

town, and cause the same to be lighted at public expense, and shall have the power to fix building lines and issue building permits, and may pass all laws and ordinances for the preservation of the health of said town, and to prevent the introduction of contagious diseases therein, or within three miles thereof; they may prohibit the running of vehicles unreasonably fast in said town; prohibit firing of guns or pistols, or use of fireworks; and the storage of gun-powder or any other explosive matter within the limits of said town, make all necessary regulations in reference to wells and pumps therein, and provide for the licensing of dogs; provided that they shall not have the power to pass any ordinance imposing restrictions pertaining to canneries unless it shall conform with State Board of Health requirements.

322G. (400H). The Commissioners may pass all laws and ordinances necessary to give effect and operation to the powers vested in them, and may impose such fines, penalties and forfeitures for breach of their laws and ordinances as they may think proper, not exceeding five dollars for any one offense; and the said Commissioners may pass all laws and ordinances necessary for grading, regulating, paving and repairing the footways in the streets, lanes and alleys of said town, and impose a tax on any lot fronting on any street, lane or alley, for the purpose of grading, regulating, paving and repairing the footways in front thereof, or compel by fine or otherwise, the owner of any lot, to pave or repair the footways in front thereof agreeably to the ordinances to be passed by them; and shall have power to open and establish new streets, lanes and alleys, and to straighten and widen old streets, lanes and alleys, and to provide for the payment of damages and expenses incurred by opening, widening or straightening the streets, lanes and alleys, as aforesaid, by levying and assessing the same generally upon the whole of the assessable property of the town, or upon the property of persons to be benefited thereby.

322H. (400I). The corporate limits of the town of Queen Anne are hereby declared to be as follows:

Beginning in Talbot County at a stone on the west bank of Tuckahoe River at the mean low water mark said stone being 134 feet west from the concrete wing wall of bridge over said river; thence with the meanderings of the low water mark of said River 1020 feet to a stone at edge of marsh; said stone being in Queen Anne's County 40 feet north of County line; thence leaving said River north 61 degrees 00 minutes west 204 feet to a stone at west side