

upon conviction by any Justice of the Peace exercising criminal jurisdiction in Kent County, shall be fined in an amount not less than one dollar nor more than twenty-five dollars for each offense. Any person arrested under this section shall have the right to appeal to the Circuit Court for said Kent County for trial, and all fines collected under this section shall be paid to the said County Commissioners and by them applied to the general road fund of the county.

1910, ch. 403 (p. 920), sec. 167M.

308. The use of his office by the Road Engineer to advance the political fortune or aspiration of any man or the purchasing of material by him for the roads at unfair prices or knowingly recommending unjust bills to the County Commissioners for payment or wilfully permitting any of the Road Supervisors to so exercise their duties shall, without excluding other things, be construed as misconduct in office.

1916, ch. 304, sec. 167-O.

309. The County Roads Engineer shall be allowed the sum of \$300 yearly, or so much thereof as may be necessary, over and above his regular salary, which said amount shall be used for traveling expenses and other business purposes, and which amount so expended shall be accounted for and reported to the County Commissioners. Said County Commissioners are authorized to levy yearly upon the assessable property of Kent County a rate of tax sufficient to cover said sum to be allowed yearly to the County Roads Engineer.

1910, ch. 403 (p. 920), sec. 2.

310. Any law or laws, or part or parts of any law or laws, heretofore enacted and affecting or pertaining to the County Commissioners or roads and ditches in said Kent County, are hereby saved and shall remain in full effect and force, except so far as the same or any of them may be repealed by or may be inconsistent and in conflict with the provisions of this Act.*

P. L. L., 1888, Art. 15, sec. 168. 1860, Art. 14, sec. 153.

311. The supervisors of roads in Kent county may enter upon adjacent lands, and by ditching or otherwise, draw the water from the public roads.

P. L. L., 1888, Art. 15, sec. 169. 1860, Art. 14, sec. 154.

312. The county commissioners upon satisfactory proof may make allowances and levy for any injury that may be done by such drainage to the owners of said lands.

P. L. L., 1888, Art. 15, sec. 170. 1860, Art. 14, sec. 155.

313. The filling up or obstruction of such avenues or openings, may be punished by the circuit court for Kent county by presentment or indictment as for obstructions of the public roads.

*Sec. 3, ch. 403, 1910, repealed all laws inconsistent therewith.