

this is an additional supplement, as authorizes the supervisors of public roads in Allegany county, to summon and warn every free able bodied male person, above the age of eighteen, to assist in repairing the public roads, be, and is hereby repealed.

AN ACT relating to Public Roads in Allegany County.—1837, ch. 240.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* Proceedings made valid. That from and after the passage of this act, all roads heretofore laid out and surveyed in Allegany county as public roads, where the requisitions of the existing laws have not been complied with by the commissioners appointed so to lay out and open said road or roads, and which have been approved of and confirmed by Allegany county court, be, and the same are hereby declared valid and binding, to all intents and purposes, as if such requisitions were fully followed and complied with as Roads 30 feet wide. regards the width and other provisions of said law, and that the said road shall be considered thirty feet in width.

SEC. 2. *And be it enacted,* Width of road. That all roads hereafter to be made, laid out or surveyed, shall not be less than thirty feet, and not more than forty feet in width, at the option of the commissioners; and that such width be so returned by the said commissioners appointed to lay out and survey such road or roads.

RETAILERS.

A further SUPPLEMENT to an ACT, entitled, an Act for Licensing and Regulating Ordinary Keepers.—1821, ch. 238.

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* Court may grant license on petition &c. That upon application by petition in writing to any county court, by any citizen thereof, for a license to keep an ordinary or to retail spirituous liquors, and the payment of the sum chargeable upon the same, and security appearing, the court shall be and hereby is empowered to grant the license under the same rules and regulations as are prescribed for the granting of licenses when personal application is made; and the recognizance entered into by the security aforesaid, with the petitioner named therein as principal, shall be as equally binding and obligatory upon the said petitioner, as if he had been personally present; and the license thus granted shall be of as full force and effect as though it had been granted in the manner heretofore directed, any law or usage to the contrary notwithstanding.

SEC. 2. *And be it enacted,* Heirs, &c. to enjoy benefit of license. That where any license has been or may hereafter be granted, and shall not have expired at the death of the party so obtaining the same, it shall and may be lawful for the heirs, executors or administrators of the said party, to enjoy all the privileges which said license conferred on the party who obtained the same; *Provided,* Proviso. the said heirs, executors or administrators as the case may be, shall give to the clerk