

1912, ch. 705, sec. 8.

549. Either an agricultural, manual training or commercial course may be provided for, established and maintained in connection with said high school, according to the best judgment of said boards of school commissioners, and subject to the provisions of the general school law, as contained in the Acts of the Assembly of 1910, Chapter 386, or any reenactments or amendments thereto.

1912, ch. 705, sec. 9.

550. The primary schools now located at Hillsboro, in Caroline County, and at Queen Anne's, in Queen Anne's County, shall not in any way be affected by the provisions of this Act, but shall be maintained as they now are by the said counties of Queen Anne's and Caroline, respectively, with such additions and improvements as the boards of school commissioners for the said respective counties may think best.

1912, ch. 705, sec. 10.

551. The County Commissioners for each of the said counties of Talbot, Queen Anne's and Caroline shall levy a sufficient amount to defray the respective shares required for the construction and equipment of said high school, and in each year thereafter to levy an amount sufficient to meet the cost of maintaining said high school.

SHERIFF.

P. L. L., 1888, Art. 6, sec. 220. 1864, ch. 176. 1918, ch. 93. 1920, ch. 693.

552. The Sheriff of Caroline County shall be allowed a sum not exceeding seventy-five cents a day for boarding and keeping each prisoner committed to his custody, and the said sheriff is hereby required to keep a book at the jail, in which he shall record the name of each prisoner committed to his custody, and by what authority, the time when received and the offence charged, and also the date of his discharge, which book shall be open to the inspection of the County Commissioners, state's attorney and grand jury; should the sheriff neglect or refuse to keep said book or comply with any of the duties which he is hereby required to perform, he shall be liable to indictment and upon conviction be fined a sum not exceeding one hundred (\$100.00) dollars.

1929, ch. 280.

553. The Sheriff of Caroline County shall be entitled, in addition to the fee already allowed by law for serving of state warrants, the sum of ten cents per mile; provided, that when more than one state warrant is to be served and can be served at the same time or on the same trip, it shall be the duty of the sheriff to serve the warrants in such order and manner as to make the mileage as small as possible, but no mileage shall be allowed for serving state warrants within the corporate limits of the town of Denton, where the county seat is located. Provided, further, that