

# ARTICLE XXV.

## COUNTY COMMISSIONERS.

### General Provisions.

11. Publication of county expenses.

### Public Roads.

96. Roads may not run through certain property without consent of owner; excepted counties.  
104A-104B. Sign or finger boards; penalty for injuring.

### General Provisions.

1.\*

Under this section and sections 2 and 13, where county commissioners actually build and maintain a bridge over a boundary river between Maryland and another state under an agreement with, and partly at the expense of, the county on the opposite side of the river, they are liable for a condition which renders it unsafe although such bridge is within the bounds of a municipal corporation vested with general power over its streets and highways. *Allegheny County v. Seaber*, 123 Md. 530.

This section referred to in upholding the constitutionality of an act authorizing the county commissioners to appoint a game warden to be recommended by the Game and Fish Protective Association. *McCurdy v. Jessop*, 126 Md. 321.

2.\*

This section referred to in a case involving the right of a municipal corporation to an accounting from a county for a proportion of the county road tax which should be paid to the city for its streets, etc. *Carroll County v. Westminter*, 123 Md. 199.

See notes to section 1.

1904, art. 25, sec. 11. 1888, art. 25, sec. 11. 1860, art. 28, sec. 9. 1802, ch. 81, sec. 2. 1910, ch. 368 (p. 86). 1918, ch. 467, sec. 11.

11. They shall make out and publish annually in at least two newspapers published in their respective counties, except Howard County where the County Commissioners may publish the same in one newspaper, if there be two, a detailed, minute and accurate statement of the expenses of their said counties, specifying therein each particular item of expense, and for what and to whom paid, and shall also deliver to the sheriff of their respective counties as many copies of such statement as there are election districts in the county, at least ten days before each general election; and the sheriff shall within six days after the receipt of such copies set up one of them at the place of holding elections in each election district; and the clerk to the County Commissioners and

\*This section is repealed as to Somerset County so far as it is in conflict with the act of 1916, chapter 260.