be made after a permit has been issued without the approval of the Commission. The said Commission or its employes and representatives of the State Board of Health shall have access to such work at all times.

## 1914, ch. 793, sec. 529Q.

928. Said Commission shall have and are hereby authorized to establish and collect just and equitable annual maintenance charges or rents from every individual, corporation or municipality entering his or its sewer into the county system. This shall be known as a sewerage maintenance tax, and as such shall be kept separate from the tax assessed for bond issues. All revenues derived from this source shall be deposited in a separate account in the manner and place as hereinbefore set forth for sewerage and drainage tax, and shall be used for the purpose of actually operating and efficiently maintaining the portion of the county system used by those paying the tax. The sewerage maintenance tax shall be levied and collected annually and enforced at the same time and in the same manner as other county and State taxes.

See sec. 2, 1914, ch. 793.

## SHERIFF.

1910, ch. 229, sec. 293. 1912 Code, sec. 530. 1918, ch. 357.

929. The sheriff of Prince George's County shall be allowed for keeping and boarding prisoners committed to the jail of said county, a sum of not more than fifty cents a day for each day, for each such prisoner, and the County Commissioners of said county shall levy annually a sum sufficient for the payment of the same, and shall have annual settlements with the sheriff for the same upon the presentation of his accounts for the same rendered upon the affidavit of the said sheriff.

## 1929, ch. 210, sec. 530A.

930. Any Justice of the Peace or Police Justice of Prince George's County is hereby authorized, in his discretion, to commit any person to the county jail who has been convicted and sentenced to confinement, convicted under any ordinance of any municipality of said County, to confinement in the county jail of said County; and the Sheriff of said County is hereby authorized and directed to receive any person so sentenced and to detain or keep such person in the County Jail of said County; and the County Commissioners of said County are hereby authorized to charge the municipality for the breach of the ordinance of which any person is so sentenced, the board of every prisoner in the amount authorized by Section 929 of this Article for the daily maintenance of prisoners; and the county police of said County are hereby directed to take or transfer persons so sentenced to the County Jail without making any charge to the municipality for such transfer.