

open, alter, shut up, or establish, any public road in said counties, notice in writing of such intent shall be given to the person or persons, deemed or known to be interested therein; and said court shall assign a day for acting upon such business, and to have the allegations of parties concerned; and shall therefore take such order in relation thereto, as may appear to them to be most consonant to justice and the public convenience: and if any person or persons shall consider himself or themselves aggrieved by any decision of the levy court, an appeal shall be allowed to the county court, where either party may have a trial by jury, who may bring in a general verdict, affirming the proceedings of the levy court, or such special verdict as they may judge to be the most consistent with propriety, justice, and the public convenience.

Appeal provided.

SEC. 3. *And be it enacted*, That in case of such appeal, all original papers, filed with the levy court, shall be safely transmitted by the clerk, to the county court at its next session; and a trial shall be held the first term, either upon the same testimony, or upon any other that may be adduced by either party; and the county court shall have the power of awarding costs, as in all cases of equitable proceedings.

Record transmitted.

SEC. 4. *And be it enacted*, That any testimony or deposition, taken before a commissioner of said county, under the act of last session, chapter one hundred and sixty-five, shall be admissible evidence in such case, without the personal attendance of any witness or witnesses.

Testimony received.

SEC. 5. *And be it enacted*, That all former acts of assembly, in relation to altering, opening, shutting up, or establishing public roads in said counties, be, and the same are hereby repealed.

Repeal.

AN ACT to provide for the Repairs of the Public Roads in Calvert County. 1832, ch. 223.

This law essentially changes the police of Calvert County, in relation to her public roads; yet as it contains no repealing clause, the former regulations have been re-printed.

1833, ch. 31, next in arrangement, professes in its title to repeal this act, yet its enactments contain no direct repeal, but only such as may arise from construction.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That the commissioners of Calvert county, or a majority, be, and they are hereby authorized and required to levy on the assessable property of Calvert county, whatever sum they may, in their discretion, think requisite to carry into effect the provisions of this act, for preserving, repairing, and altering the public roads in said county.

Levy authorized for roads.

SEC. 2. *And be it enacted*, That the commissioners of Calvert county, shall annually appoint one supervisor for every

Appointment of supervisors.