and the cost of removing or correcting said conditions may be recovered by the County Commissioners of Howard County from said owner or owners, occupier or occupiers, by suit if necessary and in addition thereto the said owner or owners, occupier or occupiers, who shall obstruct or refuse to permit the free entrance to and inspection of any premises, buildings or structures as provided for in Section 198B of this Act, or neglect or refuse to comply with the terms and conditions of the order herein authorized to be issued by the Board of County Commissioners of Howard County unless the same should be revoked, shall be guilty of a misdemeanor, and, upon conviction shall be subject to a fine of not less than Twenty-five Dollars (\$25.00) or more than Five Hundred Dollars (\$500.00).

- 198D. That nothing in this Act contained shall apply to or in any manner affect any private dwelling, curtilege, building or outbuilding thereto attached or used in connection therewith nor any farm property or any building thereon in Howard County.
- SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1947.

Approved April 16, 1947.

CHAPTER 460.

(House Bill 754)

AN ACT to repeal and re-enact, with amendments, Sub-section (Queen Anne's County) of Section 100 of Article 52 of the Annotated Code of Maryland (1943 Supplement), title "Justices of the Peace", sub-title "Trial Magistrates System", relating to the duties of the clerk to the Trial Magistrate in Queen Anne's County.

Section 1. Be it enacted by the General Assembly of Maryland, That Sub-section (Queen Anne's County) of Section 100 of Article 52 of the Annotated Code of Maryland (1943 Supplement), title "Justices of the Peace", sub-title "Trial Magistrates System", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

100. (Queen Anne's County.) There shall be one Trial Magistrate who shall sit at Centreville and who shall receive