rectors, or a majority of them, it shall be lawful for the said Company to cause any Justice of the Peace for Carroll or Frederick Counties, as the case may be located, to issue his warrant to the Sheriff directing him to summon twenty impartial jurors. jurors (each party the right to strike four), to meet on said land on a day to be therein named, to assess the damages sustained by said owner or owners by reason of said road passing through or over said land, taking into consideration the advantages and disadvantages pertaining thereto, which inquisition shall be returned to the Clerk's office of the county wherein assessed, and either party shall have the right to appeal to the Circuit Court of the county to which the return may be made, within sixty days from the verdict or finding of the said jury.

Number of

Sec. 9. And be it enacted, That as soon as the Toll-gate. said Company shall have completed two and a-half continuous miles of said turnpike as aforesaid, the President and Directors are hereby authorized and empowered to erect a toll-gate, at which may be charged and collected by a toll-gatherer such rates of toll as are now allowed by law to be received by the Monocacy and Woodsborough Turnpike Company, in Frederick County, according to distance; and the said Union Bridge Turnpike Company are hereby invested with all and singular the rights and privileges for the purpose of enforcing the collection of tolls herein authorized, as are now or may be hereafter allowed by law to the several Turnpike Companies of this State.

Sec. 10. And be it enacted, That the County Repair. Commissioners of Carroll and Frederick Counties respectively shall continue the allowance now made for the repair of said road or roads, provided the said Company may use said allowances in the construction of the said Turnpike, until the same shall be completed, and the said County Commissioners of the said counties are hereby authorized, subject to the provisions of Article three, Section fifty-four of the Constitution of Maryland, in their discretion to subscribe such number of shares as they may deem expedient, not exceeding fifty. shares for Carroll County, and not exceeding two