

1882, ch. 379.

**129.** If any person in said county, while fishing, hunting or engaged in any other mode of amusement, having a tent, camp or any other kind of shelter, shall by his disorderly, noisy or rude conduct, injure, disturb or annoy any of the people of said county in their persons or property, it shall be the duty of any justice of the peace of said county, with or without complaint first made to him, to issue his warrant to any constable or private citizens (if necessary,) of the county, for the apprehension of such offender; and if found guilty of violating the provisions of this section, he shall be fined not less than five dollars nor more than twenty dollars for each offence, and in default of payment of said fine, shall stand committed to the county jail for thirty days, or till paid, whichever shall first happen; provided, that in all cases arising under this section an appeal to the circuit court shall be allowed, as in other cases before justices of the peace, in the same manner as now exists by law in other cases.

Ibid.

**130.** All fines accruing from the preceding section shall be paid over to the treasurer of the public schools of said county, for the use of such schools.

Ibid.

**131.** If it shall happen that the name of such offender is unknown, he shall be proceeded against with such personal description as will identify him.

1878, ch. 108.

**132.** Every constable in said county, in addition to the fifty cents allowed by law for delivering to the sheriff any person on commitment, shall receive six and a quarter cents per mile for every mile over four miles he may have to travel in the performance of such duty.

Ibid.

**133.** Every constable who may find it necessary to summon any person to assist him in taking to jail any person on commitment, shall summon a constable, if one be convenient, and such constable or other person summoned for that purpose shall be entitled to the fees and mileage fixed in the preceding section.