

“Frederick County,” sub-title “Justices of the Peace and Constables,” said new section to immediately follow Section 487 and to be designated as Section 487A, and to read as follows:

Section 487A. Whenever any civil action of debt, distraint, replevin, attachment or any other civil action whatsoever within the jurisdiction of a Justice of the Peace, is instituted or begun, by any plaintiff or plaintiffs residing within or without Frederick County, either individually or as a partnership or corporation, before a Justice of the Peace in any of the election districts in Frederick County including the Justices of the Peace in Frederick City, against any defendant or defendants in Frederick County, said plaintiff or plaintiffs, shall at the time of the bringing of his, her, their or its suits, pay to the said Justice of the Peace, in advance, all the costs covering institution of suit, service of process including all Sheriff's or Constable's fees, and all other costs which may be involved as far as can be determined by the Justice of the Peace in carrying the proceedings to a conclusion, whatever kind of civil proceedings they may be, said costs so paid in advance to be apportioned and paid by the said Justice to the Constable in or Sheriff of Frederick County as they or either may be entitled and to said Justice himself, said costs or fees to be the legal fees authorized by the Code of Public General Laws of Maryland.

SEC. 2. *And be it further enacted*, That this Act shall take effect June 1, 1929.

Approved April 11, 1929.

CHAPTER 429.

AN ACT to authorize and empower the Board of County Commissioners of Kent County to borrow upon the faith and credit of said County to the amount of One Hundred Thousand Dollars (\$100,000), and to issue and sell bonds therefor, the proceeds thereof to be used by the said Board of County Commissioners for the building, improving, construction or reconstruction of public roads in Kent County; to levy such sum as may be necessary to pay such bonds and interest thereon, as they may mature and to provide that said loan shall not be made by the County Commissioners unless it has been approved by a majority of the votes cast by the qualified voters of Kent County in a special election.