

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 19(f) of Article 51 of the Annotated Code of Maryland (1968 Replacement Volume and 1971 Supplement), title "Juries" be and it is hereby repealed and re-enacted to read as follows:

19.

(f) In Calvert, Charles, Prince George's and St. Mary's counties, ~~jurors shall receive ten dollars for expenses for each day in at-~~ JUROR'S SHALL IN LIEU OF RECEIVING A JUROR'S SALARY RECEIVE TEN DOLLARS AS EXPENSE MONEY FOR EACH DAY IN ATTENDANCE at a court as jurors, covering service up to the hour of six o'clock p.m. on any day. An additional sum of five dollars shall be paid ~~as expenses~~ EXPENSE MONEY if the service on any day extends beyond six o'clock p.m. and up to nine o'clock p.m. A second additional sum of five dollars ~~as expenses~~ shall be paid if the service on any day extends beyond nine o'clock p.m.

SEC. 2. *And be it further enacted,* That this Act shall take effect July 1, 1972.

Approved May 26, 1972.

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## CHAPTER 506

(House Bill 334)

AN ACT to repeal and re-enact, with amendments, Section 5-1(d) of the Washington Suburban Sanitary District Code (1970 1969 Edition, as amended), being Section 83-71(d) of the Code of Public Local Laws of Prince George's County (1963 Edition as amended), and Section 71-19(d) of the Montgomery County Code (1965 Edition), being Articles 17 and 16, respectively, of the Code of Public Local Laws of Maryland, titled "Prince George's County" and "Montgomery County," subtitled "Washington Suburban Sanitary District," authorizing the Commission to provide a hiatus in the water benefit charge where an applicant for service from the water line cannot be connected on account of the absence of an approved sewerage or septic system.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 5-1(d) of the Washington Suburban Sanitary District Code (1970 Edition, as amended) being Section 83-71(d) of the Code of Public Local Laws of Prince George's County (1963 Edition as amended), and Section 71-19(d) of the Montgomery County Code (1965 Edition), being Articles 17 and 16, respectively, of the Code of Public Local Laws of Maryland, titled "Prince George's County" and "Montgomery County," subtitled "Washington Suburban Sanitary District," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

5-1. (83-71; 71-19)

(d) In classifying property and levying said front foot benefit charge, any irregularly shaped lot abutting upon a road, street, lane,