

Article 16 - Public Local Laws of Maryland
(1972 Edition, as amended)

being also

The Public Local Laws of Prince George's County
Section 83-71(g)

Article 17 - Public Local Laws of Maryland
(1963 Edition and 1967 Supplement, as amended)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That ~~[[Section]]~~ Sections 5-1(g) of the Washington Suburban Sanitary District Code (1969 Edition, as amended), being also Section 86-5-1(q) of the Code of Public Local Laws of Montgomery County being Article 16 of the Code of Public Local Laws of Maryland (1972 Edition, as amended), being also Section 83-71(g) of the Code of Public Local Laws of Prince George's County being Article 17 of the Code of Public Local Laws of Maryland (1963 Edition and 1967 Supplement, as amended) be and ~~[[it is]]~~ they are hereby repealed and re-enacted, with amendments, to read as follows:

The Washington Suburban Sanitary District Code

5-1 (86-5-1, 83-71).

(g) The Commission shall at any time permit a connection with a water main or sewer by a property owner whose property does not abut on [said] ~~[[A]]~~ said water main or sewer and who has not previously thereto paid a benefit charge for the construction of [said] THE water main or sewer [provided said] ~~[[IF THE]]~~ provided said Commission [shall classify said] ~~[[CLASSIFIES THE]]~~ shall classify said property and [determine] ~~[[DETERMINES]]~~ determine a front foot charge to be paid by [said] THE property owner AT THE RATE AND FOR THE SAME NUMBER OF YEARS as though his property abutted upon [said] A water main or sewer [;] CONSTRUCTED IN THE YEAR IN WHICH THE CONNECTION IS MADE~~[[.]]~~ [and in] ~~[[IN]]~~ and in the event [of such] ~~[[THE]]~~ of such connection [being] ~~[[IS]]~~ being made [said] THE property owner and [said] THE property, as to all charges, rates and benefits, [shall] shall stand in every respect in the same position as if the [said] property abutted upon a NEWLY CONSTRUCTED water main or sewer. IN THE EVENT THAT AT A SUBSEQUENT DATE~~[[, IF]]~~ WATER OR SEWER LINES ARE CONSTRUCTED SO AS TO ABUT ~~[[THE]]~~ SUCH PROPERTY, THE COMMISSION MAY REQUIRE THE OWNER THEREOF TO CONNECT TO THE ABUTTING LINE AND DISCONTINUE SERVICE FROM THE NON-ABUTTING LINE, BUT SO LONG AS THE PROPERTY IS IN THE SAME CLASSIFICATION AS WHEN THE NON-ABUTTING CONNECTION WAS MADE, THE PRIOR ASSESSMENT SHALL STAND AND THE PROPERTY ~~[[MAY]]~~ SHALL NOT