stion and ity court, the same said court stion and nty court, the same ourt were

ate a comobacco. Maryland, Charles ent to the laining of authorispplement, mpany to

herefrom o collect-I the said ning, the ied. plication the resti-

ompelled es, a sum exacted. he use of

ises to re-

Taryland, ch this is retailing s liquors vided by

n articles e or packspiritous sale, bale e authorected, for r refusal lties and this is a

persons hich this

is a supplement, to take out and procure the same on the first of Dec. Ses. 1821. August in each and every year; or it may be lawful to take out the same at any intermediate time between the said first day of August and the meeting of the county court of the county where the said license is to be obtained, or at the said next county court; and in all such cases, the clerk shall, and he is hereby directed to charge said license as commencing on the said first day of August preceding, or from the time said applicant commenced selling.

4. AND BE IT ENACTED, That the county clerks of or in each Clerks to furcounty, shall furnish the grand jury annually at the first term after nish a list. August in each and every year, with a list of all such persons as obtain a license under this act, or the original one to which it is a sup-

CHAPTER 247.

An act to lay out and make public a road leading from Bean fown in Passed Feb. 23, Charles county, till it intersects the dividing line between Prince

George's and said county, near Ignatius Gardiner's gate.

SEC. 1. BE IT ENACTED By the General Assembly of Maryland, Commission-That Ignatius Gardiner, Francis L. Mudd, Henry W. Hardy, Wil- ers to lay out. liam P. Ford and James M. Murray, be, and they are hereby appointed commissioners to survey and lay out a road in Charles county, begining at Bean Town in said county, thence in a straight direction till it intersects the dividing line between Prince George's and Charles counties, near Ignatius Gardiner's gate, not exceeding thirty feet in width: Provided, that the said road shall not pass Proviso. through the buildings, yards, gardens or orchards of any person, without the consent of the owner or owners thereof.

2. AND BE IT ENACTED, That the said commissioners shall cause plots and certificates of the said road, when so surveyed and cest-overlaid out, to be made and returned to the levy court of Charles county, at their next sitting thereafter, whereupon it shall be their duty to levy upon the assessable property of said county, a sum of money such as they shall deem necessary; and the levy court of said county shall appoint overseers to open and clear said road agreeably to the plot and certificate aforesaid; and the said road, when opened and cleared as aforesaid, shall be and the same is hereby declared to be forever thereafter a public road, and shall be kept in repair as other

3. AND BE IT ENACTED, That the said commissioners, or a ma- Damages - to public roads in said county. jority of them, shall value and ascertain the damages (if any) sus- be levied. tained by persons through whose lands the said road may pass, taking into consideration the advantages and disadvantages attending the same; and the said damages when so ascertained, shall be levied and assessed as other county charges are, and paid over to the persons respectively so as aforesaid injured.

4. AND BE IT ENACTED, That the said commissioners shall be entitled to receive a compensation for their attendance and services tion. in discharge of their duties as herein prescribed, not exceeding dollars a day, to be ascertained by the levy court of Charles county, and levied, collected and paid as other county charges are.

Plots &c .-

Compensa-