the bottom strand of which shall not be placed higher than two inches from the ground; provided that barbed wire be tightly stretched above the said woven wire fencing and securely attached to the posts, as follows: Above woven wire fencing thirty-two inches or more high shall be stretched and securely fastened two or more strands of barbed wire, the first or bottom strand of which shall not leave a space of more than four inches between itself and the top of the woven wire fencing; the second strand thereof shall not leave a space of more than eight inches between itself and the first strand of barbed wire; and above woven wire fencing not less than twenty-six nor more than thirty-five inches shall be streached and securely fastened not less than three strands of barbed wire, the first or bottom of which shall not leave a space of more than four inches between itself and the top of the woven wire fencing, the second strand of which shall not leave a space of more than eight inches between itself and the first strand thereof, and the third strand of which shall not leave a space of more than ten inches between itself and the second strand thereof.

SEC. 2. And be it enacted, That this Act shall take effect from the date of its passage.

Approved April 13th, 1914.

CHAPTER 770.

An Act to make valid and binding certain interest-bearing notes of indebtedness heretofore issued by the County Commissioners of Dorchester County, and to add an additional Section to Article 10 of the Code of Public Local Laws, title "Dorchester County," sub-title "County Commissioners, County Treasurer and Collectors," to be designated as Section 121-I, to follow immediately after Section 121-H, authorizing the issue by the County Commissioners of Dorchester County in their discretion of interest-bearing certificates.

SECTION 1. Be it enacted by the General Assembly of Maryland, That whereas the County Commissioners of Dorchester County have heretofore issued interest-bearing notes of indebt-cdness of said County, which issue was not sanctioned by law; therefore, be it enacted by the General Assembly of Maryland, that all interest-bearing notes heretofore issued by the County Commissioners of Dorchester County bearing interest from the date of issue, be and they are hereby made valid and binding.