

CHAP. 323. for in the second, third and fourth sections of this act.

Vehicles—
how to be
driven.

SEC. 16. *And be it enacted,* That all wagoners and drivers of carriages of all kinds, whether of burden or pleasure, using the said road shall, except when passing by a carriage of slower draught, keep their horses and carriages to the right-hand of said road, in the passing direction, leaving the other side of the road free and clear for other carriages to pass and repass, and if any driver shall offend against this provision, he shall forfeit and pay not exceeding ten dollars, to any one who shall be obstructed in his passage, and will warrant for the same, to be recovered with costs before any justice of the peace, in the same manner debts under ten dollars are recoverable, and all fines and forfeitures imposed by this act not exceeding thirty dollars, shall be recoverable before any magistrate in the same manner as debts under ten dollars are recoverable.

Dividends.

SEC. 17. *And it be enacted,* That the president and managers of said company shall keep a just and full account of all monies received by their respective toll-gatherers, at their several and respective gates on said road, which account shall be upon oath or affirmation, as the case may be, when required, and shall make a dividend of the clear profits and income thereof, not exceeding ten per cent. among the stockholders, which dividend shall be declared half yearly in the month of January and July, and published and paid accordingly.

Exemption
from toll.

SEC. 18. *And be it enacted,* That it shall not be lawful for said company to ask, demand or receive toll of or from any person or persons, going to or returning from church or a funeral, or from any person or persons within the lines of whose lands any gates may be erected, for passing from one part to another part of said land along said road.

County com-
missioners au-
thorised to
subscribe to
capital stock.

SEC. 19. *And be it enacted,* That the county commissioners of Frederick county, be and they are hereby authorised and empowered to subscribe for as many shares in the capital stock of said company, as in their judgment they may deem advisable, the said subscriptions not to exceed fifty shares.

Construction.

SEC. 20. *And be it enacted,* That nothing in this act shall be so construed as to allow said company