Read 1º

(Brought in by M1

A BILL

To amend section 76 of the *Planning Appeals Board Act* 1980 with respect to the retirement benefits payable to and in relation to the Chief Chairman of the Planning Appeals Board and for other purposes.

BE IT ENACTED by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of Victoria in this present Parliament assembled and by the authority of the same as follows (that is to 5 say):

- 1. (1) This Act may be cited as the *Planning Appeals Board* short title. (Chief Chairman's Pension) Act 1981.
- (Chief Chairman's Pension) Act 1981.

 (2) In this Act the Planning Appeals Board Act 1980 is called Principal Act
- 10 (3) This Act shall come into operation on the day on which commenceit receives the Royal Assent.
 - 2. Section 76 of the Principal Act is hereby amended as follows:
- (a) In sub-section (1) before the words "The chief chairman" there shall be inserted the words "Except where the chief chairman is over the age of 60 years on the day upon which he is appointed to the office of chief chairman";

(b) After

the Principal Act.

1981

(b) After sub-section (1) there shall be inserted the following sub-section:

trefirm as the first trenth and que to be lift that the side of the

rangen dipakan lan 1988, sa a dipa dirin kangan mengan kangan kenalah dipanan sa dipakan kenalah dipanan sa di Bangan dipanan dipanan sa dipanan sa dipanan sa dipanan sa dipanan dipanan sa dipanan sa dipanan sa dipanan sa

"(1A) A person who is appointed to the office of chief chairman and who on his appointment was not an officer of the public service and who is over the age 5 of 60 years on the day upon which he is appointed to that office may elect to be a contributor to a pension scheme determined by the Governor in Council after consideration of a report by the Director of Finance.".