said county on the oath or information of a police officer of the city of Annapolis, for the violation of any by-law or ordinance of said city, but the same shall be issued to such police officer; and where any warrant is issued by any justice of the peace of said county on the oath or information of any constable, sheriff or deputy sheriff of said county, and the charge shall be dismissed, or the defendant acquitted, no fees in such case shall be allowed by the County Commissioners to the constable, sheriff or other officer, upon whose oath or information such warrant was issued.

1892, ch. 334. 1914 Code, sec. 276. 1927, ch. 58.

361. Each justice of the peace of the Sixth District of said county for his services in criminal cases shall receive from the County Commissioners the sum of seventy-five dollars per month, payable in cash or by levy equivalent to cash on the day of his making his report as hereinbefore provided, and shall not directly or indirectly charge or receive any other fees or compensation for hearing of criminal cases, except he shall be allowed the sum of fifty dollars per month by the Mayor, Counselor and Aldermen of the City of Annapolis for services rendered in cases for violation of the Code of said City.

1908, ch. 265. 1914 Code, sec. 276A.

362. For all prisoners conveyed to jail, House of Correction, other penal or reformatory institutions, or persons conveyed to the County Home, the said constable shall receive in the city of Annapolis, Eastport, Germantown and West Annapolis, in the Second Election District of Anne Arundel County, the charges now allowed by law for persons conveyed to the county jail and to other institutions, the allowance shall be \$2.50 for the first five miles and ten cents per mile one way for any distance greater than five miles. Where prisoners or others are conveyed to said institutions on the railroads the County Commissioners shall pay the constable or other officer the actual railroad fare of the person so conveyed, and also the railroad fare for the officers thus conveying them. This Act not to interfere with the provisions of the law now existing in regard to the fees allowed the Sheriff of Anne Arundel County for such service.

1892, ch. 334. 1896, ch. 449. 1900, ch. 276. 1902, ch. 467. 1914 Code, sec. 277. 1920, ch. 388.

363. The constables of Anne Arundel County shall be entitled to the fees prescribed by the now existing laws for the particular services rendered, except the fee allowed for serving summons for witness and return, and for such services they shall be allowed the sum of twenty-five cents for each of the first three witnesses for the State summoned and returned, and for each additional witness the sum of five cents; and if the defendant should demand in writing any witnesses to be summoned, then the same fees shall be allowed for the summoning of such witnesses for the defendant and should the sheriff of said county perform such duties, he shall be allowed the same fees as are herein allowed to constables; and no