

[Trial magistrates shall not receive any compensation in addition to the salary provided for in this section.] *Each of the trial magistrates shall in addition to salary receive \$600.00 annually for expenses.* The administrative and clerical expenses of the trial magistrates shall be allowed for the trial magistrate at Vienna to be the same as those provided for the trial magistrate at Hurlock.

SEC. 2. *And be it further enacted,* That this Act shall take effect July 1, 1965.

Approved May 4, 1965.

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CHAPTER 769

(House Bill 685)

AN ACT to repeal and re-enact, with amendments, Chapter 72-69 of the Montgomery County Code (1960 Edition, being Article 16 of the Public Local Laws of Maryland), title "Montgomery County," subtitle "Park and Planning Commission" as enacted by Chapter 780 of the Acts of 1959; and to repeal and re-enact, with amendments, Section 59-68 (c) of the Prince George's County Code (1963 Edition, being Article 17 of the Code of Public Local Laws of Maryland) title "Prince George's County," subtitle "Park and Planning Commission," as re-enacted by said Chapter 780 of the Acts of 1959 providing for "District Plan Generally" the manner of initiating such plan procedures respecting adoption thereof and purposes of such plan.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Chapter 72-69 of the Montgomery County Code (1960 Edition, being Article 16 of the Code of Public Local Laws of Maryland) title "Montgomery County," subtitle "Park and Planning Commission," as enacted by Chapter 780 of the Acts of 1959; and Section 59-68 (c) of the Prince George's County Code (1963 Edition, being Article 17 of the Code of Public Local Laws of Maryland) title "Prince George's County," subtitle "Park and Planning Commission," as enacted by said Chapter 780 of the Acts of 1959 be and they are hereby repealed and re-enacted, with amendments, all to read as follows:

59-68.

(c) [PRINCE GEORGE'S COUNTY. In Prince George's County, the commission shall first receive the authorization of the district council before initiating any such plan or part thereof, and that any plan adopted by the commission shall be referred to the district council for review and consideration. The district council shall approve, disapprove, or return the plan to the commission for further consideration within nine months; otherwise the same shall be considered as an approved plan for the future development of the district as set forth in this section.

Any plans now adopted shall remain effective, any plans pending before the commission on June 1, 1963, shall be approved, disapproved