Horse Racing on Public Roads.

1868, c. 226 recites that whereas the practice of horse racing on the public roads in Queen Anne's county prevails to a great extent, to the obstruction of her highways and to the prejudice of the rights of the traveling public, therefore it enacts as follows:

1868, c 226, s.1. 80. No person shall run any horse, mare; or gelding, on any of the public roads of Queen Anne's county, for the purpose of racing.

Ibid s 2. Penalty. 81. Any person violating the provisions of the foregoing section, shall be deemed guilty of a misdemeanor, and be liable to presentment by the grand jury of the county, and on conviction thereof, shall be fined not less than ten nor more than fifty dollars, in the discretion of the county circuit court, the same to be collected and paid over to the county commissioners, to be by them applied to the repair of the public roads in said county.

In force and approved March 28, 1868.

JUSTICES OF THE PEACE AND CONSTABLES

1868, c. 10 repeals and re-enacts section 92 of this article and 1867, c. 421: [Sup. 604.]

1868, c 10 Number of justices and constables

92. There shall be the following number of justices of the peace and constables for said county, to wit: for election district number one, three justices of the peace and three constables; for election district number two, three justices of the peace and three constables; for election district number three, three justices of the peace and three constables; for election district number four, two justices of the peace and one constable; for election district number five, two justices of the peace and one constable.

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In force and approved February 6, 1868.

RAIL ROADS.

See under Public Local Laws, Art VI. Caroline county, the act of 1868, c 298 authorizing the construction of a branch road from some point in Caroline county, through the counties of Queen Anne, Kent and Cecil, to Elkton. See also, Rail Roads, under Public Local Laws, Art. XIV, Kent County.