

injure any bridge, causeway, boundary, mark or direction therein or thereon, he shall on conviction thereof in the circuit court for said county be fined, at the discretion of the court, not exceeding fifty dollars, to be paid to and accounted for by the supervisor of the district in which the damage may be done.

P. L. L., (1860,) art. 17, sec. 103.

221. Where any person has erected or may erect, in said county, a mill on any branch or run where any public road crosses, or shall cross, and has erected or shall erect any dam for such mill, such person or the owner, possessor or occupier of said mill, shall make the top of said dam twelve feet wide at the least, and make good and substantial bridges over the waste and race of said mill, twelve feet wide, and keep the same in repair.

Ibid. sec. 104.

222. If the owner, possessor or occupier of such mill shall neglect to make such dam and bridges in the manner directed in the preceding section, and to keep the same in good repair, he shall, on conviction thereof, forfeit and pay a sum not exceeding fifty dollars, to be paid to and accounted for by the supervisor of the district in which such mill may be situated.

Ibid. sec 105.

223. The supervisors of roads in said county may cut an opening in any bank erected, or to be erected, alongside of the public road in any place where the water will be likely to lie, so that said water may pass off.

1870, ch. 251.

224. No person shall erect any gate on any public road in Queen Anne's county, and any person violating this section shall be guilty of a misdemeanor, and on conviction thereof be liable to a penalty, in the discretion of the circuit court for the county, of not less than one hundred nor more than two hundred dollars.

1868, ch. 226.

225. No person shall run any horse, mare or gelding, on any of the public roads of Queen Anne's county, for the purpose of racing.