party proceeded against as provided for obstructing county roads in section 203 v.

203 U. If any corporation or individual shall by unusual use of any public road, materially damage the same, such person Required to or corporation shall be required to repair all damages caused by such use of the same. The contractor or Board of District Road Commissioners shall, at any time when necessary, notify such corporation, company or individual of their duty as provided in this section; and should the said parties so notified fail, in a reasonable length of time, to be stated in the notice, to make such repairs, such parties shall be deemed guilty of a misdemeanor in obstructing the public roads; and if any person, unless duly authorized by the District Board of Road Commissioners or a contractor of the road district, shall leave any wagon, plow or vehicle, unless in the event of an unavoidable accident, or shall put any garbage, rubbish, grass, weeds or waste material of any kind into any public road in said county, with the intent to permit the same to remain therein, such person so offending shall be deemed guilty of a misdemeanor, and upon conviction of any such offense under this section shall forfeit and pay a fine of not less than one nor more than fifty dollars, together with the costs of prosecution; and in default of the payment thereof shall be imprisoned in the county jail of said county not exceeding ten days, or both so fined and imprisoned, in the discretion of the court or the justice trying the same.

demeanor.

203 v. Any person who shall maliciously and intentionally ride or drive upon a pavement or sidewalk, or shall wilfully Guilty of misobstruct, injure or destroy any of said public roads or bridges, any index or finger board, or any culvert or ditch on said public roads, or shall wilfully injure any of the tools or implements, or who shall without right, take possession of or use or appropriate the same, shall be guilty of a misdemeanor, and shall be fined for each such offense not less than one nor more than fifty dollars, and costs of prosecution, to be recovered as other such penalties are recoverable, and shall also be liable in a civil action for double damages to the county or to any person injured thereby, to be recovered in any court or before any tribunal of the county having jurisdiction of the amount claimed. It shall be the duty of the contractor and his assistants, and of all constables and sheriffs, to report promptly to the Board of District Road Commissioners and to some justice of the peace any and all violations of this section.