

Queen Anne's County - Sanitary Systems Charges

FOR the purpose of providing that certain charges that Queen Anne's County assesses to maintain county sanitary facilities may be collected in the same manner that ~~County~~ county taxes are collected; requiring that these charges be assessed and certified by certain procedures; ~~repealing the requirement that connection charges are liens upon property~~ altering the interest rate for certain charges that are paid after a certain time; making stylistic changes; and generally relating to county sanitary facilities charges.

BY repealing and reenacting, with amendments,

The Public Local Laws of Queen Anne's County
Section 14-314
Article 18 - Public Local Laws of Maryland
(1983 Edition, as amended)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 18 - Queen Anne's County

14-314.

Front foot benefit assessment, solid waste systems assessments, water, sewer and solid waste upkeep charges, ~~and~~ connection charges, ~~and~~ drainage charges and other charges which the county is empowered to make pursuant to the provisions of this [subtitle] TITLE shall be liens upon the property served or benefited and, in addition to being enforced by actions at law[, may be enforced by] OR a bill in equity against the property so served or benefited, MAY BE COLLECTED IN THE SAME MANNER THAT COUNTY TAXES ARE COLLECTED AND SHALL BE SUBJECT TO THE PROVISIONS OF § 14-311~~(c)~~ OF THIS TITLE. The liens shall be subject only to liens for state and county taxes. These charges shall be due when made and after sixty (60) days from that date shall bear interest at the rate of ~~one-half-per-centum--(1/2%)~~ 1 1/2 PERCENT per month. Neither the due dates nor the interval between such dates need be uniform throughout the sanitary district.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1984.

Approved May 8, 1984.
