

P. L. L., 1888, Art. 15, sec. 179. 1860, Art. 14, sec. 168.

322. Any person so offending shall be deemed guilty of a misdemeanor, and be liable to presentment by the grand jury of said county, and on conviction, shall be fined not less than five nor more than fifty dollars, to be collected and paid to the clerk of the circuit court for said county, for the benefit of the public school fund of said county.

P. L. L., 1888, Art. 15, sec. 180. 1868, ch. 182.

323. It shall not be lawful for any person to ride, drive or lead any horse, mare, mule, oxen, cow or other animal, on or over the sidewalk on the western side of the main road leading from Galena, where the roads cross, to the hill at Georgetown, nor on the sidewalk on the northern and eastern side of the public road leading from the northwestern precincts of Chestertown to the westernmost corner of Chester cemetery on the road to Whaland's mills; and any person thus offending shall be subject to a fine of two dollars for the first offence, and three dollars for every subsequent offence, to be recovered before a justice of the peace as small debts are recovered, in the name of the county commissioners of Kent county; and such monies when recovered shall be paid to them, to be expended under their directions, for the purpose of repairing and improving, respectively, the said sidewalks, which shall not exceed eight feet in width on their surface; provided, that nothing in this section shall prevent persons riding or driving across said sidewalks to obtain access to adjoining lands, or the grounds of Chester cemetery.

P. L. L., 1888, Art. 15, sec. 181. 1878, ch. 236.

324. The county commissioners, on application of any owner of a private road or way to have the same altered or widened, because its course or breadth seriously embarrasses travel thereon, or renders it unsafe, shall appoint three discreet and sensible persons of the county, not related to either of the parties, who shall act as commissioners to alter or widen said private road; and shall direct the said commissioners to alter or widen said road, keeping its breadth within thirty feet clear of ditches, and taking into consideration the convenience of the person owning said roads, as well as the convenience and interest of the persons through whose lands the same may be located; and the said commissioners shall assess the damages to be paid to the owners of the lands through which the said road may pass.

P. L. L., 1888, Art. 15, sec. 182. 1878, ch. 236.

325. If any person through whose lands said road may pass, or the person applying to have the same altered or widened, shall object to its being altered or widened in the manner returned by the commissioners, the county commissioners may make such orders as to the manner of altering or widening said road as they may deem proper.