

## 1935, ch. 303, sec. 22.

**22.** The police employees of the Department shall enforce the fish, oyster and game laws of the State, and the law enacted for the protection and conservation of forests, woods, and other natural resources, and shall have all powers, rights and duties possessed by wardens, foresters or conservation officers of the State of Maryland.

## 1935, ch. 303, sec. 23.

**23.** The employees of the Department shall co-operate and exchange information with any other Department or authority of the State, or with police forces, both within and without the State, and with Federal police forces, toward the end of achieving greater success in preventing and detecting crimes and apprehending criminals. The Superintendent may on the request of the chief executive officer or the chief police officer of any local government unit in the State assist such officer in the investigation of the circumstances of any crime, and in the identification, apprehension, and conviction of the perpetrator or perpetrators thereof, and for this purpose may detail such employee or employees of the Department, for such length of time as the Superintendent may deem fit. The Superintendent shall, when so authorized by the Governor, have the power to negotiate with appropriate officials of other states in the preparation of interstate compacts for police protection as authorized by the Act of June 6, 1934, (48 Stat. 909 c. 406; U. S. Code, title 18, section 420), or other Acts of Congress, and such compacts as negotiated shall be submitted to the Governor and Legislature for approval.

## 1935, ch. 303, sec. 24.

**24.** The police employees of the Department shall not act within the limits of any incorporated municipality which maintains a police force except (1) when in pursuit of an offender or suspected offender; or (2) when in search of an offender or suspected offender wanted for a crime committed outside of the limits of the municipality, or when interviewing or seeking to interview a witness or a supposed witness to such a crime; or (3) when requested to act by the chief executive officer of the municipality in question or its chief police officer, as provided under Section 23; or (4) when ordered by the Governor to act within the municipality in question.

*amended*

## 1935, ch. 303, sec. 25.

**25.** Any person having charge of a jail or other place of detention shall, provided sufficient facilities are available, receive any prisoner arrested by a police employee of the Department and shall detain him in custody until otherwise ordered by a court of competent jurisdiction, or by the Superintendent or by the police employee from whom the prisoner was received; and any such person who shall refuse so to receive any prisoner, or who, having received him, shall release him otherwise than as above provided, shall be guilty of a misdemeanor and shall, upon conviction thereof, be punished by a fine of not more than \$50.00, or by imprisonment in the county jail for not more than thirty days, or by both, in the discretion of the court. Prisoners arrested or confined by any police employee shall be under the control of the Superintendent and may