

regarding any allowance for excess, for the period for which said benefit charge has yet to run.

The Commission shall at any time permit a connection with a water main or sewer by a property owner whose property does not abut on said water main or sewer and who has not previously thereto paid a benefit charge for the construction of said water main or sewer provided said Commission shall classify said property and determine a front foot charge to be paid by said property owner as though his property abutted upon said water main or sewer; and in the event of such connection being made said property owner and said property, as to all charges, rates and benefits shall stand in every respect in the same position as if the said property abutted upon a water main or sewer.

The provisions relating to the collection of said front foot benefit charges as they existed prior to the passage of this Act shall remain in full force and effect for the purpose of the collection of any of said front foot benefit charges due and accrued prior to January 1st, 1927, and the repeal herein of said provisions shall be taken only so far as they relate to the collection of front foot benefit charges due and accrued subsequent to January 1st, 1927.

All of the front foot benefit charges heretofore levied by said Commission shall be payable on the 1st of January of each year, beginning January the 1st, 1927, and all front foot benefit charges hereafter to be levied by said Commission shall be so levied as to begin January 1st next succeeding the date of the order making the levy. On all of the front foot benefit charges heretofore levied as effective at dates other than January the first the Commission shall collect, under the provisions of the law as it existed prior to the passage of this Act, the front foot benefit charges that have accrued to the end of the current year for which they were levied and all arrears and shall stamp upon the County Treasurer's books, as hereinafter provided for as due for the year 1927, only that amount of the year 1927 which has not been paid or collected, except that said Commission shall collect, under the provisions of the law existing prior to the passage of this Act, all front foot benefit charges due and payable January 1st, 1927, in the Chevy Chase and Seat Pleasant Districts.

1927, ch. 506, sec. 8A.

1022. The Washington Suburban Sanitary Commission shall cause to be stamped upon the Treasurer's books of the respective counties, annually, opposite the properties or owners listed therein which are subject to a front foot benefit charge heretofore or hereafter to be levied, the annual front foot benefit charge levied against said properties, noting in said book the total front foot benefit charge. For the purpose of making such entries the said Commission shall have free access to the said books for thirty days, or so much thereof as may be necessary, prior to the time when the actual collection of taxes begins in the respective counties. All protests, objections or complaints concerning said front foot benefit charge shall by