1878, ch. 162.

223. If any person shall take away stock after being impounded for trespass, according to law, without the knowledge and consent of the party impounding the same, or his lawful agent, he shall be deemed guilty of a felony, and upon indictment and conviction therefor, shall be sentenced to confinement in the penitentiary of Maryland for not less than six months nor more than one year, at the discretion of the court.

Thid.

224. If any person shall go upon the land of another in said county and extend a fence from the land in his occupation to the fence upon the land of such other person, without his knowledge and consent previously obtained, the same shall be adjudged a misdemeanor, and upon conviction thereof before a justice of the peace of the county, the person so offending shall be fined not less than five nor more than twenty-five dollars and costs, and be committed to the county jail until such fine and costs are paid, for thirty days, whichever shall first occur; provided, that previous notice be given to such person not to extend such fence, by the party whose land is trespassed upon as aforesaid, or his tenant or lawful agent.

1884, ch. 224. 1888, ch. 215.

225. It shall not be lawful for stock of any kind to go at large, without attendants, in district number twelve, or Williamsburg, or in district number one, or Fork.

Ibid.

226. It shall be lawful for any person, and the duty of any constable of said district number twelve, or Williamsburg, and of said district number one, or Fork, to take up any horse, mare or gelding, mule, horned cattle, swine or other stock which may be found running at large, and without attendants, in said Williamsburg district, or in that part of the Fork district above specified; and the person or constable so taking up any such stock, shall impound the same; and if taken up by a constable, he shall give notice of said impounding by advertisement in at least two pub-