

SEC. 4. *AND BE IT FURTHER ENACTED*, THE MAYOR AND COMMON COUNCIL OF COLLEGE PARK SHALL HAVE THE POWER TO TERMINATE THE LEVY OF THE TAX WHEN IN ITS JUDGMENT A SUFFICIENT SUM SHALL HAVE ACCRUED.

SEC. 4 5. *And be it further enacted*, That before any special assessment ~~for appropriate and levy~~ be made for the benefit of the Branchville Volunteer Fire Co. and Rescue Squad, Inc. and the North College Park Youth Community Center, Inc., the question of such special assessment shall first be submitted to the legally qualified voters IN THE FOURTH (4TH), FIFTH (5TH) AND SIXTH (6) DISTRICTS of the Town of College Park of Prince George's County at the next Town election to be held on May 4, 1953. There shall be presented on the ballot to be used at said election the title of this Act and underneath said title, on separate lines, a square or box to the right of and opposite the words "For Special Fire Department and ~~Recreation~~ COMMUNITY CENTER Assessment", and a corresponding square or box to the right of and opposite the words "Against Special Fire Department and ~~Recreation~~ COMMUNITY CENTER Assessment", so that the voters shall be able to designate by a crossmark in the proper square or box his or her decision for or against said special assessment. If a majority of the votes cast at the said Town election shall be "For Special Fire Department and ~~Recreation~~ COMMUNITY CENTER Assessment", then said special assessment shall be levied, collected and appropriated in accordance with the provisions of this Act, but if a majority of votes cast shall be "Against Special Fire Department and ~~Recreation~~ COMMUNITY CENTER Assessment", then this Act shall be of no effect and shall be null and void.

SEC. 5 6. *And be it further enacted*, That this Act is hereby declared to be an emergency measure and necessary for the immediate preservation of the public health and safety, and having been passed by a yea and nay vote, supported by three-fifths of all of the members elected to each of the two Houses of the General Assembly of Maryland, the same shall take effect from the date of its passage.

Approved April 11, 1953.