but that the Sanitary Commission's right to make the final decision in the event of disagreement shall not be impaired, except as hereinafter provided. If the Commission shall propose a resolution amending any duly adopted construction program or schedule of priorities, in accordance with this section, such proposed resolution shall, before final adoption, be transmitted to the said Park and Planning Commission and the same procedures shall be followed as set forth above for the five-year programs and annual revisions thereof.

(c) In addition to the above, and not in substitution therefor, the Sanitary Commission shall submit to the Montgomery County Council the portion of its initial program under this section proposing construction of major trunk sewers in Montgomery County, and the annual revisions thereof, and any resolution proposing an amendment with respect to said sewer program in Montgomery County, all of which submissions shall be made at least thirty days before final action is taken by the Commission. If the County Council shall not respond within thirty days of receipt of such submission, its consent thereto shall be assumed. If the County Council shall disapprove any sewer project in Montgomery County contained in any such submission or shall request deferral of any scheduled priority for any such project, the Commission shall amend its program accordingly. If the County Council shall recommend the addition of a new project or an advance in the priority of any project in Montgomery County, the Commission may in its discretion amend its program accordingly, but only if such amendment can be accomplished without causing the deletion or deferral of any project scheduled or proposed for Prince George's County. It is the intent of the General Assembly that the Sanitary Commission, the Park and Planning Commission and the County Council shall cooperate to the fullest extent and shall seek to attain maximum harmony of the sewer construction program with the other elements of orderly growth in Montgomery County.

SEC. 3. And be it further enacted, That this Act shall take effect June 1, 1959.

Approved April 28, 1959.

## CHAPTER 780

## (House Bill 332)

AN ACT to repeal Chapters 72 and 73 of the Montgomery County Code—1955 (being Article 16 of the Code of Public Local Laws of Maryland), title "Montgomery County", sub-titles "Maryland-Washington Metropolitan District" and "Maryland-Washington Regional District"; and to repeal Sections 1072 to 1137, inclusive, of the Code of Public Local Laws of Prince George's County (1953 Edition, being Article 17 of the Code of Public Local Laws of

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.