three county commissioners who shall be selected respectively, one from the first election district, one from the second election district, and one from the third election district of said county, whose terms of office shall be respectively as follows:

The one elected from the first election district shall hold office for the term of two years from the date of his election; the one from the second election district shall hold office for the term of four years from the date of his election, and the one elected from the third election district of said county shall hold office for the term or six years from the date of his election, and in each case until his successor shall be elected and qualified. And at each general election held respectively every second year after the election to be held on the Tuesday next after the first Monday of November in the year eighteen hundred and ninety-three. there shall be elected one county commissioner for the full term of six years to succeed the commissioner whose term shall then expire, and the person so to be elected shall be selected from the same district as the commissioner whose term shall so expire; and no two commissioners from one and the same election district shall hold office as commissioner, in said county at one and the same time, nor shall any commissioner who has served a term as such commissioner be eligible to re-election to the office of commissioner for two years after the expiration of such term of office. In the event that any vacancy should occur in said board of commissioners, from any cause, the Governor shall appoint a suitable person to fill such vacancy or vacancies, and the person or persons so appointed shall hold the said office for the full term of the person whose office shall have become vacant; the appointee so appointed shall be a resident and voter in the election district, wherein the person whose office shall have been vacated resided and voted at the time of his election; and the compensation to said commissioners shall be the same as is now provided by section fourteen of article twenty-five of the Code of Public General Laws.

Approved April 7th, 1892.

## CHAPTER 378.

AN ACT to prohibit drunkenness and disorderly conduct in Liberty District, Frederick County, Maryland.

SECTION 1. Be it enacted by the General Assembly of Maryland, That it shall not be lawful for any person or