

levy upon the taxpayers of that particular district, an extra amount to be named in the petition and indicated upon the ballot, for the repair and improvement of the roads or bridges in the district so petitioning and voting. The Supervisors of Election shall have printed on the official ballot of the district to which the proposition of an extra levy is to be submitted the words "For Proposition of Levy for Roads," and "Against Proposition of Levy for Roads."

1908, ch. 391, sec. 206F (p. 846). 1910, ch. 1, sec. 206F (p. 868).

476. In case the vote, in accordance with preceding Section 475, shall be "for proposition of levy for roads," then the Board of County Commissioners shall make the extra levy for roads or bridges upon the total taxable basis of the district so voting, and shall place the funds, when collected, in the hands of the County Treasurer to the credit of the road supervisors of that district, to be worked out by them under direction of the County Commissioners. But if the vote be "against proposition of levy for roads," then the County Commissioners shall not levy an extra amount for roads in that district.

1914, ch. 24, sec. 206A.

477. Any person or persons, firm or corporation, who shall put, place or pile any lumber, logs, props, cross ties or any other obstruction upon the limits of any highway in Garrett County over which the County Commissioners thereof have control or supervision, or who shall negligently permit or allow any of said obstructions, or any wagon, cart, sled, traction engine, automobile or any other vehicle to stand or remain on the limits of any of said highways for more than twelve hours in any one place, and without the written consent of the County Commissioners of said Garrett County, or who shall drag or "snake" any log, props, cross ties, poles, lumber or any commodity of any kind on or over any of said highways (other than by being loaded on some vehicle) or who shall dig or otherwise tear up or disturb any portion of any of said highways, except by the authority and under the direction of the road supervisor or other official having control of said particular highway and engaged in working and repairing the same, shall be guilty of a misdemeanor, and upon conviction thereof before any Justice of the Peace of said County, or by presentment and indictment in the Circuit Court of said County, shall be fined not less than Ten Dollars nor more than One Hundred Dollars for each offense, together with the costs of prosecution; and upon failure to pay said fine and costs, said offender shall be committed to Jail until the same is paid or until released by due process of law; "provided, however, that none of the provisions of this Act shall apply to the renewal of telegraph or telephone poles, by telegraph or telephone companies."

All fines imposed and collected under the provisions of this section shall be immediately paid over to the County Commissioners of said Garrett County, to be expended by them in the maintenance and repair of the County Roads of said County.