

CHAP. 30.

Passed Dec 23
1817, ch 110

No appeal shall be had unless made within sixty days

When damages have been levied, or whenever damages shall be hereafter levied on said county, for the use of any person or persons through whose land any public road or landing may be laid, the said levy court may proceed, any time after the expiration of sixty days from the time said court shall order said damages to be levied, to cause said public road or landing to be made and opened, unless there shall have been an appeal entered, any thing in the twenty-sixth section of said law to the contrary notwithstanding.

When appeals have been decided, road to be made

Levy court may contract for making roads and landings

Stone, &c may be taken for making roads

Owners to be allowed therefor

Parts of former law repealed

Passed Dec 23

Allowance to juror

CHAP. XXX.

An Act, entitled, A supplement to an act entitled, An act relating to Public Roads in Worcester County, passed in December Session eighteen hundred and seventeen. Lib. Tit. No. 6, fol. 252.*

1. **BE IT ENACTED,** by the General Assembly of Maryland, That no appeal shall be had hereafter from the levy court of Worcester county to the county court, under the twenty-fifth section of the law to which this is a supplement, unless such appeal shall be made within sixty days after the decision of the said levy court.

2. **AND BE IT ENACTED.** That when damages have been levied, or whenever damages shall be hereafter levied on said county, for the use of any person or persons through whose land any public road or landing may be laid, the said levy court may proceed, any time after the expiration of sixty days from the time said court shall order said damages to be levied, to cause said public road or landing to be made and opened, unless there shall have been an appeal entered, any thing in the twenty-sixth section of said law to the contrary notwithstanding.

3. **AND BE IT ENACTED.** That whenever the decision of the levy court shall be affirmed by the county court, on an appeal on account of opening any public road or landing, or damages on account of the same, the levy court may proceed immediately to cause such road or landing to be made and opened.

4. **AND BE IT ENACTED.** That the levy court of said county are hereby authorised and empowered, to contract with any person or persons, in such manner as they may deem most advantageous for the county, for the making and opening public roads or landings granted under the law to which this is a supplement.

5. **AND BE IT ENACTED.** That stone, earth, gravel and timber, may be taken for the purpose of making any such public road or landing, granted by said levy court, in the same manner that stone, earth, gravel and timber, may be taken and used for the repairing of public roads, agreeable to the ninth section of the law to which this is a supplement.

6. **AND BE IT ENACTED.** That for all stone, earth, gravel and timber, used in making such public roads or landings, the said levy court may allow the owner thereof such sum as the court may think reasonable, which shall be levied on the county for the use of such owner.

7. **AND BE IT ENACTED.** That all such parts of the law to which this is a supplement, inconsistent with the provisions herein contained, be and the same are hereby repealed.

CHAP. XXXI.

An Act to increase the per diem of Jurors in Baltimore County. Lib. Tit. No. 6, fol. 253.

BE IT ENACTED, by the General Assembly of Maryland, That from and after the passage of this act, each and every juror summoned on the regular panel of jurors to Baltimore county courts, be and he is hereby entitled to receive, in lieu of his present per diem, the sum of two dollars for each and every days attendance.