

*separate class of connection, and with respect to such connections specify a charge based on the actual cost thereof, including Commission inspection charge, or it may make provision for the installation of such connections, including taps into the main or line, by the applicant or at the applicant's cost, but under Commission supervision and inspection. The Commission may further provide that any class of connection from its water line or sanitary sewer pipe may be constructed beyond the property line of the property to be served, if the connecting pipe may be constructed at one time from the main to the structure on the property to be served, but with respect to the portion of the connecting pipe from the property line in or on the property the expense of construction and of subsequent maintenance thereof shall be at the sole expense of the property owner. If the Commission provides for an unimproved area class of connections, the charges for water and sanitary sewer connections to similar properties in already developed areas may be based upon the Commission's calculation, utilizing its experience, of an average cost for such connections in both unimproved and already developed areas, and that figure may be specified as the uniform charge provided for in Sec. 83-80 (71-28) for connections installed by the Commission in already developed areas, and any difference between the actual cost of such connections and the uniform charge so established shall be a part of the cost of providing water and sewer service, as applicable, for which other provisions of this subtitle provide a water service charge or a sewer usage charge. In adopting, or amending from time to time any rules or regulations under this Section, the Commission shall fulfill the requirements of Section 83-59 (71-8).*

SEC. 2. *And be it further enacted*, That if any word, phrase, clause, sentence or any part or parts of this Act shall be held unconstitutional by any court of competent jurisdiction such unconstitutionality shall not affect the validity of the remaining parts of this Act or of any other section thereof.

SEC. 3. *And be it further enacted*, That this Act shall take effect July 1, 1968.

Approved April 10, 1968.

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#### CHAPTER 384

(House Bill 1207)

AN ACT to repeal and re-enact, with amendments, Section 9(b) of Article 62 of the Annotated Code of Maryland (1964 Replacement Volume and 1967 Supplement), title "Marriages," to provide for the conditions upon which a male under age eighteen or a female under age sixteen with the consent of the parent or guardian or both may marry in this State. ~~to be limited to situations where a licensed physician positively ascertains that the female is pregnant or has given birth to a child, to provide for the presentation of said physician's certificate and parent's or guardian's consent to the appropriate juvenile court judge and the procedure by which said judge may refer the matter to another person or agency for a report upon such proposed marriage, to allow the judge discre-~~