Approved May 19, 1981.

## CHAPTER 794

(House Bill 1665)

AN ACT concerning

Bicounty Commissions - Lobbying Disclosure and Conflicts of Interest MC/PG 5-81

FOR the purpose of incorporating-into-the-lobbying restrictions-of-the-Maryland-Public-Ethics-Law-certain lobbying--activities--involving-or-directed-toward members-and-employees-of-the-Maryland-National-Capital Park-and-Planning-Commission,-the-Washington-Suburban Ganitary-Commission requiring the Maryland-National Capital Park and Planning Commission, the Washington Suburban Sanitary Commission, and the Washington Suburban Transit Commission to adopt rules and regulations relating to lobbying and conflicts of interest and to prepare and submit certain reports to certain county governments; and providing that certain standards of State law governing lobbying activities and conflicts of interest shall apply to these commissions.

BY adding to

Article 40A - Maryland Public Ethics Law Section 6-101(c) and 6-302 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 BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland be repealed, amended, or enacted to read as follows: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

6-101.

- (C) (1) THIS SUBTITLE APPLIES TO THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION, THE WASHINGTON SUBURBAN SANITARY COMMISSION, AND THE WASHINGTON SUBURBAN TRANSIT COMMISSION.
- (2) EACH COMMISSION SPECIFIED IN PARAGRAPH (1) SHALL: