

said doors open inwards, it is required of said owners, lessees and their agents, that said doors shall be fastened securely and firmly open.

1880, ch. 133.

220. Owners or lessees, or any person holding under them or their agents, violating either of the two preceding sections, shall, on conviction thereof, be fined by the court before whom such conviction is had, for any violation, a sum not exceeding five hundred dollars, to be recovered as other fines in this State, one-half of which shall go to the State, and the other half to the cities where such violation occurs and conviction thereof is had.

Ibid.

221. It is made the special duty of the judge or judges of the courts having criminal jurisdiction in said cities of Hagerstown, Baltimore, Cumberland, Frederick, Annapolis and Frostburg, to especially charge the grand juries of said courts upon the execution of the three preceding sections; and the police authorities of said cities are especially charged with the execution thereof, and to that end shall direct nightly examinations by some of their officers, of all such places.

HANCOCK.

1887, ch 241.

222. The citizens of Hancock, in Washington county, are a body corporate, by the name of "The Burgess and Commissioners of Hancock," and by that name may sue and be sued, and may have and use a common seal. They may open and lay off streets and alley-ways, and may also open such streets and alley-ways as may have been closed up.

Ibid

223. The bounds of said town shall be as follows: Beginning at a culvert over the Little Tonolaway creek, west of Hancock, running east with the berm bank of the Chesapeake and Ohio canal to a ravine, near the house formerly owned by Jacob Fry; thence with said ravine north one-fourth of a mile; thence due west to Tonolaway creek; thence with the bed of said creek to the place of beginning.