

or the application thereof to any person or circumstance is held invalid, the remaining provisions and the application of such provisions to other persons or circumstances shall not be affected thereby.

1918, ch. 480. B. Co. C. (1928), sec. 668.

**668.** That no person shall drag by horses or other motive power any logs, poles or timber or use any chain or rough lock, or any spiked, studded or ridged tires or other device on any public road in Baltimore County so as to cause any unusual amount of damage to said roads, and no person shall operate upon any of the public roads or highways of Baltimore County, any vehicle so constructed or equipped as to cause any unusual amount of damage to such highways; and no wagon, truck, road engine, traction engine or other vehicle having metal tires or treads shall be operated over or upon any such road or highway having upon the wheels any clamps, spikes, ribs or other devices which may cut into or injure the road surface, nor shall any wagon or other vehicle of any kind be operated with a rough lock or similar device under one or more of the wheels thereof in such a manner as to cut into or injure the surface of any such road or highway. Provided nothing in this Act contained shall apply to the operation of any tractor or threshing machine on any of such roads, to any vehicle the wheels of which are provided with such tread bands as are now or may hereafter be recommended by the State Roads Commission. Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than ten dollars or more than one hundred dollars for each offense, such fine to be paid to the board or other public authorities in control of the road upon which such offense was committed and to be used for road maintenance; provided, however, that this section shall only apply to roads which have been improved with modern gravel, shell, macadam or metal roadbed, and shall not apply to dirt roads.

1918, ch. 100. B. Co. C. (1928), sec. 669.

**669.** That it shall be the duty of each and every person, incorporated society, public institution, or other corporation using or occupying in any manner or for any purpose whatsoever any house, store, shop, stable or tenement of any kind and/or persons having charge of churches and public buildings of every description and the owners of unoccupied houses and unimproved lots situated on any street along which have been constructed paved sidewalks in Baltimore County, within 3 hours after the fall of any snow (unless the snow shall have ceased to fall between the hours of 3 o'clock P. M. and 6 o'clock on the following morning in which case it shall be removed before 11 o'clock in the morning) to remove and clear away, or cause to be removed or cleared away the same from the foot pavements fronting the respective houses, stores, shops, stables, churches, and lots occupied by such buildings, unoccupied buildings and unoccupied lots, fronting on such highway in such manner as not to obstruct the passage of water in the gutters along said highway under a