gram accordingly. WHERE RECOMMENDATIONS HAVE BEEN RECEIVED FROM THE PARK AND PLANNING COMMISSION SANITARY COMMISSION DOES NOT THEREWITH, THE SANITARY COMMISSION SHALL SUBMIT IN WRITING TO THE MONTGOMERY COUNTY COUNCIL ITS REASONS FOR NOT ACCEPTING SUCH RECOMMENDA-TIONS. 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. The Sanitary Commission shall not extend sewer lines of any size or capacity to serve properties beyond a point which has been approved for major sewer extension until such an extension has been approved by the County Council. It UNTIL THE COUNTY COUNCIL HAS FIRST APPROVED THE EXTENSION OF SUCH SEWER LINES OF ANY SIZE OR CAPACITY BEYOND SUCH POINT. 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. 2. And be it further enacted, That this Act shall take effect June 1, 1963.

Approved April 17, 1963.

CHAPTER 323

(Senate Bill 431)

AN ACT to repeal and re-enact, with amendments, Section 1 of Article 56 of the Annotated Code of Maryland (1957 Edition), title "Licenses", sub-title "Mode of Issuing—General Provisions", establishing FOR ALLEGANY COUNTY certain requirements for the issuance of business licenses established under said Article.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 1 of Article 56 of the Annotated Code of Maryland (1957 Edition), title "Licenses", sub-title "Mode of Issuing—General Provisions", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

1. All licenses for selling goods and chattels and all other business licenses hereinafter provided for, shall be granted by the clerks of the circuit courts for the counties and the clerk of the Court of Common Pleas in the City of Baltimore, except where a different mode is especially provided, but they are hereby expressly forbidden to date any such license other than the first day of May in each and every year, except when the frader licenses engages in business in any other month subsequent to May first, when such license shall be issued from such month and a ratable sum on a quarterly basis shall be charged therefor. No such license shall be issued by the clerks of the circuit courts for the counties and the clerk of the Court of Common