

County Rail Road Company; and upon return of the in-  
 CHAP. 215.  
 quision to the county court, upon the application of either  
 Upon applica-  
 party, the said court shall review the same, and if the  
 tion court to re-  
 said court shall be of opinion, either from the testimony in  
 view return  
 the case, and from a view of the premises, which, if the  
 If too high or  
 judges deem it expedient, they may take, that the damages  
 too low  
 assessed are too high or too low, then the inquisition shall  
 be set aside, and a new inquisition ordered to be taken.

SEC. 11. *And be it enacted*, That the said company  
 Authority to ex-  
 make and extend any of their said works or improvements,  
 tend works  
 or a branch thereof, so as to connect the same with the  
 line of the Susquehanna Rail Road, with the consent of  
 the said Susquehanna Rail Road Company; and they may  
 May construct  
 open, lay out and construct a branch or branches of their  
 branches, &c  
 said work or works, or lateral ways, diverging from the  
 main stem thereof towards Bell-Air, or in any other direc-  
 Restritions  
 tion, to any place or places in Harford county or Balti-  
 more county; and with respect to the opening, construct-  
 ing, extending and conducting of any additional work as  
 aforesaid, and the appendages and appurtenances proper  
 therefor, the same shall be done agreeable to, and under  
 and subject to the like provisions, and with all the rights,  
 powers and privileges as hereinbefore mentioned, provided  
 and granted, with respect to the original work or works of  
 the said company hereby incorporated; *provided*, such ex-  
 Proviso  
 tensions thereof shall be commenced within five years  
 from the passage of this act; and it shall be lawful for the  
 Susquehanna Tide Water Canal Company, or the compa-  
 ny commonly so called and known, to enter into and per-  
 form such agreements and arrangements with the compa-  
 ny by this act incorporated, as may be deemed mutually  
 satisfactory and advantageous to the said companies, as  
 well for the more speedy completion of the improvements  
 hereby intended, as in relation to the contemplated con-  
 necting of the latter work or works with those of the said  
 Tide Water Canal Company.

SEC. 12. *And be it enacted*, That the running of ex-  
 Company made  
 perimental lines, or making of surveys, or making out a  
 liable for dam-  
 location or locations for the work or works hereby contem-  
 ages  
 plated, shall be sufficient to render the said company lia-  
 ble for the damages that may be done thereby; and that if  
 If damages be  
 after any inquisition or inquisitions to be had as aforesaid,  
 too heavy, &c  
 and before the executing of the said work shall have been  
 commenced, the company hereby incorporated should deter-  
 mine that the damages are too heavy to be borne by  
 said company, it shall and may be lawful, in that case, for