election and if no filing required by this subparagraph is completed, the unit shall remain on the ballot and, if nominated, the position of candidate for Governor shall be filled as if the death or disqualification had occurred after the primary election.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1991.

Approved May 14, 1991.

## **CHAPTER 367**

(House Bill 366)

AN ACT concerning

## Washington Suburban Sanitary Commission – Pretreatment Program MC/PG 7-91

FOR the purpose of authorizing requiring the Washington Suburban Sanitary Commission to issue certain complaints and administrative orders for certain violations of the Washington Suburban Sanitary Commission Pretreatment Program; requiring that administrative orders include certain information; specifying certain actions that may be required by an administrative order; providing for the service of administrative orders; specifying when certain administrative orders are final orders; establishing certain standards for injunctive relief for violations of the Pretreatment Program or an administrative order; establishing administrative penalties for violations of the Pretreatment Program or an administrative order; requiring that the Washington Suburban Sanitary Commission consider certain criteria when assessing administrative penalties; providing for the collection of administrative penalties; establishing a lien in a certain amount in favor of the Washington Suburban Sanitary Commission when a person liable for an administrative penalty fails to pay it after demand; defining certain terms; establishing a right to a hearing on administrative orders or penalties; requiring that hearings be held in accordance with the Administrative Procedure Act; providing the WSSC certain subpoena powers; providing for judicial appeal under certain circumstances; and generally relating to the enforcement of the Washington Suburban Sanitary Commission Pretreatment Program.

## BY adding to

Article 29 – Washington Suburban Sanitary District Section 18–104.3 Annotated Code of Maryland (1990 Replacement Volume)

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