

CHAP 580. he only received the sum of two thousand four hundred and
Preamble. seventy-nine dollars and seventy cents, the balance of one hundred and seventy-five dollars having been retained by his excellency ex-Governor Frank Brown on account of his personal refusal to approve the floor of said lavatory; and

WHEREAS, Said Gardiner offered himself ready to make the same satisfactory, but was never called on to do so; and

WHEREAS, The said floor has been in use for eight years without repairs, or without needing any repairs, thus showing that the work performed was of proper material and construction; therefore,

Appropriation. **SECTION 1.** *Be it enacted by the General Assembly of Maryland,* That the Treasurer, on the warrant of the Comptroller, be and he is hereby directed to pay to said William B. Gardiner the said sum of one hundred and seventy-five dollars out of any moneys in the treasury not otherwise appropriated.

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

Approved April 11, 1902.

CHAPTER 581.

AN ACT to add a new Section to Article 43 of the Code of Public General Laws, title "Health," sub-title "Nuisances," to follow Section 38, and to be designated as Section 38 A.

New section added. **SECTION 1.** *Be it enacted by the General Assembly of Maryland,* That a new section be and the same is hereby added to Article 43 of the Code of Public General Laws, title "Health," sub-title "Nuisances," to follow section 38, to be designated as section 38 A, and to read as follows :

Unlawful to expectorate on floor of railroad cars. **38 A.** It shall be unlawful for any person to expectorate or spit on the floors, sides, seats or platforms of any railroad or railway passenger cars in this State, under a penalty of three dollars and costs, one-half of said fine to go to the informer or party arresting and furnishing the evidence upon which the offender is convicted. And for the purposes of this Act all railroad or railway conductors and brakemen running on passenger trains are empowered to arrest such offenders and take them before the nearest justice of the peace at the next convenient stop of said train within this State for trial, and such justices are given jurisdiction in the case. In default of payment of fine and costs, any party so convicted shall be sentenced to jail for not more than five days; provided, however, that smoking cars in which cuspidores are not placed by