

County.	Name.	Address
Talbot	H. Leonard Collins	(D) Fairbanks
	A. Bowie Highley	(D) Trappe
	John S. McDaniel	(D) Easton
Washington	W. Scott Corbett	(R) Clearspring
	Clarence E. Fahrney	(R) Boonsboro
	Vernon N. Simmons	(R) Hagerstown
	Charles W. Wolf	(R) Hagerstown
	E. Russell Hicks	(R) Clearspring
Wicomico	Nathaniel C. Austin	(D) Mardela Springs
	Lloyd L. Larmore	(D) Tyaskin
	Hooper S. Miles	(D) Salisbury
Worcester	Samuel J. Crockett	(D) Pocomoke City
	Harry E. Palmer	(D) Berlin
	Orlando M. Shockley	(P) Showell

House: Democrats, 56; Republicans, 46; Majority, 10 Democrats.

Joint Ballot, Democrats, 71; Republicans, 58; Majority, 13 Democrats.

PUBLIC SERVICE COMMISSION.

Munsey Building, Baltimore, Md.

Name.	Term Expires.	Postoffice.
William Milnes Maloy, Chairman	1922	Baltimore
Ezra B. Whitman	1924	Baltimore
J. Frank Harper	1926	Centreville
W. Cabell Bruce, Counsel		Baltimore
Benj. T. Fendall, Secretary, Munsey Building		Baltimore

Governor appoints three, one of whom he designates Chairman; one for two, one for four, and one for six years; and, as these terms expire, the successor is appointed for a term of six years. (Ch. 180, 1910.)

This Board has the supervision of railroads, steam and electric, common carriers in general, gas corporations, electrical corporations, telephone companies, telegraph companies, water companies, steam heating and refrigerating companies, express companies, sleeping car companies, steamship, steamboat, motorboat and sailing boat companies and automobile bus companies doing business as common carriers, provided any of the aforementioned companies are doing business within the State of Maryland. Its supervision and jurisdiction covers the service furnished, the rates charged, capitalization, issue of stocks and bonds, the right to exercise franchises granted by the counties or by the cities, the right to fix rates for service, fix standards for service and general supervisory and regulatory powers.

In the matter of permitting the companies to exercise franchises and to issue securities, they are required in all cases to advertise the fact that the Commission will hear their application upon a certain date. This done in order that any person, or persons, opposed to the exercise of the franchise or the issuance of securities may have an opportunity to be heard and submit to the Commission their reason for believing that the Commission should withhold the order permitting the things to be done under the application filed.