

Speed of motor vehicle at street intersection where child was injured held under facts, for jury; vehicle should be under control; considerations protecting adult from imputation of negligence apply with greater force to child; right of way of pedestrian under sec. 209. *Deford v. Lohmeyer*, 147 Md. 476.

Speed of motor vehicle and right of way of pedestrian at street intersection; contributory negligence of pedestrian for jury. *Merrifield v. Hoffberger*, 147 Md. 140.

Speed of vehicle approaching intersection from right; no absolute right of way regardless of circumstances. *Jersey Ice Cream Co. v. Bach*, 161 Md. 285.

Cited but not construed in *R. & L. Transfer Co. v. State*, 160 Md. 225; *Greer Transportation Co. v. Knight*, 157 Md. 537.

This section referred to in construing sec. 182. *Bevard v. Baughman*, 167 Md. 59.

See notes to sec. 209.

195.

Cited but not construed in *Lanasa v. Beggs*, 159 Md. 325; *Greer Transportation Co. v. Knight*, 157 Md. 537.

See notes to secs. 193, 194 and 209.

Accidents.

196.

Cited but not construed in *York Ice Machinery Corp. v. Sachs*, 167 Md. 127.

Racing and Intoxication.

197.

Instruction that if truck driver was slightly intoxicated, but not drunk, such slight intoxication was not evidence from which jury might infer want of ordinary care, was properly rejected. *Cumberland, etc., Transit Co. v. Metz*, 158 Md. 450.

Certificate of Ownership.

An. Code, 1924, sec. 202. 1920, ch. 407, sec. 157. 1927, ch. 520, sec. 202.

202. No certificate of the registration of any vehicle or registration markers therefor, whether original issues or duplicates, shall hereafter be issued or furnished by the Commissioner of Motor Vehicles unless the applicant therefor shall at the same time make application for and be granted an official certificate of title of such motor vehicle, or shall present satisfactory evidence that such a certificate has been previously issued to the applicant covering such motor vehicle. Said application shall be upon a blank form to be furnished by the Commissioner and shall contain a full description of the motor vehicle, together with a statement of the applicant's title and of any liens or encumbrances upon said motor vehicle. The Commissioner shall use reasonable diligence in ascertaining whether or not the facts stated in said application for a certificate of title are true, and is satisfied that the applicant is the lawful owner of such motor vehicle, or otherwise entitled to have the same registered in his name, shall thereupon issue an appropriate certificate over his signature and sealed with the seal of his office, procured and used for such purpose. Said certificate shall contain such description and other evidences of identification of said motor vehicle as the Commissioner may deem reasonably necessary and proper,