

third person, who shall qualify as above required, and the decision of any two of them shall be final, and the damages awarded by them may be recovered in the same manner as small debts.

P. L. L., (1860,) art. 14, sec. 96.

107. Each freeholder who shall be called upon to value and assess such damages shall be entitled to one dollar per day for his services.

Ibid. sec. 97.

108. No action of trespass *quare clausum fregit* shall be adjudged to be maintained or supported by evidence that any defendant in such action, or any horse, cow, hog or other domestic animal belonging to such defendant, passed on or over any waste or unenclosed land in Kent county, or by proof that any such animal trod down or ate the grass or herbage, or rooted up or destroyed the soil or earth on any such waste or unenclosed lands; and the defendant in any such action may plead the general issue and give the special matter in evidence.

Ibid. sec. 98.

109. No person shall distrain any horse, hog or other beast *damage feasant* upon any waste or unenclosed land in Kent county.

FISH AND TERRAPINS.

1872, ch. 313.

110. It shall not be lawful for any person, except the *bona fide* residents of Kent and Queen Anne's counties, to haul a seine in any of the rivers, creeks, coves, or other waters lying in and around said counties, without the permission of the owners or occupiers of the land bordering on the said waters.

1876, ch. 95.

111. It shall not be lawful for any person, except the *bona fide* resident citizens of Kent and Queen Anne's counties to dredge for terrapins in any of the waters of said counties. Any person violating this or the preceding section shall pay a fine of not less than ten nor more than fifty dollars, and forfeit the boat or vessel in his possession, together with the seine, tackle, and all things on board at the time of the offence.