Ch. 187

LAWS OF MARYLAND.

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

Article - Environment

9-659.

- (d) Payment of a benefit assessment made under this section:
 - (1) Is due when levied by the sanitary commission;
- (2) Is in default 60 days after the payment is due; and
- (3) When in default, bears interest from the date of default:
- (i) In ALLEGANY AND Somerset [County] COUNTIES, at the rate set by the RESPECTIVE Sanitary Commission; and
- (ii) In all other counties, at the rate of 0.5 percent a month.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1988.

Approved May 2, 1988.

CHAPTER 187

(House Bill 268)

AN ACT concerning

State Insurance Program --- Casualty-Claims-Unit

FOR the purpose of establishing-the-Casualty-Claims-Unit--of--the State--Insurance-Program-within-the-office-of-the-Treasurer; setting-forth-the-responsibilities-of--the--Casualty--Claims Unit;--and--generally-relating-to-the-operation-of-the-State Insurance-Program:

BY-adding-to

Article---State-Finance-and-Procurement Section-9-103-1 Annotated-Code-of-Maryland (1985-Volume-and-1987-Supplement)