

City," subtitle "Steam Boilers," repealing certain obsolete laws of the City of Baltimore which concern the regulation of steam boilers and the duties of the Commissioner of Labor and Industry and of inspectors as to this regulation and the operation of steam boilers.

WHEREAS, Sections 352 to 369, inclusive, of the 1949 Edition of the Code of Public Local Laws of Baltimore City concern the operation of steam boilers; and

WHEREAS, these sections are obsolete and the Department of Labor and Industry concurs in a recommendation that they are no longer applicable and should be repealed; now, therefore

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Sections 352 to 369, inclusive, of the Code of Public Local Laws of Baltimore City (1949 Edition, being Article 4 of the Code of Public Local Laws of Maryland), title "Baltimore City," subtitle "Steam Boilers," be and they are hereby repealed.

SEC. 2. *And be it further enacted,* That this Act shall take effect July 1, 1969.

Approved March 24, 1969.

---

## CHAPTER 32

(House Bill 415)

AN ACT to repeal Sections 370 to 379, inclusive, of the Code of Public Local Laws of Baltimore City (1949 Edition, being Article 4 of the Code of Public Local Laws of Maryland), title "Baltimore City," subtitle "Wood Carts," repealing certain obsolete local laws of Baltimore City concerning the sale of wood in the City, its measurement and hauling, and the appointment of a person to measure and stamp carts and vehicles engaged in hauling wood.

WHEREAS, In Sections 370 to 379, inclusive, in the 1949 Edition of the Code of Public Local Laws of Baltimore City, provision is made for the appointment of a person to measure and stamp carts and vehicles engaged in hauling wood and also for the measurements and procedures applicable to hauling wood in Baltimore City; and

WHEREAS, The Commissioner of Police of Baltimore City confirms that there is no current need for this type of legislation in the City and that Statewide law in Article 97 of the Code defines the measurements of a cord of wood; and

WHEREAS, The office of the Governor of Maryland also has confirmed that the appointment of a measurer is an obsolete provision; and

WHEREAS, These sections accordingly should be removed from the local laws of Baltimore City; now, therefore