

force and effect as if the said laws or parts thereof had not been repealed; and every action, prosecution or other proceeding which shall have commenced before this article comes into operation or shall thereafter be commenced in respect to any such matter or thing done before this article comes into operation, may be prosecuted, continued and defended in the same manner as if said laws or parts thereof had not been repealed; and provided, also, that nothing in this article shall be construed to repeal any provisions of the existing laws applicable to the city of Baltimore for the prevention of the sale or dispensing of any liquor or for the preservation of peace and order therein on any election day.

ARTICLE XXXIV.

ESTRAYS—VESSELS ADRIFT—DRIFT LOGS.

- | | | |
|--|---|--|
| <ol style="list-style-type: none"> 1. Notice of estrays to be published and set up. 2. Mode of giving notice. 3. Proof of ownership Payment of costs. 4. Sale of estrays. 5. Penalty for failure to comply | } | <ol style="list-style-type: none"> with the provisions for taking up estrays. 6. Impounding estrays. 7. Word "enclosure," how construed. 8. Counties excluded from the operations of these several preceding sections. |
|--|---|--|

1892, ch. 593.

1. The owner or occupant of any enclosure who may find any horse, hog, sheep, cow or any other domestic animal, the owner of which is not known, trespassing upon the said enclosed premises, shall immediately, or within a reasonable time thereafter, cause a notice to be inserted in some newspaper published in the county where such estray is taken containing a description of the same, and the location of the enclosure upon which such estray was taken, and the name of the owner or occupant thereof, and cause written or printed copies of such notice to be set up in not less than three public places in the neighborhood.

Ibid.

2. If there be no newspaper published in the county where such estray shall have been taken up, or if the value