

Charles, Garrett, [Talbot, [Worcester,] Howard, St. Mary's and Kent Counties. *In Talbot and Worcester Counties COUNTY, jury duty for women shall be optional and any woman whose name is drawn for jury duty shall be excused therefrom upon her request.* IN WORCESTER AND IN CHARLES COUNTIES JURY DUTY FOR WOMEN SHALL BE OPTIONAL; AND ANY WOMAN WHOSE NAME IS DRAWN FOR JURY DUTY SHALL BE EXCUSED THEREFROM UPON HER REQUEST, PROVIDED HER SAID REQUEST IS FILED IN WRITING WITH THE CLERK OF THE CIRCUIT COURT WITHIN TEN DAYS OF THE DATE SHE IS OFFICIALLY NOTIFIED OF HER SELECTION.

SEC. 2. *And be it further enacted,* That this Act shall become effective June 1, 1953.

Approved April 11, 1953.

---

CHAPTER 483

(House Bill 230)

AN ACT to repeal Section 1391 of the Code of Public Local Laws of Prince George's County (1947 Edition), being Article 17 of the Code of Public Local Laws of Maryland, title "Prince George's County", sub-title "Upper Marlboro", and to enact a new Section 1391 in lieu thereof, to stand in the place and stead of the section so repealed, providing for the qualifications of the voter in any election held in Upper Marlboro and providing for a referendum thereon.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 1391 of the Code of Public Local Laws of Prince George's County (1947 Edition), being Article 17 of the Code of Public Local Laws of Maryland, title "Prince George's County", sub-title "Upper Marlboro", be and it is hereby repealed and that a new Section 1391 be and it is hereby enacted in lieu thereof, to stand in the place and stead of the section so repealed, and to read as follows:

---

EXPLANATION: *Italics indicate new matter added to existing law.*

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

~~Strike out~~ indicates matter stricken out of bill.