

Navigable Waters. Obstruction of navigable waters of Patapsco by deposits of mud and sediments.

Garritte v M & C. C. of Baltimore, 53 Md. 422.

Noxious Gases from Fertilizer Factories. See.

Fertilizer Co. v. Spangler, 86 Md. 562.

Obstructions in Public Streets. constitute a public nuisance and the remedy is by indictment.

Fort v. Graves, 29 Md. 188. Houck v. Wachter, 34 Md. 265.

Offensive Trades. Rules for determining when they constitute a nuisance.

Horner v. State, 49 Md. 277.

As to whether noises, smell and the like physical discomforts arising from the prosecution of a commendable and necessary trade or business will be treated as constituting a nuisance, see.

Gibbons v. Becker, Daily Record, February 21, 1893 Cf.. Berge v. Baltimore Cemetery Co., Daily Record, October 26, 1889.

Pest Houses. Leprosy, when a nuisance, see,

Baltimore City v. Fairfield Imp. Co., 87 Md. 352.

Privies. When a nuisance, see,

Boehm v. Baltimore, 61 Md. 259.

Authority of State Board of Health to compel installation of sewers in various counties of State and in Baltimore City.

Welch et al. v. Coglan et al., Daily Record, April 21, 1915.

Shade Trees. Not removable by a municipal corporation unless they constitute a nuisance.

Frostburg v. Wineland, 98 Md. 239

Slaughter Houses. Blood, offal and refuse from slaughter houses let into a mill race rendering water offensive and impure constitute a public nuisance.

Woodyear v. Henry Schaefer, 57 Md. 1.

Smoke, Noxious Vapor, etc. Smoke, noxious vapor, noise and vibration productive of active physical discomfort and rendering one's habitation unfit and unsafe is a nuisance, though the business may be lawful.

Dittman v. Repp, 50 Md. 516.

Smoke, Noise, Vibration. Smoke, steam and cinders from a chimney; when a nuisance, see,

Lurssen v. Lloyd, 76 Md. 360. Euler v. Sullivan, 75 Md. 616.

Steam Boiler. Not a nuisance per se. An ordinance committing to an official the power to declare a steam boiler a nuisance and to demand its removal without a provision to determine whether it is a nuisance in fact, is void.

Baltimore v. Radecke, 49 Md. 217.

Toll Gate. A toll gate upon a highway unauthorized is a public nuisance.

Schall v. Nusbaum, 56 Md. 512.

(10) HOSPITALS.

P. L. L. (1860), Art. 4, sec. 31. P. L. L. (1888), Art. 4, sec. 409.

To erect or establish houses of correction, almshouses, reformatories, hospitals or pest-houses, within or without the city, if necessary, and make all regulations for the government of the same.

Baltimore City v. Fairfield Imp. Co., 87 Md. 352.

(11) INSPECTIONS.

P. L. L. (1860), Art. 4, secs. 28, 942, 943. P. L. L. (1888), Art. 4, secs. 425-427. 1894, ch. 53. 1896, ch. 273.

To establish and regulate inspections within the city. To make the standard of weights and measures the same in the City of Baltimore as in the rest of the State, and enforce the same by inspection. To regulate and fix the assizing of bread. To provide by ordinance for the proper inspection of milk or any and all other food products offered for sale in