

which he resides, and before whom the summons is made returnable.

624. The justices of said city, when called out of their offices on business not judicial and not relating to criminal procedure, may receive such compensation for their services in addition to their fees of office, as the party requiring their services may allow them.

625. They shall file with the clerk of the Court of Common Pleas, within thirty days after the first Monday of September and on the first day of April in each year, under their respective oaths, a list and account of all fines, forfeitures and penalties imposed by them severally under the laws of this State within the twelve months then next preceding, distinctly showing what amount of said fines have been paid in each case; and shall at the time of filing such lists and accounts severally pay over to the said clerk all such fines, penalties and forfeitures, or parts thereof, to which the State of Maryland is entitled; and the said clerk shall account for the same as for other public money received by him.

626. If any justice shall not have imposed or received any such fines, penalties or forfeitures within such twelve months, he shall at the times directed by the preceding section file with said clerk an affidavit to that effect.

627. If any justice of the peace for said city shall neglect or refuse to comply with the directions and provisions of the last two preceding sections, or shall file with said clerk any false or incomplete list and account or affidavit of and concerning such fines, forfeitures and penalties, he shall be liable to indictment, and on conviction shall be subject to a fine not exceeding five hundred dollars.

628. They shall, under the penalty of one hundred dollars, make report quarterly, on the first day of January, April, July and October in each year, to the register of the city, of the number of informations laid before them for the violations of the city ordinances, the names of informers, persons informed against, the number of judgments rendered in favor of the corporation, for what amounts, and whether such judgments have been appealed from, superseded or satisfied.