

tice of the peace in and for election district number five in Har- **Additional**
ford county. **justice.**

SEC. 2. *And be it enacted,* That this act shall take effect from **Effective.**
the date of its passage.

Approved March 14th, 1890.

CHAPTER 83.

AN ACT to repeal and re-enact with amendments sections two hundred and twenty-six and two hundred and twenty-seven of article one of the Code of Public Local Laws, title "Allegany county," sub-title "Sheriff," and to add new sections thereto.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That sections two hundred and twenty-six and two hundred and twenty-seven of article one of the Code of Public Local Laws, title "Allegany county," sub-title "Sheriff," be and the same are hereby repealed and re-enacted so as to read as follows: **Repeal.**

226. The county commissioners of Allegany county shall pay to the sheriff of said county annually such sum as in their judgment will be a reasonable compensation to said sheriff for his care, labor, time, responsibility and expense in keeping the prisoners committed to his custody, safely in jail, and in having cooked and served to said prisoners the supplies and provisions furnished him by said county commissioners according to section two hundred and twenty-seven of this act; and the amount so levied and paid to said sheriff shall be in each and every year the sum of two thousand dollars, and said sum shall be in full for all claims of said sheriff against said county for keeping such prisoners in jail and cooking and serving victuals for the same, including the wages or salary to a cook paid by him, warden and other employees about said jail, but shall not in any manner affect or interfere with any claim he may have against said county for fees for other services specified and allowed by law. **To compensate.**

227. All contracts for furnishing supplies and provisions for the support and maintenance of all persons committed to the jail of Allegany county shall be made by the board of county commissioners of said county, and such provisions and supplies so furnished to the sheriff of said county, shall be used by him solely and entirely for the maintenance and support of said prisoners, and not for his individual use or the use of his family in any way, and it shall be the duty of said commissioners to carefully see that such provisions and supplies are only so used; failure by **Supplies.**