

CHAP. 25.

of the location or construction of any canal, rail road, turnpike or other incorporated work by which damage may be done or hereafter done by reason of such location, it shall be the duty of the sheriff, coronor, elisor or other person which may be appointed, to summon such jurors exclusively from the county:—Therefore,

Juries to be
summoned
out of the city

SECTION. 1. *Be it enacted by the General Assembly of Maryland,* That from and after the passage of this act it shall be the duty of the sheriff or other officers that may be authorised to summon jurors to value and assess the damage that may be done or supposed to be done or hereafter done by reason of the location and construction of any canal, rail road, turpikie or other public work by incorporated companies, to summon such jurors from the county without the limits of the city or precincts of Baltimore and who shall be freehold resident citizens of said county.

Not interested

SEC. 2. *An be it enacted,* That in all causes of inquisition, no juror so summoned to assess and decide on damage done by reason of such public work, shall be empaneled on such jury if he or they should be in any way interested in said work, or in the lands where such damage may be committed.

Case Jury be
set aside

SEC. 3. *An be it enacted,* That in case of any decision by such jury being set aside by the county court by reason of any illegal proceedings or informality, the said court shall order and direct a new jury to be summoned at the request of either party, whose decision shall be final.

Case of grievance

SEC. 4. *And be it enacted,* That whenever any person may feel themselves aggrieved by reason of such damage having been done by the location or construction of such before-mentioned work, it shall be the duty of the person or persons so injured, to make their

Appeal provided

application in writing for the amount of damage, he she or they may have sustained, to the president and directors of such Company, and if said company shall fail to make payment of such sum, as may be acceptable to the party so injured, the said company shall

Jury required

cause a jury to be summoned according to the provisions of this act, within sixty days after such demand has been made, to assess such damage as in their judgment seem to be right and equitable, and if said com-