Controlled Dangerous Substances