12. And be it enacted, That when any road shall be opened or CHAP. 89. straightened according to the provisions of this act, and well and sufficiently cleared, it is hereby declared that the same shall be When opened and cleared to be a for ever thereafter a public road, and shall be kept in repair as other public road for ever.

public roads are.

to a re di-

ween

e lomis-

ority SUS-

road

ght-

into

e, if

at of

the

jec-

udg-

turn

ages

etirect

y in

ad-), it the urt,

plot

der the

be

ed,

of

or

Ola

ion

iny

the

noi my

the

urt

all ent

.0ht-

he

ed

of id SO be

13. And be it enacted, That the said commissioners shall be en- commissioners. titled to receive a compensation for their services and attendance, not exceeding two dollars a day, to be ascertained by the county court of the county to which the said plot or certificate shall be returned, which, together with all charges arising from the survey or attendance of witnesses, or other process of the court, shall in the discretion of the said court, be paid by the petitioners, or levied, collected and paid, by the county. as herein before directed.

14. And be it enacted, That the officers of the several county Fees of officers of courts of this state shall be entitled to receive the same fees for all county courts. business done in virtue of this law, as are now allowed for like services, to be paid as aforesaid.

15. And be it enacted, That nothing in this act shall be construed Nothing in this to repeal the power heretofore vested in the several levy courts of er vested in levy this state, in and relating to the altering of public roads through altering public

the lands of persons petitioning for such alteration.

16. And be it enacted. That whenever it shall be adjudged by the adjudged shanger county court that the damages, or any proportion thereof sustained to be paid by petitioners, judged by reason of opening, straightening or shutting up, any road, shall ment not be transmitted until be paid by the petitioners therefor, the clerk of the county court damages are paid shall not transmit to the levy court a copy of the said judgment as aforesaid, until the said petitioners shall have proved to his satisfaction that the said damages, or such proportion thereof as afore-said, have been fully paid or tendered to the respective persons authorised to receive the same; Provided always, that such proof Proviso. shall be offered within six months next after the judgment of the court; and in case the said proof shall not be made within the time above limited, the same proceedings shall be had as if the judgment of the court had been against the petitioners, and the said petition shall be considered as withdrawn by the said petitioners.

17. And be it enacted, That the act, entitled. An act to empower Act repealed. and authorise the several county courts of this state to direct the opening, straightening, or shutting up, of public roads, passed at December session eighteen hundred and sixteen, be and the same is hereby repealed; Provided always, that any proceedings heretofore Proviso. begun under the provisions of that law, may be proceeded on, and shall have the same effect, as if the above mentioned act had not

been passed.

ten passed.

18. And be it enacted, 'That nothing in this act contained shall This act not to extend to Worcester county.

Worcester county. be construed to extend to Worcester county.

CHAPTER 90.

An act to Quiet Possessions, and to prevent Suits at Law. Passed Jan 26 1819 Sec. 1. Be it enacted, by the General Assembly of Maryland, Where land shall be taken up, under a common or special a common or special a common or special and shall be taken up, under a common or special and a common or s his, her, or their possession thereof; and if it shall appear in evidence that the person or persons, bodies corporate or politic, or