

or operated by a steam, gas or gasoline engine into said county from any other State or county, and who shall not for any reason whatever pay taxes on said sawmill and on the property used in connection therewith (as set forth in Section 496 of this sub-title) to the full assessable value thereof unto the Treasurer of Talbot County, shall immediately upon acquiring said property and before operating the same in said county, take out a license for the use of said sawmill in said county, and shall pay therefor a license fee of five dollars unto the Treasurer of said county, for the use of said county, as is provided for in Section 496 of this sub-title, and shall renew said license at the end of each year accounting from the date of the first license, and shall pay for each renewal the sum of five dollars as aforesaid, and the said County Commissioners of Talbot County are hereby authorized and empowered to issue said license upon payment of said license fee.

1906, ch. 177, sec. 4.

498. Any person or persons or body corporate who shall fail to take out or procure said license provided for in this Act shall be immediately liable in any suit or action brought by the said County Commissioners of Talbot county to recover said license fee or fees before any justice of the peace of this State, and the same rules of procedure shall apply to said suits, and the collections of all judgments recorded in said suits as are applicable in cases arising on small debts, and in addition to said remedy the said County Commissioners of Talbot county shall be permitted to restrain by injunction the operation of any sawmill, wheat threshing "Rig" or machine, corn-husker, corn fodder shredder, corn sheller, clover huller, mentioned in this Act, operated in Talbot county, whose owner or operator has not complied with the provisions of this Act.

SCHOOLS.*

1922, ch. 219, sec. 1.

499. The County Board of Education of Talbot County is hereby authorized and directed to provide free transportation for all the children in the elementary, grammar and high schools in all cases where free transportation is provided for the children in the primary or lower grades.

1922, ch. 219, sec. 2.

500. The County Commissioners of Talbot County are hereby authorized and directed to levy annually a sum sufficient to pay the cost of providing the free transportation required by the preceding section of this Act.

1892, ch. 129, sec. 2.

501. The Board of County School Commissioners of Talbot County whenever, at the close of any school term, there is not sufficient money

*Talbot County has been authorized to issue bonds for school buildings, as follows: 1906, ch. 73, \$10,000; 1920, ch. 157, \$40,000; 1927, ch. 360, \$225,000; 1929, ch. 478, \$30,000.