

conduct or maintenance of every prison farm, prison workshop or place for the detention and labor of convicts in Baltimore County, and to prohibit the erection, establishment, conduct or maintenance of any such prison farm, prison workshop or place for the detention and labor of convicts without such permit being first had and obtained.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Article 3 of the Code of Public Local Laws of Maryland, title "Baltimore County," sub-title "Police and Police Stations," as repealed and re-enacted by Chapter 495 of the Acts of 1908, be and the same is hereby amended by adding thereto two additional sections to be known as "Section 295A and Section 295B," said two sections to read as follows:

295A. No person, body, board, corporation, municipal or otherwise, shall hereafter erect, establish, conduct or maintain any prison farm, prison workshop or place for the detention and labor of convicts in Baltimore County without first applying to and obtaining a permit in writing from the County Commissioners of Baltimore County so to do. The application for such permit shall be made in writing addressed to the said County Commissioners, and shall set forth the particular place where the prison farm, prison workshop or place for the detention and labor of convicts is to be located, maintained or conducted under the permit sought, specifying the same by definite designation and description. Said application shall also set forth under what authority and in what manner the persons to be detained at the prison farm, in the prison workshop or at the place for the detention and labor of convicts shall be detained, guarded and employed, as well as the manner and mode to be used in transporting such persons to and from said prison farm, prison workshop or place for the detention and labor of convicts. Before filing such application with the said County Commissioners, the applicant shall give notice of his, its or their intention to apply for such permit by publication in one or more of the county newspapers for three successive weeks, setting forth the substance of said petition and the day on which he, it or they shall appear before said County Commissioners and ask for an order on such application. In addition to such notice by publication the applicant shall cause a copy of said advertisement to be served upon the abutting property owners, where personal service is practicable and where not practicable to be left on the premises with the person in charge thereof. Within ten days after