

from the county executive. Thereafter, on or before May 15 of each year in Montgomery County, and on or before May 10 of each year in Prince George's County, each county council shall approve that portion of the budget allocated to its county, which may be altered as hereinafter provided, and establish tax levies in such amounts as each county council shall determine to be necessary to finance that portion of the budget allocated to its county, subject to the requirements and limitations of §§ 6-106, 6-108, [6-109,] 6-110, [6-112,] 7-106, and 7-108 of this article. Each county council may add to, delete from, increase or [decrease,] DECREASE any part of the portion of the budget allocated solely to its county. Budget items allocable to both counties shall be concurred in by both county councils. With respect to such budget items, the county councils are authorized to concur in additions to, deletions from, increases to, or decreases from, such items. Failure of the councils to concur in any such item by [June 15,] JUNE 15 shall constitute approval of the item as submitted by the Commission.

(b) (1) Prior to November 1 of each calendar year, the Commission shall prepare and submit to the county governing body of Prince George's County and the county executive and County Council of Montgomery County a six-year capital improvements program. The capital improvements program shall include a statement of the objectives of the capital programs and relationship of these programs to the county's adopted long range development plans; shall recommend capital projects and a construction schedule; and shall provide an estimate of [cost,] COST AND a statement of all funding sources. The capital improvements program shall include all programmed parkland acquisition, all major parkland improvement, development and major acquisition of equipment. In Montgomery County, the county executive shall submit his recommendations with respect to the [commissioner's] COMMISSION'S proposed program (including any suggested amendments, revisions or modifications) to the County Council as an integral part of the comprehensive six-year capital improvements program required by the charter for Montgomery County.

2-120.

Every act or omission designated as a misdemeanor in this [article] ARTICLE, unless otherwise provided, shall be punishable before any District Court or the circuit court of the county in which the offense is committed. It may be brought by warrant or indictment upon the oath or information of any member of the Commission or the employee thereof or any other person. Upon conviction thereof, the offender shall be subject to a fine not exceeding \$500 or to 90 days imprisonment in the county jail, or both, in the discretion of the court. If the act or omission is of a continuing nature, or is persisted in, in violation of the provisions of this article, or of any regulation enacted or decision made under the powers granted in this article, each and every day during which the act or omission continues or is persisted in shall be deemed a separate misdemeanor.