

329. If the County Commissioners acquire title to any plots or areas of land at the time of constructing a new road or widening or relocating an existing road, at the time of recording the deed or deeds therefor they shall require the filing of plats with the deed or deeds showing the location and area of the land thus acquired.

[330. After the expiration of twenty days from the returns of the surveyor, the County Commissioners, if no objections be made, or after hearing or considering any objection that may be made, shall proceed to pass judgment thereon and affirm or reject the same, or order it to be amended in their discretion, and may continue over their proceedings to their next meeting, and so from time to time so long as they shall in their judgment think such continuance necessary for the purpose of justice; and the final judgment of said County Commissioners, or the judgment of the Circuit Court, in the event of an appeal by any person interested in relation to such road, and the plat thereof as confirmed by said judgment, shall be recorded among the proceedings of the County Commissioners in a separate book, to be by them provided for that purpose; the re-survey of such road as established and confirmed by the judgment of the County Commissioners or of the Circuit Court in the event of an appeal, or certified copies of the record thereof, shall be taken and received as full and sufficient evidence of the true location of such roads in all the courts of this State.]

[331. It shall not be lawful for any person in Carroll County to erect buildings or to fence in gardens or burial grounds, obstructing any contemplated county road when said road has been petitioned for by citizens of Carroll County, until the application has been refused by the County Commissioners.]

[333. All local laws of Carroll County inconsistent with this Act are hereby repealed except such as relate to the payment of a portion of the special road tax to incorporated towns.]

[336. The use of the public roads and highways located within Carroll County, other than highways under the control of the State Roads Commission, by vehicles having a gross weight, including the weight of the vehicle and load, of more than 10,000 pounds, is hereby prohibited unless such roads or highways be frozen at the time of such use, between January 1st and April 15th in each year, and at such other times as the County Commissioners, Road Engineer or other agency of Carroll County having supervision and control of the highways of such county may deem necessary, provided, at such times other than between January 1st and April 15th of each year notices shall be posted along such highway of the limitations of its use.]

[337. The provisions of Section 336 shall not apply to vehicles run upon rails or tracks or to police vehicles, fire engines or fire trucks.]

[338. Anyone violating the provisions of this Act shall, upon conviction before a justice of the peace, or other tribunal having criminal jurisdiction, pay a fine not exceeding one hundred dollars, together with costs of prosecution, and the vehicle operated by such