

SEC. 2. *And be it further enacted*, That this Act shall take effect July 1, 1969.

Approved May 14, 1969.

CHAPTER 753
(House Bill 1262)

AN ACT relating to the Washington Suburban Sanitary District, to repeal and re-enact, with amendments, Section 83-80A of the Public Local Laws of Prince George's County (1963 Edition), and Section 71-28A of the Montgomery County Code (1965 Edition), being Articles 17 and 16, respectively, of the Code of Public Local Laws of Maryland, titles "Prince George's County" and "Montgomery County," subtitle "Washington Suburban Sanitary District," as said sections were enacted by Chapter 323 of the Acts of 1968, relating to procedures and charges for water and sanitary sewer connections made by the Washington Suburban Sanitary Commission, and authorizing the Commission to install the connections as part of the lateral lines constructed, and front foot benefit charges assessed against properties not previously assessed a benefit charge.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That Section 83-80A of the Public Local Laws of Prince George's County (1963 Edition), and Section 71-28A of the Montgomery County Code (1965 Edition), being Article 17 and 16, respectively, of the Code of Public Local Laws of Maryland, title "Prince George's County" and "Montgomery County," subtitle "Washington Suburban Sanitary District," be and they are hereby repealed and re-enacted, with amendments, to read as follows:

83-80A. (71-28A).

If and when the Commission ascertains that it is feasible, reasonable and economical to do so, it may provide that a water or sanitary sewer connection made to a water or sewer line installed in a street, road, alley or right of way which has not been paved or otherwise improved, so as not to require the replacing of pavement or street improvement upon installation of the connection, may be placed in a 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