Article 17 of the Code of Public Local Laws of Maryland (1930 Edition), title "Prince George's County", sub-title "Sewers", said new sections to be known as Sections 928A to 928F, inclusive, to follow immediately after Section 928 of said Article, and to read as follows:

928A. No person shall, in Prince George's County, construct a cesspool, a septic tank, privy or other plant for the disposal of human excreta for any dwelling, apartment house, store, or other building occupied either for dwelling or business purposes without first obtaining a permit from the County Board of Health of Prince George's County; except those privies which are located more than 500 feet from any property other than that of the owner of privy. Application for said permit shall be in writing, shall be accompanied by a permit fee of Three Dollars (\$3.00) and as a part thereof shall contain detailed plans and specifications of the disposal system which it is proposed to construct or install; and no permit to construct or install shall be issued by the County Board of Health, Prince George's County, under this section until the application has been referred to the County Health Officer and until he has approved the said system as one which can be maintained without nuisance or danger to public health; provided that no permit shall be issued to construct or install any said disposal system, every part of which, except where joints are leaded, is not at least fifty feet from any well or spring which is used, or likely to be used, by man as a source of drinking water or for domestic use; and provided further that no fee shall be required for the issuance of a permit to reconstruct or remodel existing sewage disposal plants. All permit fees collected under this section shall, at least once a month, be paid to the County Health Department.

928B. Whenever any permit to construct or install has been issued, the sewage system covered thereby shall not be used or maintained for sewage until the party constructing or installing the same has notified the County Health Officer of the completion of said system and until the County Health Officer, or his representative, shall have inspected and approved the same as complying with the plans and specifications contained in the application; provided, that in the case of sub-soil irrigation systems such notice shall be given and such inspection made before the system is covered or filled over with soil.

928C. Any person who shall violate or aid or abet in violating any of the provisions of this Act shall be guilty of a misdemeanor, and shall, upon conviction thereof, be punished