BE OBTAINED FROM THE STATE ROADS COMMISSION, AND THE RULES AND REGULATIONS OF SAID STATE ROADS COMMISSION SHALL BE COMPLIED WITH IN AND DURING THE PERFORMANCE OF ANY SUCH WORK; and provided further, that said highway shall be repaired and left by the Commission in the same condition as, or in a condition not inferior to, that existing before said highway was torn up, and that all costs incident thereto shall be borne by the [Commission] District.

SEC. 5. And be it further enacted, That Section 532 (q) and Sections 533 and 534 of the Code of Public Local Laws of Washington County (1957 Edition), being Article 22 of the Code of Public Local Laws of Maryland, title "Washington County", subtitle "Sanitary Districts", as said Sections were enacted by Chapter 694 of the Laws of Maryland of 1957, be and the same are hereby, repealed.

SEC. 6. And be it further enacted, That Sections 535 and 536 of the Code of Public Local Laws of Washington County, (1957 Edition) being Article 22 of the Code of Public Local Laws of Maryland, title "Washington County", subtitle "Sanitary Districts", shall be renumbered respectively as Sections 533 and 534 and, as so renumbered, the same are hereby repealed and re-enacted, with amendments. to read as follows:

533. Survey of [district] subdistricts: notice, hearing.

The Commission shall cause preliminary surveys, plans, [specifications] and estimates of financial feasibility to be made for water [supply] systems, sewerage systems and surface water drainage systems, or for any one or more of such systems, in Tthose portions of the county in which the Commission exercises authority, and shall divide each sanitary district into water, sewerage and drainage districts in such way ] each subdistrict created pursuant to Section 530 of this sub-title, each such system to be so planned and and to be of such extent and capacity as shall, in [its] the judgment of the Commission, best serve the needs of the various communities in any such subdistrict, and as shall promote convenience and economy of installation and operation. Whenever, and as, preliminary plans for a project or projects are completed, the Commission shall give notice by publication in at least one newspaper published within the County, for three weeks, and by handbills posted and circulated in the [localities] portion or portions of a subdistrict where said [improvements] project or projects are contemplated, and shall state in said notice the probable cost of [the contemplated improvements] each such project, [and shall further state therein], that plans of [the improvements] each such project may be inspected at the Commission's office during regular business hours and that any person interested in [said improvements] any such project will be heard by the Commission at a time to be specified in the notice, [but not which shall be not less than ten days after first the last publication thereof. If twenty-five residents and landowners in the sanitary district wherein the improvements are contemplated shall thereupon, and within ten days after the last of said publications of said notice, file a petition with the Commission protesting against the proposed improvement, the Commission shall grant them a hearing within ten days after such petition is filed in