izing the Mayor and Council of Easton to erect sanitary toilets and connect them with the sewerage system of the Town of Easton on improved properties in said Town lacking such facilities after due notice to the owners thereof and providing for the assessment of the costs of such improvements and making them a lien against the property.

- SECTION 1. Be it enacted by the General Assembly of Maryland, That Sections 240A and 240B be added to Article 21 of the Code of Public Local Laws of Maryland (1930) title "Talbot County", sub-title "Easton", to read as follows:
- 240A. The Mayor and Council of Easton shall by Ordinance provide and pay for the erection of a sanitary toilet connected to the sewerage system of the Town of Easton on any improved property within said Town not so provided with such toilet or sewerage connection, after due notice has been given to the owner of such property by the Mayor and Council of Easton in writing, and said owner has not within thirty days of such notice made proper toilet connection with the sewerage system of the town.
- 240B. The Mayor and Council of Easton is hereby authorized and empowered to levy and impose upon such property an assessment equal to the cost of such erection and connection and such assessment shall be a lien upon the property and shall be collected by the Town Clerk as other taxes are now collected. The Mayor and Council of Easton is hereby authorized, in its discretion, to provide by ordinance for the payment of such assessments in installments, any deferred payments to bear interest from such time as said ordinance may provide.
- SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1939.

Approved May 3, 1939.

CHAPTER 195.

(Senate Bill 283)

AN ACT to repeal and re-enact with amendments Section 43 of Article 15 of the Code of Public Local Laws of Maryland (1930 Edition), title "Kent County", sub-title