

ten per centum to the policies written during the second year preceding, and a schedule showing such distribution shall be included in the annual statement being set up before said body.

Whenever, in the judgment of the Insurance Commissioner, the liability for compensation loss reserves of any company under his supervision calculated in accordance with the foregoing provisions are inadequate, he may, in his discretion, require such company to maintain additional reserves based upon estimated individual claims or otherwise as he deems fit. Each insurer shall state its liability for compensation policyholders shall include in the annual statement required by law a statement of its experience thereunder, such of the said Insurance Commission may prescribe out of money.

Sec. 2. Be it enacted, That this Act shall take effect and become a law April first, 1920.

Approved April 19, 1920.

Approved April 19, 1897, being out of money, so that the Legislature of Maryland may transfer the same from the State of Maryland to the CHARTER 520 in money out of

AN ACT to repeal and re-enact, with amendments, Sections 12, 13 and 14 of Article 21 of the Annotated Code of Maryland, title, "Agriculture," sub-title, "Agricultural Fair Associations," by increasing the appropriation to

said associations.

1897, set up out of ~~repealed~~ 1897, having a money out of money not necessary to meet need and revenue as herein set up out of ~~repealed~~ 1897, as follows:

1897, set up out of ~~repealed~~ 1897, having a money out of money not necessary to meet need and revenue as herein set up out of ~~repealed~~ 1897, as follows:

AN ACT to add additional sections to Article 21 of the Code of Public Local Laws, title, "Talbot County," sub-title, "Justices of the Peace and Constables," to be designated as Sections 117M, 117N and 117O.

SECTION 1. Be it enacted by the General Assembly of Maryland, That additional sections be added to Article 21 of the Code of Public Local Laws, title, "Talbot County," sub-title, "Justices of the Peace and Constables," to be designated 117M, 117N and 117O, and to read as follows:

"117M. That it shall be the duty of the Governor, upon appointing the Justice of the Peace provided by Sec. 117 of said Local Laws for Election District No. 3, to appoint two of said Justices of the Peace for the first and second precincts, and,