

SECTION 3. *And be it enacted, That this Act shall take effect from the date of its passage.*

Approved April 10th, 1914.

CHAPTER 701.

“AN ACT to amend Article 1 of the Public Local Laws of the State of Maryland, title “Allegany County,” sub-title “Justices of the Peace,” by repealing Sections 184 A, 184 B and 184 C as enacted by Chapter 471 of the Acts of the Assembly of 1912, and to re-enact the same with amendments to be known and designated as Sections 184 A, 184 B, 184 C, 184 D, 184 E and 184 F.”

SECTION 1. *Be it enacted by the General Assembly of Maryland, That Sections 184 A, 184 B and 184 C of Article 1 of the Public Local Laws of the State of Maryland, title “Allegany County,” sub-title “Justices of the Peace,” as enacted by Chapter 471 of the Acts of the General Assembly of Maryland of 1912 be and the same are hereby repealed and re-enacted with amendments to be known and designated as Sections 184 A, 184 B, 184 C, 184 D, 184 E and 184 F to read as follows:*

SEC. 184 A. In addition to the Justices of the Peace hereinbefore mentioned there shall be appointed by the Governor, by and with the consent of the Senate, and if the Senate shall not be in session, by the Governor, for Allegany County at large, an additional Justice of the Peace to be known as the Magistrate for Juvenile Cases, who shall receive a salary of twelve hundred (\$1,200) dollars per annum, payable monthly, two-thirds by the County Commissioners for said County and the other one-third by the Mayor and City Council of Cumberland, and the jurisdiction and powers of such Justice shall be as follows: (1) He shall possess the general powers of a Justice of the Peace and of the Justice of the Peace selected to sit at the station house in the City of Cumberland as the same are now or may hereafter be defined; (2) He shall have full power and jurisdiction over and with respect to delinquent, neglected and dependent minors under the age of sixteen years, and of any person causing, encouraging or contributing towards delinquency, neglect or dependency of any such minor; (3) He shall have exclusive jurisdiction in all cases of trial or commitment for trial or commitment to any juvenile institution of any minor under the age of sixteen years, where jurisdiction is