

and any person feeling himself aggrieved by such order may at any time within ten days from the date of the filing of the same in the office of the County Commissioners as aforesaid appeal from said order to the Circuit Court for Anne Arundel County, and be entitled to a jury trial upon the issue involved in such appeal; provided, that if no such appeal shall be taken within the period aforesaid, said order shall become final as to all persons affected thereby and not appealing therefrom. Upon such appeal there shall be three issues presented to the jury—first, whether or not the public health requires that the appellant should be compelled to connect his premises with such private sewerage system; second, whether or not the requirement of the State Board of Health as to the time within which such connections shall be made is reasonable; and third, whether or not the requirements of the State Board of Health as to the manner in which such connection shall be made is reasonable. If the finding of the jury shall be in favor of the appellant on the first of said issues, the same shall be final, but if the finding of the jury shall be against the appellant on the first of said issues and in his favor on either the second or third of said issues, or on both, the papers in the case shall be remanded to the County Commissioners, who shall transmit a record of the same to the State Board of Health, which shall forthwith pass a new order after due notice to the appellant and an opportunity given him to be heard, and transmit a copy of such order to the County Commissioners as aforesaid, where it shall again be subject to appeal upon the issue or issues not previously passed upon. Any person not complying with such an order of the State Board of Health which has become final as in section provided, shall be deemed guilty of a misdemeanor and subject to a fine of ten dollars per day for every day during which he fails to comply with such order, said fines to be collected as other fines and penalties for misdemeanors are collectible. Provided, however, that no owner or occupant of any property in Anne Arundel County shall be required to connect his premises with any private sewerage system under the provisions of this section unless the rates and terms for such connection have been approved by the Public Service Commission of Maryland, and that said connection is permitted at the rates and upon the terms so approved.

1922, ch. 369, sec. 186G.

**249.** No sewerage system shall be established by the county under the provision of this Act except in accordance with plans approved by said State Board of Health or some properly qualified representative designated by it. The work required in the construction of all such systems shall be let by contract to the lowest responsible bidder after proposal duly advertised, and such work shall be done under the supervision and subject to the approval of the Roads Engineer of Anne Arundel County. No payment on account of such work shall be made without the approval of said Roads Engineer.