

ARTICLE V.

Calvert County.

CONTENTS

| BAILIFFS— | SEC. | JURORS— | SEC. |
|---|------------|---|------|
| Pay of..... | 9 | Pay of..... | 9 |
| FENCES— | | SCHOOLS— | |
| By whom division made and repaired..... | 1 | Board of commissioners to be appointed..... | 10 |
| How made..... | 2 | Board to be commissioners of school fund..... | 11 |
| How party compelled to make or repair | 3, 4, 5, 6 | To apportion fund..... | 11 |
| Party failing not to have damages for trespass | 7 | To prescribe rules for schools | 11 |
| Penalty for injuring stock.... | 7, 8 | To furnish teachers with copies | 11 |
| How damages for trespass recovered | 8 | Levy for use of | 12 |
| When damages for trespass to be offset to damages for injuring stock..... | 8 | Pay of commissioners | 13 |
| | | Tuition fees, and how regulated and collected | 14 |
| | | SHERIFF— | |
| | | Pay for keeping prisoners | 15 |

FENCES.

The Act of 1862, ch. 267, adds the following sections to this Article:

SEC. 1. All division fences between the lands of different proprietors in Calvert county, which may be necessary for their mutual protection, shall be made and repaired at the joint and equal expense of the parties interested.

2. All such joint division fences, if made of posts and rails or plank, or with caps and stakes, shall be four feet and a half high; all worm division fences shall be five feet high, made of good and sound rails, staked and ridered, and substantially built.

3. If either party shall refuse or neglect to make, or keep in good repair, his portion of said division fence, after twenty days' notice shall have been given him, his tenant or overseer, by the