

4. *And be it enacted,* That if the owner or owners of any dead dog, cow or horse shall suffer the same to remain within the limits of the said town, for twenty four hours after he, she, or they shall have knowledge of the death of the same, he, she or they shall forfeit the sum of two dollars.

Dec.Ses.1823.  
Nuisances.

5. *And be it enacted,* That no owner of any stone horse, shall parade him through the streets or on the public ground in said town, either in person or by his servant, nor suffer him to cover within the limits of said town under the penalty of two dollars, for every time he shall so offend.

Stud horses.

6. *And be it enacted,* That no person shall keep any dog or bitch, within said town without first obtaining a license, from the clerk to the commissioners for that purpose, in the month of April in every year, and paying at the time of the license being granted for every dog one dollar, and for every bitch two dollars, and every dog or bitch so licensed the owner of him or her shall put a collar around his or her neck, and every other dog or bitch found going at large in said town, shall be shot or otherwise destroyed by the bailiff of said town, and if any person shall bring a dog or bitch in said town after the month of April in any year, he or she, shall obtain a license within ten days thereafter and pay for the same as hereinbefore directed and place a collar around his or her neck, or otherwise said dog or bitch shall be shot or destroyed by said bailiff.

Dogs.

7. *And be it enacted,* That no poultry of any kind shall go at large in said town, under the penalty of ten cents, to be recovered of the owner or owners for every day he or she shall permit the same to go at large as aforesaid.

Poultry.

8. *And be it enacted,* That all the penalties imposed by this act, shall be recovered by warrant in the name of the commissioners before any justice of the peace in said county, and applied for the improvement of said town.

Penalties recoverable.

CHAPTER 183.

An act to establish the Divisional Lines between Anne Arundel and Calvert Counties.

SEC. 1. *Be it enacted by the General Assembly of Maryland,* That Thomas H. Wilkinson and Richard Ireland of Calvert County, and Virgil Maxcy and Doctor James Tongue, of Anne Arundel county, and Doctor William Howard, of the city of Baltimore, (they being the commissioners appointed by an act of Assembly, passed at December session, eighteen hundred and twenty two, to survey and ascertain the divisional line between the said counties, and make report to the legislature,) be and they are hereby appointed commissioners to fix, bound and establish the divisional lines between the said counties of Anne Arundel and Calvert, in the most permanent manner, by planting or cause to be planted, large and sufficient boundary stones at the beginning and termination of every course or line between the said counties, beginning for the same at the mouth of a creek on the western side of the Chesapeake bay, called and known by the name of Muddy Creek or Red Lyon's Creek, lying and being on the south side of the land now owned and occupied by Samuel Owings, thence by and with the said creek to the head thereof, thence in a straight line to a chesnut tree on the south edge of Hall's Creek branch, marked with the black letter P. on the plain black line shaded yellow and green on the Plats laid down by the said commissioners under the authority of an act of the last ses-

Passed Feb. 24, 1824. Commissioners to fix; proceedings directed; location.