

(A) IN GENERAL.

IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(B) COUNTY ROAD.

"COUNTY ROAD" HAS THE MEANING STATED IN §8-101 OF THIS ARTICLE.

(C) STATE HIGHWAY.

"STATE HIGHWAY" HAS THE MEANING STATED IN §8-101 OF THIS ARTICLE.

REVISOR'S NOTE: This section is new language added for clarity.

Several of the sections in this subtitle are taken from present Art. 89B where — as now revised in Title 8 of this article — the terms "county road" and "state highway" are given specific meanings that differ somewhat from similar terms used in present Art. 66 1/2. Compare, e.g., the definition of "highway" in §11-127 with that in §8-101 of this article.

24-202. DAMAGE OF HIGHWAYS PROHIBITED.

A PERSON MAY NOT DRIVE OR MOVE ANY VEHICLE OR OTHER OBJECT ON OR ACROSS ANY STATE HIGHWAY OR COUNTY ROAD IF THE VEHICLE OR OBJECT IS CONSTRUCTED OR EQUIPPED SO THAT IT MIGHT DO UNUSUAL DAMAGE TO THE HIGHWAY OR ROAD.

REVISOR'S NOTE: This section is new language derived from the first sentence of Art. 89B, §67.

The broad, general reference to the movement of "any other object" is substituted for the present checklist of vehicles and objects ("wagon, truck, road engine ...") with "metal tires or treads", "clamps, spikes, ribs, or other devices", or "a rough lock or similar device".

The first clause of the second sentence of present Art. 89B, §67, which provides for a fine of not less than \$10 nor more than \$100 and for the disposition of fines to the "public authorities in control of" the highway, is deleted in deference to the standard penalties provided for in Title 27 of this article and the general provisions for the disposition of fines under Art. 38, §2, and §7-302 of the Courts Article. The second clause of that sentence, which excepts "dirt roads" from the prohibitions of the section,