

CHAPTER 503.

AN ACT to add a new section to article two, Code of Public Local Laws of Maryland, title "Anne Arundel county," sub-title "Sheriff," to come in after section two hundred and fourteen, to be known as "Section two hundred and fourteen A."

To add. SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the following section be and the same is hereby added to article two, Code of Public Local Laws of Maryland, title "Anne Arundel county," sub-title "Sheriff," to come in after section two hundred and fourteen, and to be known as "Section two hundred and fourteen A."

Jail record 214 A. The sheriff of Anne Arundel county shall keep at the jail of said county a good and substantial book, well and strongly bound, to be supplied by the county commissioners of said county, to be called and known as "The jail record of Anne Arundel county," and of sufficient size for the uses for which it is intended, the leaves of which shall be ruled in parallel columns of sufficient width for the entry of the following particulars, viz.: the full name of the person received, his color, age, height, day and hour when received, by whom committed, offense or other cause for which committed, and whether for a further hearing, in default of payment of fine and cost, for action of grand jury, or under sentence for a definite time, day and hour of release, and by whom or by what authority released, and also a column for remarks, in which shall be entered any other particulars upon the death of any person confined in said jail, the sheriff shall enter in said record the cause of death as ascertained by the coroner's jury or otherwise, the date of his death together with time and place of burial or other disposition of the body of deceased; all commitments to and releases from said jail shall be properly endorsed and filed away by said sheriff, together with all other official papers or matters connected with said jail as a part of the records of same and shall permanently remain thereat, and shall be regularly turned over by the said sheriff to his successor.

Effective SEC. 3. *And be it enacted,* That this act shall take effect from the date of its passage.

Approved April 8, 1890.