

STATUTORY AMENDMENTS REFERENCE

ARTICLE	SECTION	RECOMPILED FROM	TITLE	COMMENTS & RECOMMENDATIONS
Article 36: General Provisions and Definitions	Article 36		Miscellaneous Powers of Counties	Rename General Provisions and Definitions
Article 36: General Provisions and Definitions	4-36A-1		Book	New Definition Section; Several records are required to be kept in books. This provides a universal modernization.
Article 36: General Provisions and Definitions	4-36A-2		Chief Deputy	New Definition Section; Defining Chief Deputy here means we don't have to keep saying "including the Undersheriff".
Article 36: General Provisions and Definitions	4-36A-3		County	New Definition Section; added language to define what a county is
Article 36: General Provisions and Definitions	4-36A-4		County Administrative Rule	New Definition Section; allows a way to regulate matters outside of county government without getting law enforcement involved, such as fees paid for various services.
Article 36: General Provisions and Definitions	4-36A-5		County Commission	New Definition Section; clarifies that all three terms used to reference county commissions refer to the same corporate body
Article 36: General Provisions and Definitions	4-36A-6		County Elected Official	New Definition Section; encompasses each person in an elected position, regardless of how they got there
Article 36: General Provisions and Definitions	4-36A-7		County Department	New Definition Section; clarifies that the county departments are under the supervisory control of the county manager
Article 36: General Provisions and Definitions	4-36A-8		County Office	New Definition Section; clarifies that the county offices are under the supervisory control of an independently elected official
Article 36: General Provisions and Definitions	4-36A-9		County Official Instrument	New Definition Section; a catch-all term for official things passed by the commission (i.e. ordinance, county policy, county administrative rule, resolution, and special statutory instrument)
Article 36: General Provisions and Definitions	4-36A-10		County Personnel Policy	New Definition Section; regulates the conduct of employees throughout the county
Article 36: General Provisions and Definitions	4-36A-11		County Policy	New Definition Section; policies are internal to the operation of county government for which an employee can be held accountable.
Article 36: General Provisions and Definitions	4-36A-12		Disqualifying Workplace Act	New Definition Section; includes discrimination, harassment, sexual harassment, retaliation, hostile work environment, workplace violence, threats, intimidation, bullying; conflicts of interest, nepotism, gifts, misuse of public property, fraud, waste, abuse; violations of Governmental Conduct Act and Hatch Act; protecting public records, information security; workplace safety and security; use of vehicles, equipment, technology, and facilities; travel, per diem, reimbursement, procurement, and financial controls.
Article 36: General Provisions and Definitions	4-36A-13		Emergency	New Definition Section; matches the one used in the Open Meetings Act.
Article 36: General Provisions and Definitions	4-36A-14	4-41-6, 4-41-7	Hiring and Due Process Policies	New Definition Section; core of a merit system for personnel policies such as recruitment, hiring, selection, and promotion; disciplinary action; grievance and appeal; probationary periods; classified or merit-system status; seniority rights; and layoff and recall protections.

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Article 36: General Provisions and Definitions	4-36A-15		Independently Elected County Official	New Definition Section; clarifies the term refers to the assessor, clerk, probate judge, sheriff, and treasurer
Article 36: General Provisions and Definitions	4-36A-16		Ordinance	New Definition Section; used for laws external to County government for which a person can be held accountable.
Article 36: General Provisions and Definitions	4-36A-17		Proclamation	New Definition Section; used for ceremonial declarations
Article 36: General Provisions and Definitions	4-36A-18		Resolution	New Definition Section; used for an action, decision, approval, authorization on a particular matter of business
Article 36: General Provisions and Definitions	4-36A-19		Special Statutory Instrument	New Definition Section; used for an order, notice, certificate, declaration authorized for a specific purpose not applicable to an ordinance, policy, administrative rule, or resolution
Article 37: County Governmenance and Administration Act	Article 37		County Ordinances	Rename County Governance and Administration Act
Article 37: County Governmenance and Administration Act	4-37A-1		Short Title	New Act titled County Governance and Administration Act
Article 37: County Governmenance and Administration Act	4-37A-2	4-44-1, 4-44-2, 4-44-3, 4-44-14	Classification of Counties	Combines and lays out clean the surviving relevant parts of previous which were originally used to set legislative limits on county salaries; Rename "Classification of counties"; Strike A. "For the purpose of fixing salaries of county officers" and "except H class counties"; (2). Change valuation of \$75 million dollars to \$300 million dollars; add "high valuation"; (3) add "those having a final, full assessed valuation of under three hundred million dollars (\$300,000,000) and a population of less than one hundred thousand persons as determined by the most current annual population data or estimate available from the United States census bureau, as class "B" counties, intermediate valuation; and; (4) add "those covering an area of not more than 200 square miles regardless of assessed valuation or population, as class "H" counties. Considered repealing, but the classifications are used in Chapter 60: Business Licensing and Chapter 6: Public Finances; strike "From and after January 1, 1962", strike "after January 1, 1962 and one hundred twenty days"; strike "second year thereafter" replace with "even-numbered year."
Article 37: County Governmenance and Administration Act	4-37A-3	4-44-34	County Seat; County Offices	Modernizes the relevant portions of previous Section 4-44-34
Article 37: County Governmenance and Administration Act	4-37A-4	4-41-3, 10-1-13	County Elected Officials; Oath of Officer	Updates and modernizes the relevant portions of previous Sections 4-41-3 and 10-1-13. Works in conjunction with next section, Vacancy in Office. Clarifies that all Oaths of Officer need to be filed with the County Clerk before entering into the duties of office (for which no fee is charged pursuant to Section 41-8-17).

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Article 37: County Governmenance and Administration Act	4-37A-5	10-3-3	County Elected Officials; Vacancy In Office; Temporary Absence or Incapacitation	This sets out in one place what happens when there is a vacancy in any county elected office and provides for ascension to office by a chief deputy. Also addresses situations where an elected is temporarily unable to carry out their duties. Replaces previous Section 10-3-3.
Article 37: County Governmenance and Administration Act	4-37A-6	10-1-13	County Elected Officials; Bond	Updates and modernizes the relevant portions of previous Section 10-1-13. The bond requirement is antiquated and predates modern liability insurance, but is scattered throughout the statutes.
Article 37: County Governmenance and Administration Act	4-37A-7		County Elected Officials; Devotion of Time and Attention	This is new and emphasizes the duty to the voters upon entering into a county elected position.
Article 37: County Governmenance and Administration Act	4-37A-8		County Elected Official Compensation; Chief Deputies	Has the county elected and chief deputy compensation adopted during the budget process instead of December when people are more focused on holiday get togethers and family visits. Allows an option for cost of living adjustments during the term of office.
Article 37: County Governmenance and Administration Act	4-37A-9		Mediation of Disputes Required.	Requires mediation prior to filing legal action
Article 37: County Governmenance and Administration Act	4-37A-10	4-38-38, 4-38-39	County Elected Officials Advisory Board	This was dormant in statute for 4th & 5th class Counties, and here made applicable to all. Counties to create a forum for the electeds where they can talk things out.
Article 37: County Governmenance and Administration Act	4-37A-11		Independently Elected County Officials; Administration of County Office	Brings into statute the clear provisions of case law regarding Independently Electeds and the privileges and limitations for administration of their offices. See Board of County Comm'rs v.Padilla, 1990-NMCA-125 (Note: Parts of that decision are unresolved and not laid out here.)
Article 37: County Governmenance and Administration Act	4-37A-12		Independently Elected County Officials; Appointment of Chief Deputy	This is new and provides clear rules for Chief Deputies, including being qualified to take office in case of a vacancy and who may not be selected, as well as accountability if they're creating liability for the County. Allows an option for a second Chief Deputy in Class A counties.
Article 37: County Governmenance and Administration Act	4-37A-13	4-38-19	County Commission; Appointment of County Manager	Lays out the duties and accountability for county managers, the disqualifiers for the position, and their responsibilities to all county elected officials. Replaces most of Section 4-38-19.
Article 37: County Governmenance and Administration Act	4-37A-14		County Manager, Appointment of Deputy or Assistant County Managers	New material related to Deputy or Assistant County Managers.
Article 37: County Governmenance and Administration Act	4-37A-15		County Commission; Appointment of County Attorney	New material related to County Attorneys.

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ARTICLE	SECTION	RECOMPILED FROM	TITLE	COMMENTS & RECOMMENDATIONS
Article 37: County Governmenance and Administration Act	4-37A-16		Deputy and Assistant County Attorneys; Attorneys Assigned to Specific Offices or Departments; Conflict Counsel	New material related to attorneys other than The County Attorney.
Article 37: County Governmenance and Administration Act	4-37A-17	4-38-14,4-38-15, 4-38-16,4-38-17, 4-44-15, and 4-44-31.	County Funds; County General Fund	This new section incorporates the matters provided for in the previous Sections 4-38-14, 4-38-15, 4-38-16, 4-38-17, 4-44-15, and 4-44-31; added the phrase "appropriate and expend out of the general fund of such county sufficient funds" instead of the arbitrary \$1,000 limit; add "or any regional state fair"; strike "That said" add "the Board of"; add "or any regional state fair"; strike "out of said appropriation"; needs to clarify who; add "The board of county commissioners of a county shall."; add letters; removed the limitation of county by population in the previous Subsection D; Retitle to "Fees collected by county officers: disposition to remove H class specifics; strike "enumerated"; add "of a county"; add "otherwise allocated by law" add "except as otherwise allowed by law";
Article 37: County Governmenance and Administration Act	4-37A-18		County Funds; Independeently Elected County Official Funds	This Act provides a dedicated fund for each Independently Elected County Official. Previously only the Assessors and the Clerks had one.

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ARTICLE	SECTION	RECOMPILED FROM	TITLE	COMMENTS & RECOMMENDATIONS
Article 37: County Governmenance and Administration Act	4-37A-19	7-38-38.1	County Funds; County Assessor Property Valuation Fund	<p>This section lays out in detail which was oblique in Section 7-38-38.1; New Section; A. There is created in each county a "county assessor property valuation fund". B. Money received from the following sources shall be deposited directly into the county assessor property valuation fund; (1) funds designated as an administrative charge pursuant to Section 7-38-38.1 NMSA 1978; and (2) grants or capital outlay funds received by a county for assessor purposes from any source and not designated to any other county fund. C. Expenditures from the county assessor property valuation fund may be expended only: (1) in support of a property valuation program presented annually by the county assessor and approved by the board of county commissioners; (2) to rent, purchase, lease or lease-purchase vehicles associated with the regular duties in the county assessor's office and for supplies, training and maintenance for such vehicles, provided that the county assessor shall report annually to the board of county commissioners the usage, mileage, and necessity of any vehicle acquired pursuant to this paragraph, (3) for technical assistance or for training associated with the regular duties of the county assessor's office; or (4) staff travel associated with all regular duties of the county assessor's office pursuant to the Per Diem and Mileage Act. D. Expenditures from the county assessor property valuation fund shall be determined by the county assessor and reported to the board of county commissioners during the annual county budgeting process. E. The county assessor shall prepare a report detailing the source of funds deposited into the county assessor property valuation fund, the use of funds, and the remaining balances within the county assessor property valuation fund during the annual county budgeting process. Balances at the end of a fiscal year shall remain in the county assessor property valuation fund and not revert to the county general fund. The county assessor property valuation fund is subject to being audited in the same manner as other funds in the county.</p>

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ARTICLE	SECTION	RECOMPILED FROM	TITLE	COMMENTS & RECOMMENDATIONS
Article 37: County Governmenance and Administration Act	4-37A-20		County Funds; County Clerk Election Administration Fund	<p>This is a new fund which will aid in accounting for a county's election costs; A. A "county clerk election administration fund" is established in each county. B. Money received from the following sources shall be deposited directly into the county clerk election administration fund: 1) county general funds appropriated for the cost of elections; 2) other money appropriated to the fund by the board of county commissioners; (3) filing fees paid for elections; (4) money received from the state or a local public body for the cost of conducting a special election pursuant to the Special Election Act; (5) grants and reimbursements from the state for election expenses; (6) federal funds received by the county that are designated for elections or that have been appropriated for election purposes; and (7) grants or capital outlay funds received by a county for election purposes from any source and not designated to another county fund. C. Expenditures from the county clerk election administration fund shall be used exclusively for purposes relating to the administration of elections pursuant to the provisions in the Election Code. D. Expenditures from the county clerk election administration fund shall be determined by the county clerk and reported to the board of county commissioners during the annual county budgeting process. E. The county clerk shall prepare a report detailing the source of funds deposited into the county clerk election administration fund, the use of funds, and the remaining balances within the county clerk election administration fund during the annual county budgeting process. Balances at the end of a fiscal year shall remain in the county clerk election administration fund and not revert to the county general fund. The county clerk election administration fund is subject to being audited in the same manner as other funds in the county.</p>

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ARTICLE	SECTION	RECOMPILED FROM	TITLE	COMMENTS & RECOMMENDATIONS
Article 37: County Governmenance and Administration Act	4-37A-21	14-8-12.2	County Funds; County Clerk Recording and Filing Fund	This lays out in greater detail the provisions of the previous Section 14-8-12.2; B. strike "Expenditures form the county clerk recording and filing fund shall be determined annually by the county clerk and reported to the board of county commissioners during the annual county budgeting process"; add "money received form the following sources shall be deposited directly into the county clerk recording and filing fund; (1) recording fees paid pursuant to Section 14-8-15 NMSA 1978; (2) marriage license fees paid pursuant to Section 40-1-11 NMSA 1978; (3) probate court fees paid pursuant to Section 34-7-22 NMSA 1978; and (4) grants or capital outlay funds received by a county for the county clerk's office from any source and not designated to any other county fund. C. (1) add "redaction and archiving" "services and" "provided that equipment acquired pursuant to this paragraph may be used for other regular duties in the county clerk's office as long as the primary purpose of the equipment is recordation, redaction and archiving. D. add "Expenditures from the county clerk recording and filing fund shall be determined annually by the county clerk and reported to the board of county commissioners during the annual county budgeting process. E. add "The county clerk shall prepare a report detailing the source of funds deposited into the county clerk recording and filing fund, the use of funds and the remaining balances within the county clerk recording and filing fund during the annual county budgeting process. Remaining balances at the end of a fiscal year shall remain in the county clerk recording and filing fund and not revert to the county general fund. The county clerk recording and filing fund is subject o being audited in the same manner as other funds in the county.
Article 37: County Governmenance and Administration Act	4-37A-22		County Funds; County Probate Court Fund	This is a new fund and will require an amendment to Section 34-7-22.
Article 37: County Governmenance and Administration Act	4-37A-23		County Funds: County Sheriff Law and Order Fund	This is a new organization for many of the monies that pass through to the Sheriff's Office.

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ARTICLE	SECTION	RECOMPILED FROM	TITLE	COMMENTS & RECOMMENDATIONS
Article 37: County Governmenance and Administration Act	4-37A-24		County Funds; County Treasurer Investment Return Fund	This is a new fund and gives a greater incentive for Treasurers to increase the returns on investments; there is created in each county a "county treasurer investment return fund". B. Money received from the following sources shall be deposited directly into the county treasurer investment return fund; (1) funds designated as an administrative charge pursuant to Section 4-43-14 NMSA 1978; and (2) grants or capital outlay funds received by a county for treasurer purposes from any source and not designated to any other county fund. C. Expenditures from the county treasurer investment return fund may be expended only: (1) to rent, purchase, lease or lease-purchase equipment and services and for supplies, training and maintenance for such equipment; (2) to rent, purchase, lease or lease-purchase vehicles associated with the regular duties in the county treasurer's office and for supplies, training and maintenance for such vehicles, provided that the county treasurer shall report annually to the board of county commissioners the usage, mileage, and necessity of any vehicle acquired pursuant to this paragraph, (3) for technical assistance or for training associated with the regular duties of the county treasurer's office; or (4) staff travel associated with all regular duties of the county treasurer's office pursuant to the Per Diem and Mileage Act. D. Expenditures from the county treasurer investment return fund shall be determined by the county treasurer and reported to the board of county commissioners during the annual county budgeting process. E. The county treasurer shall prepare a report detailing the source of funds deposited into the county treasurer investment return fund, the use of funds, and the remaining balances within the county treasurer investment return fund during the annual county budgeting process. Balances at the end of a fiscal year shall remain in the county treasurer investment return fund and not revert to the county general fund. The county treasurer investment return fund is subject to being audited in the same manner as other funds in the county.
Article 37: County Governmenance and Administration Act	4-37A-25	4-46-1	Lawsuits By or Against A County	This is a modernization of the former 4-46-1.
Article 37: County Governmenance and Administration Act	4-37A-26	4-44-21; 4-44-29; 4-44-32	Compensation; Fees; Financial Accountability	This section lays out the relevant portions of Sections 4-44-21, 4-44-29, and 4-44-32; the amount is only \$5,000 which was significant at the time, but now outdated
Article 37: County Governmenance and Administration Act	4-37A-27		County Elected Official; Resolution Petition for Removal	This section allows the commission to weigh in on a process already allowed under the Removal of Local Officials Act.
Article 37: County Governmenance and Administration Act	4-37B-1		County Officials Instruments Act	This Act lays out in one place the process for adoption of Ordinances, County Policies, County Administrative Rules, Proclamations and Special Statutory Instruments.

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Article 37: County Governmenance and Administration Act	4-37B-2	4-37-1, 4-37-2, 4-37-3, 4-37-4	County Ordinances; General Provisions	This bring in the provisions of previous Sections 4-37-1, 4-37-2, 4-37-3, 4-37-4; Rename County Governence and Administration Act; cleanup language about effective area within county boundaries, specifies county ordinances; added language about a municipality adopting a county ordinance within their boundaries (I believe this was subsequently removed in a later version); changed the fine for enforcement from \$300 to \$500; repeal Section 3 about imprisonment with regards to DWI since that is covered in other statutes; clarifies that citations may be issued by any enforcement officer commissioned by the county sheriff; changed the title to "Enforcement by law enforcement officers in counties; duties"; in Section A remove the word "constable"; in Section B remove "and payment of all costs of prosecution"
Article 37: County Governmenance and Administration Act	4-37B-3		County Ordinances; Procedure for Adoption	This section de-couples Counties from the Municipal process for adopting ordinances.
Article 37: County Governmenance and Administration Act	4-37B-4		County Policies; General Provisions	The use of County Policies under this Act are described here and applicable in all County Offices.
Article 37: County Governmenance and Administration Act	4-37B-5		County Policies; Procedure for Adoption	In this Act, County Policies have consequences, and as a result, require a process to adopt.
Article 37: County Governmenance and Administration Act	4-37B-6		County Administrative Rules; Procedures for Adoption	County Administrative rules regulate the interactions of the public with County Government.
Article 37: County Governmenance and Administration Act	4-37B-7		Resolutions	Resolutions under this Act are not for adopting procedures of ongoing or continuing application.
Article 37: County Governmenance and Administration Act	4-37B-8		Proclamations	Proclamations are ceremonial in nature, so the rules are relaxed.
Article 37: County Governmenance and Administration Act	4-37B-9		Standard Operating Procedures	SOPs do not need Commission approval and is how the detail or work is described.
Article 37: County Governmenance and Administration Act	4-37B-10		Special Statutory Instrument	This provides a catch-all in case we missed something weird.
Article 37: County Governmenance and Administration Act	4-37B-11		County Official Instruments; General Rules of Construction; Savings Clause	This ensures we do not have to re-pass everything and re-categorizes existing ordinances and policies.

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ARTICLE	SECTION	RECOMPILED FROM	TITLE	COMMENTS & RECOMMENDATIONS
Article 38: Board of County Commissioners	Article 38		Board of County Commissioners	No title change
Article 38: Board of County Commissioners	4-38-1		Exercise of county powers	No changes proposed
Article 38: Board of County Commissioners	4-38-2		Members; quorum	In A, clarifies 4 year terms; in B, makes applicable to population of 100K or fewer; in C, provides option for greater than 100K; in D, provides option for greater than 300K; in E, provides the process to increase; and in F, provides the process when a change in numbers happens. Brought over the substantive provisions of Section 4-38-6. Also, quorum is embedded in the Open Meetings Act, so not needed here.
Article 38: Board of County Commissioners	4-38-3		Residence in districts; period for districting; election at large	Removed redistricting standards, which are now contained in Article 3 of the Election Code.
Article 38: Board of County Commissioners	4-38-8		Meetings.	No changes proposed
Article 38: Board of County Commissioners	4-38-10		Chairman	Recommend gender cleanup; change the title to "County Commission Officers"; clarify that the chair is selected at the first meeting of the calendar year; B. allows for the selection of a vice chair; clarifies that the commission chair will preside at all meetings and the vice chair shall chair if one is identified, otherwise the members can choose who will preside.
Article 38: Board of County Commissioners	4-38-11		Chairman; powers and duties	Recommend gender cleanup; change title to "Commission chair; powers and duties"
Article 38: Board of County Commissioners	4-38-11.1	4-44-14	H class counties; salaries	Recompiled to Section 4-38-11.1; remove "salaries" and add the word "officials" in the title; A. and B.; C. clarify county commission, spell out designated by "charter amendment or ordinance"
Article 38: Board of County Commissioners	4-38-12		Seal; sessions to be public; rules and regulations	From 1876 and no one is familiar with a county scroll
Article 38: Board of County Commissioners	4-38-13	4-38-18	Powers; property belonging to county	Brought in language from 4-38-18; add "The board of county commissioners shall"
Article 38: Board of County Commissioners	4-38-13.1		County equipment and property; permitted uses	No changes proposed
Article 38: Board of County Commissioners	4-38-17.1		Tax levies authorization; procedures; health purposes	Removed the limitation of county by population in the previous Subsection D.
Article 38: Board of County Commissioners	4-38-24	4-38-25, 4-38-26	Powers over highways	Brought in language from 4-38-25 and 4-38-26; clarify "The board of county commissioners"
Article 38: Board of County Commissioners	4-38-27		Receipts and expenditures; publication of report	Aligned the report to the fiscal year, and had the report posted on the website instead of publishing.

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Article 38: Board of County Commissioners	4-38-29		Approving unauthorized account; penalty recovery of money	Struck the vote to approve part, since that is an official action; struck the civil liability part
Article 39: County Assessor	4-39.1.1		County assessor; election; duties	Intro section for Assessors establishing term, when elected, and basic duties. (NOTE: All Assessors will now be elected in the same year; those currently off cycle will receive an extra two years on their current term.)
Article 39: County Assessor	4-39-2		Courses in property valuation and property tax administration authorized; issuance of certificates	No changes proposed
Article 39: County Assessor	4-39-3		Qualifications for appraiser's certificates	No changes proposed
Article 39: County Assessor	4-39-4		Additional compensation to assessors	Striking reference to statutory limitations on salaries, which no longer exist.
Article 39: County Assessor	4-39-5		Additional compensation to certain certified employees in appraiser offices	No changes proposed
Article 39: County Assessor	4-39-6		Assessors; removal proceedings against; secretary of taxation and revenue may cause to be instituted; district attorney; attorney general	No changes proposed
Article 40: County Clerk	4-40-1.1		County Clerk	Intro section for Clerks establishing term, when elected, and basic duties.(NOTE: All Clerks will now be elected in the same year; those currently off cycle will receive an extra two years on their current term.)
Article 40: County Clerk	4-40-3	4-40-4	Duties; ex-officio clerks of the board of county commissioners	Incorporated the relevant provisions of Sections 4-40-4; A. add "of county commissioners"; C. strike "if required by any members"; strike D. and E.
Article 40: County Clerk	4-40-7	4-40-8, 4-40-9, 4-40-10	Newspaper subscriptions	Clean-up. Also, incorporated the provisions of Section 4-40-8, 4-40-9, and 4-40-10 into this section; remove gender terms; clarify reference to "the county clerk's" office; remove last sentence about payment for each volume kept; outdated due to technology; strike the last penalty language; seems absurd

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Article 41: County Sheriff	4-41-2		County sheriff; elections; duties	Intro section for Sheriffs establishing term, when elected, and basic duties; (NOTE: All Sheriffs will now be elected in the same year; those currently off cycle will receive an extra two years on their current term.)
Article 41: County Sheriff	4-41-9		Powers of deputy sheriff	Succession for all county officers is now provided for in Section 4-37A-4, above so it was struck here
Article 41: County Sheriff	4-41-10		Right to carry arms; deputies; appointment	No changes proposed
Article 41: County Sheriff	4-41-10.1		Right to carry concealed arms	No changes proposed
Article 41: County Sheriff	4-41-12		Entering other counties; powers	This is a Repeal and Replace of a previously-unamended 1868 statute.
Article 41: County Sheriff	4-41-16	4-41-13, 4-41.14	Fees; attendance on courts; sessions of county commissioners; hearing before judges	Narrows this section to service of process and attendance at courts and commission meetings when requested. Brings in relevant portions of previous Sections 4-41-13 and 4-41-14.
Article 41: County Sheriff	4-41-17		Executions; commissions and expenses	No changes proposed
Article 41: County Sheriff	4-41-23	4-44-18	Sheriffs, deputy sheriffs and guards; expenses incurred in serving process and certain other official business; per diem	Recompiled from Section 4-44-18. (Article 44 is repealed in this Act.); add "extradition" to title; strike A. and B.
Article 41: County Sheriff	4-41-25	4-44-20	Prisoners; feeding in transit	Recompiled to Section 4-44-20. (Article 44 is repealed in this Act); with Sheriffs; strike "subject to appropriation by the legislature" and "notwithstanding the provisions of this subsection, a single county shall not receive more than fifty percent of the total amount of money allocated to all counties as reimbursement"
Article 43: County Treasurer	4-43-1.1		County treasurer; election; duties	Intro section for Treasurers establishing term, when elected, and basic duties.(NOTE: All Treasurers will now be elected in the same year; those currently off cycle will receive an extra two years on their current term.)
Article 43: County Treasurer	4-43-2	4-43-3	Duties	Brought in language from Section 4-43-3 for new Subsection B; added a new Subsection C with modernized language.
Article 43: County Treasurer	4-43-4		Settlement of accounts upon turning over office to successor; duty of county commissioners	No changes proposed
Article 43: County Treasurer	4-43-5	4-40-6	County treasurer; duty regarding accounts	Recompiled this from Section 4-40-5 and moved this responsibility from the Clerk to the Treasurer; incorporated the provisions from 4-40-6 as Subsection B.

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Article 43: County Treasurer	4-43-6	4-44-30	County treasurer; receipts; accounts of officers	Recompiled this from Section 4-44-30 (Article 44 is repealed under this Act); clean-up.
Article 43: County Treasurer	4-43-7	4-45-4	County orders for payment from treasury; form and signature	Recompiled this from Section 4-45-4 (Article 45 is repealed under this Act). No changes proposed.
Article 43: County Treasurer	4-43-9		Bank contracts; financial vendor agreements; financial software	New section regarding Treasurer's concurrence when procuring financial software; "Any contract, purchase, or agreement to obtain or procure a financial system, payment processor, software or digital platform for a county that affects the collection, custody, deposit, investment or reconciliation of county funds shall require the written concurrence of the county treasurer.
Article 43: County Treasurer	4-43-11		Discontinued coin or currency	New section regarding when the U.S. stops minting coins or currency (like the penny); "A. Whenever a coin or currency is discontinued by the United States and a county treasurer is not able to procure such coin or currency and such coin or currency is not in the cash reserves of the office, the treasurer shall round up any bill to be paid using the United States coin or currency to the nearest coin or currency still being minted by the United States. B. A county treasurer shall post notice in the office and on the county website when implementing this Section. C. Nothing in this section permits a rounding up when payments are made by electronic means or digital payment method.
Article 43: County Treasurer	4-43-12		County investments; administrative charge	New section directing the Treasurer to take an administrative fee from the proceeds of county investments; "Upon the receipt of the distribution of proceeds from the investment of county funds by the county treasurer, the treasurer shall deduct as an administrative charge an amount equal to one percent of the proceeds received."
Article 44: Salaries and Provisions Applicable to More Than One Office				Repeal; no longer needed
Article 45: Accounts and Claims Against Counties				Repeal; no longer needed