

each subsequent prisoner who may be convicted at any term of the Circuit Court during the current year, in payment for the trouble and expenses incurred by the sheriff in transferring such prisoners to the penitentiary or house of correction.

P. L. L., 1888, Art. 10, sec. 284. 1860, Art. 10, sec. 211.

504. He shall receive on executions issued by any justice of the peace the same fees allowed by law to constables.

SHOOTING ON HIGHWAYS.

1890, ch. 112.

505. Any person or persons who shall recklessly, wantonly, or for mere amusement, shoot any pistol, shot-gun or other fire-arm along any public road or highway, or on the streets of any town or village in Dorchester County, thereby causing injury to person, stock or vehicle, or to the annoyance, worry or disturbance of any person or persons, shall be guilty of a misdemeanor, and upon conviction thereof before a justice of the peace, shall at the discretion of the said justice of the peace, be subject to a fine of not less than five dollars and costs for each offense, the fine to be doubled in every instance if the offense be committed in the night or on Sunday, the offender to be committed to the county jail until such fines and costs are paid, or until discharged by due process of law.

The provisions of this Act are not intended to apply to any sportsmen engaged in shooting game of any kind where it is now lawful to shoot game in Dorchester County, unless the shooting results in injury to person, stock or vehicle.

STALLIONS.

1890, ch. 515.

506. Whenever the owner or manager of any stallion, in the hand-bills posted, and in the newspaper advertisements published by him in Dorchester County, shall offer the services of such stallion, and shall therein give notice that he will hold the mare served and the colt foaled, both for the service fees of said stallion, then the said owner or manager shall have a lien on said mare and colt for said fees; provided, that proceedings be begun to recover said fees within six months after the colt has been foaled.

1890, ch. 515.

507. Such service fees may be recovered, and such lien may be enforced in an ordinary action for the same, in the circuit court or before a justice of the peace of said county; upon beginning his suit, the holder of such fees shall file a claim in writing, asking that he be allowed the benefit of said lien, and if upon the trial of the case, it be found that he is entitled thereto, then judgment shall be entered for the debt, and a memorandum shall be added that he be allowed his lien against the mare