

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 70 of the Code of Public Local Laws of St. Mary's County (1965 Edition and 1972 Supplement, being Article 19 of the Code of Public Local Laws of Maryland), title "St. Mary's County," subtitle "Electrical Examiners," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

70.

After July 1, 1939, no electric light or power company shall attach its power lines or electrical meters to any consumer's property within the borders of St. Mary's County unless the building was wired before July 1, 1939, or the work has been installed by Master Electrician licensed under this sub-title and until a temporary or permanent meter cut-in certificate has been issued by the Middle Department [Rating Association, Middle Division] INSPECTION AGENCY OR TRI STATE UNDERWRITERS INCORPORATED. Said [department] AGENCY shall issue a meter cut-in certificate in duplicate, one of said certificates shall be sent to the contractor or owner, who shall submit said certificate to the power or electric company furnishing the electricity for the consumer's property and the other shall be sent to the Board of Electrical Examiners.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1973.

Approved May 24, 1973.

CHAPTER 876
(House Bill 1527)

AN ACT to add new Section 248(c) to Article 81 of the Annotated Code of Maryland (1969 Replacement Volume and 1972 Supplement), title "Revenue and Taxes," subtitle "Appeal Tax Courts," to follow immediately after Section 248(b) thereof; to provide an expense allowance for the members of the Appeal Tax Court.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That new Section 248(c) is hereby added to Article 81 of the Annotated Code of Maryland (1969 Replacement Volume and 1972 Supplement), title "Revenue and Taxes," subtitle "Appeal Tax Courts", to follow immediately after Section 248(b) thereof, and to read as follows:

248.

(C) IN CECIL COUNTY, EACH MEMBER AND ALTERNATE MEMBER OF THE APPEAL TAX COURT SHALL RECEIVE AN EXPENSE ALLOWANCE OF FIFTY DOLLARS (\$50.00) FOR EACH SESSION ATTENDED PURSUANT TO JUDICIAL OBLIGATION.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1973.