

BRIDGE OVER SUSQUEHANNA RIVER.

P. L. L., 1888, Art. 8, sec. 50. 1888, ch. 305.

50. The County Commissioners of Harford and Cecil Counties, respectively, are authorized and empowered, in their discretion, to contribute to the building of a bridge over the Susquehanna River such sum as they may deem proper, not exceeding fifty thousand dollars for each of said counties, upon such terms as may be agreed upon by said Commissioners and those engaged in building said bridge; provided, said bridge when completed be and remain free for public travel of every kind except over railroads.

P. L. L., 1888, Art. 8, sec. 51. 1888, ch. 305.

51. The bridge referred to in the preceding section as free for public travel of every kind may be built and operated in connection with a railroad bridge, and the railroads using said bridge may be charged toll for said use; provided, ample provision be made for public travel of any kind other than that by railroad.

P. L. L., 1888, Art. 8, sec. 52. 1888, ch. 305.

52. Before the County Commissioners of either of said counties contract or agree to contribute or subscribe as mentioned in Section 50, they shall require the plans of such bridge to be submitted to them, and shall approve the same as providing safe and proper facilities for public travel.

P. L. L., 1888, Art. 8, sec. 53. 1888, ch. 305.

53. The County Commissioners of each of said counties may, respectively, make said contribution in the shape of a subscription to the capital stock of a company to be duly chartered under the laws of this State, to build such bridge upon such terms and conditions as said County Commissioners may prescribe for the purpose of securing a compliance with the spirit and requirements of these sections.

P. L. L., 1888, Art. 8, sec. 54. 1888, ch. 305.

54. The County Commissioners of each of the counties named in this subtitle of this article are respectively authorized and empowered, in their discretion, in case either contribute towards the building of the bridge aforesaid, or subscribe to the stock of a company organized to build the same as hereinbefore provided, to divide the amount so contributed or subscribed into as many equal parts as they may deem proper, not exceeding four, and to issue certificates of indebtedness therefor; that is to say, for one of said parts payable in one year, for another of said parts payable in two years, for another of said parts payable in three years, for another of said parts payable in four years; or said certificates shall be payable at as many annual intervals as said amount is divided into parts, said certificates to bear interest, not exceeding five per cent. interest per annum, until their maturity, but not afterwards; and it shall be the duty