

trates' courts  
50 cts. per day.  
Mileage.

courts in said county, shall be entitled to receive, instead of the sum now allowed, the sum of fifty cents per day, and the sum of six and a quarter cents per mile, as provided for in the first section of this bill, to be collected and paid, as the law in such cases already provides.

Repealing clause.

SEC. 7. *And be it enacted*, That all acts inconsistent with or repugnant to the provisions of this act, so far as the same relates to Kent county, be, and the same are hereby repealed.

See 1838, ch. 305, title 'Levy Court,' post page 1992.

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CROWS.

See 'Calvert County,' title 'Crows,' ante page 1730.

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FENCES.

A further SUPPLEMENT to an ACT regulating Fences in Charles and Allegany Counties, passed at December session, eighteen hundred and twenty-six, chapter eighty-two.—1828, ch. 101.

See 'Charles County,' title 'Fences,' ante page 1856.

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1833, ch. 47, repealed by 1834, ch. 154.

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AN ACT regulating Joint Fences in Kent County.—1834, ch. 154.

Fence prescribed.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That wherever joint fences have been, or may be established in Kent county, for the mutual benefit and advantage of different owners or possessors of adjoining lands, it shall be the duty of each party to keep up in good repair, his, her, or their just and respective portions thereof: in the manner following, that is to say, all post and rail or plank fences, shall be at least four feet six inches high, and not more than four inches between the lower and second, and not more than five between the second and third rails, and all worm or other fences shall be five feet high, the height of said fences in every case to be computed from the ground or base of any embankment upon which said fence may be erected.

Party failing.

SEC. 2. *And be it enacted*, That if either of the parties so making or keeping a joint fence, shall not comply with the foregoing provision, and shall refuse or delay to repair the said fence within twenty days after notice in writing shall be given to the said party, his agent, tenant, or overseer, then upon proof thereof before any justice of the peace, it shall be lawful for the said justice under his hand and seal, to authorize the party aggrieved and suffering by such refusal or delay to repair or construct the joint fence, as above required, and for such repairs or construction as the case may be, shall be reimbursed all costs and reasonable expenses incurred, to be recovered from the party so refusing or delaying, in the same manner as debts of a like amount are now recoverable, all which said

Method of redress.