

of said proposed work, and stating that sealed proposals for the performance of said proposed work in accordance with the plans and specifications will be received until a day named in the advertisement, provided that nothing in this Section shall require the County Commissioners of any County, upon the petition of such persons to advertise for work to be done under the provisions of this sub-title to an amount greater than twenty-five per centum of the road levy of said County; and the Board of County Commissioners shall further furnish a copy of the said specifications for such proposed work to any prospective bidder who may request the same; and the said Board shall reserve the right to reject any and all bids and to do the work according to said plans and specifications by such arrangement as they may deem best.

See notes to this section in volume 2 of the Annotated Code.

**72.**

Neither the surety nor the principal on a bond given under this section is liable to a sub-contractor for an amount due him by the contractor. *Holt v. State Roads Commission*, 124 Md. 69.

1904, art. 91, sec. 45. 1904, ch. 225, sec. 13. 1910, ch. 217, sec. 45 (p. 319).  
1916, ch. 536.

**78.** Any road heretofore or hereafter constructed under the provisions of this sub-title shall thereafter be a State Road and the State Roads Commission shall have the same authority over said road as it has over other State roads or highways and shall maintain and repair the same as a part of the State Roads System. Provided they are first put in good repair by the Counties.

See notes to section 33 and to this section in volumes 2 and 3 of the Annotated Code.

**80.**

The act of 1904, chapter 225, made no attempt to deal in a general comprehensive manner with county roads, but dealt only with general provisions. This section shows that the act of 1904 did not repeal local enactments providing for the apportionment of moneys raised for taxation for road construction or repair in the several counties, nor did that act interfere with legislation to regulate these matters within the limits of incorporated cities or towns. *Carroll County v. Westminster*, 123 Md. 206.

**81.**

See notes to section 66.

1916, ch. 681, sec. 7.

**82E.** The actual cash proceeds of the sale of certificates of indebtedness to be issued under the Act of 1916, Chapter 681, shall be paid to the Treasurer of this State upon the warrant of the Comptroller, and such proceeds shall be used exclusively, as far as the same are required, for the purposes provided in said Act, to wit: The Comptroller shall immediately upon the sale and payment of said bonds or certificates of indebtedness, first return to and credit the Treasury proper for what-