Bond.

sureties to be approved by the County Commissioners, conditional that he will well and faithfully execute the duties and obligations of justice of the peace, and that he will account for and pay over to the County Commissioners, all fines, penalties, forfeitures and costs imposed by him and which he shall receive, for or on account of criminal offences tried before him under the provisions of the Code of Public General and Public Local Laws, which bond shall be recorded in the clerk's office of the Circuit Court, and shall be liable at the suit of the State for the use of the County Commissioners in case of default in any of its conditions.

Office.

171 p. The police justice of the fifth district shall have an office in the town of Brooklyn and also an office in South Baltimore in said district, and he shall attend at each of his offices every day of the week except Sundays, for at least two hours at each place, of which hours of attendance at each of his offices the said justice shall give notice by proper advertisement.

Powers.

172 A. The said police justice of the fifth district shall have the same jurisdiction in civil actions as other justices of the peace in said county, and shall have exclusive jurisdiction of a justice of the peace in the hearing of all charges and trial of all cases of criminal offences, or for the recovery of any fine, penalty or forfeiture under the laws of this State, within the limits of the first precinct of the fifth district, and the said police justice for the said first precinct of the said fifth district, shall have cognizance of all criminal offences committed in the said precinct, and of all others which may be brought before him; and in the event of a warrant being sworn out before any other justice of the peace for any offence committed in said first precinct of said district, it shall be the duty of the justice of the peace before whom such warrant is sworn out, to make the same returnable before the said police justice for hearing and trial.

To try all criminal cases. 172 B. Whenever any person shall be arrested in said fifth district upon any criminal charge or for violation of any law of this State, whether such arrest is made without a writ or is made under a warrant issued by any justice of the peace of said district, it shall be the duty of such officer making such arrest, or in whose custody the person so arrested may be, to take the person so arrested before the said police justice for hearing or trial.