

1908, ch. 273, sec. 1 (p. 666).

116. The owners of all dogs kept in Calvert County shall procure a license at the rate of one dollar per annum for each male dog kept, and two and a half dollars per annum for each female dog kept.*

1908, ch. 273, sec. 2 (p. 666).

117. It shall be the duty of the County Commissioners to employ some one in every school or election district to visit each house and collect the dog license as hereby provided for, the dog license collector shall issue to the owner of each dog for which the license has been paid a receipt for the amount paid and also a metallic tag, which can be attached to the dog by means of a collar. The tag shall be stamped with the name of the county and the year for which the license has been paid. The dog license year shall correspond with the calendar year, and the license should be collected during the month of January each year. The County Commissioners shall employ the lowest responsible bidder for making the dog license collections, and require the adequate bond to cover the amount to be collected. The bids shall be made on the basis of so much for each dog license turned in. The dog license receipts and tax shall have corresponding consecutive numbers and each collector shall be charged up with the receipts and tags allotted to him and be responsible for the return of the tags or their equivalent license to the County Commissioners not later than the 10th day of February of each year. The dog license collector may collect the license on any dog which he failed to find in January at any time. The dog license so collected shall be turned into the county treasury and set aside as a special fund for use as hereinafter designated.

1908, ch. 273, sec. 3 (p. 666).

118. Any person who shall be found guilty of making false returns to the dog license collector as to their ownership of dogs so as to in any manner whatsoever evade the dog license shall upon proof of the same be subject to a fine of not exceeding ten dollars, or imprisonment for not more than thirty days.

1908, ch. 273, sec. 4 (p. 667).

119. Whoever suffers loss by the worrying, maiming or killing of sheep, lambs, fowls or other domestic animals by dogs outside of the enclosure of the owners or keepers of such dogs, may inform the justice of the peace for the district wherein the damage was done, who shall proceed to the premises where the damage was done and determine whether the same was inflicted by dogs, and, if so, appraise the amount thereof if it does not exceed twenty dollars, if in the opinion of said officers the

*Ch. 273, 1908, is repealed by ch. 462, 1910, in so far as inconsistent with said ch. 462. Both chs. 273, 1908, and 462, 1910, were repealed by ch. 497, 1918, in so far as inconsistent with said ch. 497. See 1929 Supplement to Annotated Code, Art. 56, secs. 267-273. Due to uncertainty as to the dog laws effective in Calvert County, it was decided to include all which had not been specifically repealed.