

said police justice to the party before trial, and subject to the same right of appeal as now exists under the law; provided, however, that nothing in this Act shall preclude the said police justice from trying criminal cases which arise in any other district of said county if the same shall be properly brought before him; provided, however, nothing herein shall confer any right of removal of any case from said police justice to any other justice of the peace of Cecil County.

1916, ch. 321, sec. 4.

236. Said police justice shall at the first regular monthly meeting of the County Commissioners held in each month make a report in writing verified under oath, made before the clerk of said Commissioners or before one of the Commissioners, of all cases for violation of any of the Public General Laws and Public Local Laws heard or tried before him during the preceding month, and also a like report of all cases for violation of any ordinances of the Town of Elkton, heard or tried before him during the preceding month, which said reports shall each state, in each and every case, the name of the defendant, the offense charged, the name of the person upon whose complaint the warrant was issued, the number of witnesses summoned, the name and official capacity of the officer serving the warrant and summons, the judgment rendered, the amount of fine or penalty imposed, the amount of cost taxed, which shall include all constables' costs and constables' fees, where process is served by police officers acting with authority of constables, and the amount of fine and costs collected by him, and all such fines and costs, including constables' and officers' fees for serving warrants, and all other process which in cases shall be properly taxed and collected, and said police justice at the time of filing said reports and as a part of each of said reports, pay over to said Treasurer of Cecil County the whole amount of all fines, penalties, forfeitures, justice's costs and State's witness fees collected and received by said police justice for the violation of any Public General Law or any Public Local Law and paid over to the Treasurer of Cecil County, shall be appropriated by said treasurer to the payment of all fees in criminal cases chargeable against Cecil County; and all fines, penalties, forfeitures, justice's costs and State's witness fees collected and received by said police justice for violation of any and all ordinances of the Town of Elkton, so paid over to the said Treasurer of Cecil County, shall be paid to the Commissioners of Elkton, after deducting therefrom all justice's costs in all cases tried and heard by said police justice for the violation of any ordinance of the Town of Elkton, by the said Treasurer of Cecil County; and the said justice's costs so deducted and collected for the trial of cases in violation of the ordinances of Elkton shall be used and paid on account of the salary or compensation of said police justice, paid by the County Commissioners of Cecil County, as hereinafter provided by Section 237 of this Article.