- (II) THE COMMISSIONER—MAY REQUEST—ADDITIONAL DOCUMENTATION FROM THE AFFIANT OR REQUEST THE AFFIANT TO PERSONALLY APPEAR.
- [(2)]-(3) A—commissioner—shall—advise—arrested—persons—of—their constitutional rights, set bond or commit persons to jail in default of bond or release them on-personal-recognizance—if—circumstances—warrant, and conduct investigations—and inquiries into the circumstances of any matter presented to him in order to determine if probable cause exists for the issuance of a charging document, warrant, or criminal summons—and, in—general, perform—all—the functions of committing—magistrates—as exercised by the justices of the peace prior to July 5, 1971.
- [(3)] (4) There shall be in each county, at all times, one or more commissioners available for the convenience of the public and police in obtaining charging documents, warrants, or criminal summonses and to advise arrested persons of their rights as required by law.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1995.

May 24, 1995

The Honorable Thomas V. Mike Miller, Jr. President of the Senate State House Annapolis MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed Senate Bill 422.

This bill authorizes Baltimore County to designate a separate collective bargaining unit for all registered nurses employed by the county in elementary schools or special schools.

House Bill 927, which was passed by the General Assembly and signed by me on May 9, 1995, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 422.

Sincerely, Parris N. Glendening Governor

Senate Bill No. 422

AN ACT concerning

Education - Baltimore County - Certificated Employee Organizations - Elementary and Special School Nurses

FOR the purpose of altering the definition of a "public school employee" in provisions