

in depth along the southern side of the State Road from the Brookeville Pike (Georgia Avenue extended) to a point on said road 600 feet east from the intersection of said road with the public road running from Georgia Avenue at Montgomery Hills subdivision to Forest Glen by way of Linden; (4) the territory within the limits of all municipalities and special taxing areas in Montgomery County within the limits of the district created hereby as such municipalities and special tax areas exist, and (5) all that portion of the Washington Suburban Sanitary District which lies within the limits of the Fourth Commissioner District of Montgomery County on the date of the passage of this Act.

2. That the County Commissioners of Montgomery County are hereby for all of the purposes of this Act, designated as the administrative body and district council for the said Montgomery County Suburban District, and which Board of County Commissioners is hereby given, for the purposes of this Act, all legislative powers with which it can, in a constitutional manner be vested by the General Assembly of Maryland. In addition to the powers vested in said County Commissioners by existing law, the said board is hereby authorized within the said district to make reasonable regulations affecting the kind, size and character (including the material used therein) of buildings to be erected in said district; to license for the purpose of regulation or revenue all and every kind of business transacted or carried on within the district and to fix the rate of license upon the same and provide for the collection thereof by suit or otherwise; to inspect, license, regulate and limit as to location any place of public amusement or recreation, pleasure parks, picnic grounds, club houses, theatrical exhibitions, baseball grounds, bowling alleys, billiard or pool rooms, camp meeting grounds, graveyards, sanitariums, hospitals, homes for the aged, orphan asylums, homes for children and convalescent homes, signs or sign boards on or near State or county roads provided that the power of the said County Commissioners to inspect, license, regulate and limit as to location, club houses shall not apply to club houses of county clubs within the district which were in existence and operation on January 1, 1927, and which on that date had a public or private list of fifty or more bona fide members paying dues and which on that date maintained on the club premises at least two of the following athletic facilities for their membership, to wit: