

Article 66D - Maryland-National Capital Park
and Planning Commission

5-117.

(a) ~~For~~ EXCEPT AS PROVIDED IN SUBSECTION (D), FOR the purpose of removing confusion because of a duplication of street names and in order to secure a uniformity of street names and numbering of houses, the Commission may name and rename any street or highway and number and renumber the houses within the boundaries of the metropolitan district, ~~EXCEPT AS PROVIDED IN SUBSECTION (B).~~ The Commission may correct mistakes and change existing names of streets and highways, and rename the streets and highways from time to time and place or have placed proper signs showing or indicating the names of streets and highways. The Commission also may change existing numbers of houses and change these numbers from time to time, provided each new number or change of number is reported to the owner or occupant of the building. The Commission also may place or have placed the new numbers on the building or premises.

~~(B) THE COMMISSION MAY NOT CHANGE A STREET NAME OR HOUSE NUMBER OR BUILDING NUMBER IN AN INCORPORATED MUNICIPALITY IN PRINCE GEORGE'S COUNTY WITHOUT THE PRIOR APPROVAL OF THAT MUNICIPALITY'S GOVERNING BODY. IF THE GOVERNING BODY OF THE MUNICIPALITY DOES NOT APPROVE OF THE PROPOSED CHANGE, THE COMMISSION SHALL ABANDON THE PROPOSED CHANGE.~~

[(b)] ~~(B)~~ The Commission may make reasonable rules and regulations for carrying out any of the changes in street or highway names or numbers of houses. Any violation of the rules and regulations shall be a misdemeanor punishable under the general penalty provisions of this article.

[(c)] ~~(B)~~ (C) For the purpose of paying the costs and expenses in carrying out the provisions of this section, the Commission may appropriate and expend any surplus, or so much thereof as necessary, from fees for building permits issued in each county respectively, as on hand from time to time.

(D) THE COMMISSION MAY NOT RENAME ANY STREET OR RENUMBER ANY HOUSE LOCATED WITHIN A MUNICIPALITY IN PRINCE GEORGE'S COUNTY UNLESS THE PROPOSED CHANGE IS APPROVED BY THE GOVERNING BODY OF THE MUNICIPALITY.

~~SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1978.~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1978. It shall remain effective until April 15, 1979, and on that date, with no further action required by the General Assembly, this Act shall be