title "Anne Arundel County," subtitle "County Commissioners," to come in after the two sections designated 124A, as enacted, respectively, by Chapter 423 of the Acts of 1900 and Chapter 124 of the Acts of 1904, to be known as Sections 124c to 124k, respectively, and to read as follows:

SEC. 124c. The County Commissioners of said county shall have the power, and it shall be their duty, to subdivide into separate taxable districts of the county which now have, or may hereafter have, special privileges not enjoyed by all districts of the county in general, such as lighting, police protection, garbage removal service, and such other privileges, for example, as are properly incident to the administration of township or municipal corporations, which privileges are now paid for by all the districts of the county through the general tax levy fund; and every such taxable district enjoying such special privileges shall bear the entire expense of maintaining the same in the respective districts; and to accomplish this purpose the County Commissioners shall keep as eparate account of all expenses incurred in connection with said special privileges and annually levy upon the assessable property of each of said districts, respectively, a tax sufficient to defray said expense in each of said districts, but nothing in this section shall be construed to relieve said districts from taxes for general purposes, as now regulated by law; provided, that such taxable districts of said county as shall under the provisions of this Act be so required to bear the entire expenses of maintaining such special privileges shall be credited in ascertaining the proportion of taxes chargeable against them because of their enjoyment of said special privileges, with all fines imposed by the Justices of the Peace exercising their duties in said districts of said county; and also with all receipts from liquor licenses granted in said districts, as provided by Section 2 of Chapter 119 of the Acts of 1906, as said section is re-enacted by the General Assembly of Maryland at the Session of 1910, except the portion of said receipts payable under existing laws to the State of Maryland.

SEC. 124D. Be it enacted by the General Assembly of Maryland, That the County Commissioners of Anne Arundel County, for the purpose of improving the towns of the Fifth District, set aside each year all funds levied for maintenance and improving of roads, liquor licenses and Justices of the Peace fines that may be collected in said district.

SEC. 124E. Be it enacted, That said County Commissioners are hereby authorized and directed to accept an easement for right of way to the beds of such roads, streets, alleys or highways in the said Fifth District as shall be approved by the Board of County Commissioners, acting jointly with the com