

singing birds and poultry, leaving gates open, destroying shrubbery and cultivated flowers, and by the discharge of their fire-arms near the public roads, causing horses and other beasts of burthern to run off with vehicles, often to the serious injury of the people of said county; therefore,

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the following sections be incorporated in the third article of the Code of Public Local Laws, title "Baltimore county: " Addition to Local Laws.

SEC. 213. It shall not be lawful for any person, with or without dogs or gun, under any pretext ever, to trespass, against the will of the owner, upon any lands in Baltimore county situate within twenty miles of the City of Baltimore. Not lawful to trespass.

SEC. 214. That if any person trespassing as aforesaid, shall be requested by the owner of said lands, or his or her authorized agent, to depart from and quit the same, shall refuse, or within a reasonable time neglect to do so, be deemed guilty of a trespass under this Act, and shall be liable therefor to a fine of five dollars and costs, which fine and costs shall be recoverable, in the name of the State, to the use of the public schools of said county, before a Justice of the Peace of Baltimore county; and any trespasser against whom a judgment as aforesaid shall be recovered for fine and costs, on refusing or omitting to pay the same when rendered, shall be by the Justice rendering said judgment, committed to the jail of said county for the space of five days unless said fine and costs are sooner paid. To be deem'd guilty of trespass. Fine fo . Committed to jail.

SEC. 215. Any person trespassing with dog or gun upon the lands referred to in the first and second sections of this Act, and while so trespassing fire a gun, destroying shrubbery or cultivated flowers, picking or taking away any kind of fruit, shooting any kind of bird or poultry, injuring or casting down any fence, or leaving open any gate, shall be deemed guilty of a trespass under this Act, and liable therefor to a fine of * less than five nor more than twenty dollars and costs, which fine and costs shall be recovered in the manner set forth in the second section. To be deem'd guilty of trespass. Liable to a fine.