

pair a convenient and sufficient draw over the navigable part of said river, of not less than forty feet in width, with flams of fifty feet in length on each side, at such point as is most usually traversed by sailing vessels, for the passing and repassing of vessels by day and by night; and shall also cause to be made proper and sufficient off-sets from the bridge at the draw, with the necessary fastenings for the use of vessels passing said draw; and the said Richard Owens Crisp shall at his own cost and without charge or toll cause the draw or passage way to be opened without any unnecessary delay for the passage of all vessels that are unable to pass under the same.

Authorised to charge toll.

SEC. 3. *And be it enacted*, That upon the completion of said bridge, the said proprietor or proprietors, or his or their assigns, shall keep the said bridge as a toll bridge, with proper gates and bars to secure the same, and to ask, demand, and receive as toll for passage of the said bridge the following sums of money, to wit:

For every foot passenger six cents.

For every horse and rider twelve and a half cents.

For every cart or wagon with two horses, or mules, or oxen twenty-five cents.

For each cart or wagon with four horses, mules or oxen thirty-five cents.

For each pleasure carriage with one horse, eighteen and three-quarter cents; with two horses thirty-seven cents; with four horses seventy-five cents.

For each head of horses, mules, or cattle eight cents; sheep, swine, &c., each six cents.

Invested with power and authority.

SEC. 4. *And be it enacted*, That the proprietor or proprietors of said bridge shall also hereby have full power and authority to enter upon and hold in fee any land necessary or proper for the abutments and piers of said bridge, and for the other purposes contemplated by this act; and for this purpose may agree with the owner or owners of said land, for the same, or when they cannot agree with such owner or owners; or should he, she, or they be feme covert, under age, or non compos mentis, or absent, then the said proprietor or proprietors shall have power and authority to have condemned such lands as he or they may deem necessary for the purposes aforesaid by inquisition in the following manner: When such land may be wanted application may be made to any Justice of the Peace of Anne Arundel county, if the land shall lie in said county, or in the city

T. WA

of Bal  
who sh  
and sea  
case ma  
of the  
in any  
wanted  
than ten  
same, a  
said jur  
immedi  
ified as  
furnish  
from the  
attorney  
person o  
it, may  
twelve s  
ges, and  
Sheriff  
he will  
which th  
occupat  
and the  
ting, an  
turned l  
Court fo  
the Sup  
be, and  
be confi  
Superio  
or sessi  
shown;  
said Cle  
ed, at th  
tors of  
said Cir  
be, shal  
manner  
all case  
tity or d  
for the p  
such val  
or owne  
resentat  
priators  
the same  
veyed b