1902, ch. 278, sec. 1.

383. The salary of the State's Attorney for Kent county, State of Maryland, shall be at the rate of twelve hundred dollars (\$1,200) per annum, from the first day of May, A. D. 1902, in lieu of fees.

1902, ch. 278, sec. 2.

384. The State's Attorney for Kent county, State of Maryland, shall have power to employ a deputy or assistant, who shall be a member of the local bar, in good standing, and shall be paid by the State's Attorney out of his salary of twelve hundred dollars (\$1,200) aforesaid.*

STÍLL POND RIVER.

1894, ch. 650.

385. The branch or arm of the Chesapeake bay now known as Still Pond creek, extending from said bay to the bridge and causeway which constitute part of the public road leading from Smithville into Still Pond Neck, in Kent county, shall hereafter be known as Still Pond river.

SWINE.

P. L. L., 1888, Art. 15, sec. 203. 1860, Art. 14, sec. 110.

386. Any swine found running at large in the village of Chesterville, or the village of the Head of Sassafras, or within two miles of the centre of the last-named village, fixing what was formerly Clayton's hotel as the centre thereof, may be taken up and sold by any person in said villages, or the neighborhood thereof; provided, five days' notice of such sale shall be given; and the owner may at any time before a sale redeem such swine by paying to the person who took up the same fifty cents per head; and if any swine are sold under this section, the proceeds shall be paid to the treasurer of the school district in which such swine may be taken up, after deducting the expenses of keeping the same, and one dollar per head for the person who took up and sold the same.

TRESPASS.

P. L. L., 1888, Art. 15, sec. 204. 1882, ch. 194.

387. Any person who shall enter upon or cross over the private property of any person in Kent county, after having had special written notice served upon him by the owner of said property, or by his agent, not to cross over or enter upon said private property, shall be deemed guilty of a misdemeanor, and on conviction thereof before some justice of the peace of said county, shall be fined by said justice not less than five dollars nor more than twenty dollars, and in default of the payment of said fine, together with the costs of prosecution, shall be committed to the county jail for a period of ten days.

^{*}Sec. 3, ch. 278, 1902, repealed all laws inconsistent therewith.