CHAPTER 78

(House Bill 72)

AN ACT to add Section 1590A to the Code of Public Local Laws of Prince George's County (1953 Edition, being also Article 17 of the Code of Public Local Laws of Maryland), title "Prince George's County," sub-title "Washington Suburban Sanitary District"; said new section also to be added as Section 130-48a of the Montgomery County Code (1950 Edition, being Article 16 of the Code of Public Local Laws of Maryland), title "Montgomery County", sub-title "Washington Suburban Sanitary District", said new section to follow after Sections 1590 and 130-48 of said respective Codes, requiring the Washington Suburban Sanitary Commission to notify the Maryland National Capital Park and Planning Commission of any projected major extension of a sanitary sewerage system and relating generally to the provisions of such notice and the construction of any such extension.

Section 1. Be it enacted by the General Assembly of Maryland, That Section 1590A be and is hereby added to the Code of Public Local Laws of Prince George's County (1953 Edition, being also Article 17 of the Code of Public Local Laws of Maryland), title "Prince George's County," sub-title "Washington Suburban Sanitary District"; and that Section 130-48a be and is hereby added to the Montgomery County Code (1950 Edition, being Article 16 of the Code of Public Local Laws of Maryland), title "Montgomery County," sub-title "Washington Suburban Sanitary District," and to read as follows:

1590A. (130-48a) Whenever the Commission shall plan a major extension of its sanitary sewerage system, in the nature of a main or trunk line sewer, it shall conform to the provisions of this section before proceeding with any actual construction work on such extension. The Commission shall notify the Maryland National Capital Park and Planning Commission of its projected plans for such extension, giving to the Park and Planning Commission a general statement as to the reasons for the projected extension and as to the proposed route thereof. The Park and Planning Commission shall have a thirty-day period for the study and consideration of the projected extension and the proposed route, by the end of which time it may submit to the Suburban Sanitary Commission any comments, suggestions or criticism of the project extension and the proposed route. If the Park and Planning Commission makes any comment, suggestion or criticism which, if adopted, would change in any respect the plans and proposals of the Suburban Sanitary Commission, said Commission shall review thoroughly the comment, suggestion or criticism before proceeding with the extension of the trunk sewerage system. The provisions of this section shall not apply to a trunk sewer extension less than one mile in length unless such extension shall be located in a stream valley not hitherto served by the Commission's sewerage system. Both the Suburban Sanitary Commis-

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.