charge the duties of an officer of registration and judge of election (or clerk of election) for the precinct of the ward of the city (or district) of county, in the State of Maryland, according to the best of my ability, and I do further swear (or affirm) that I will not attempt to ascertain, save in cases and in the manner on which I am authorized by law so to do, for what candidate or candidates any person shall vote or has voted on any question which may be or may have been submitted to the vote of the people, and if such knowledge shall be acquired by me, I will not, directly, or indirectly, by word or act, divulge or reveal the same or aid in doing so, save when I am required to do so by law in some legal proceedings. Provided, however, that in the several counties, it shall be the duty of the Board of Supervisors to designate one of the judges so appointed for each election district or precinct as the chief judge of election and to notify him to appear at the office of said board to take the oath of office before one of said supervisors and to receive his commission. The said chief judge shall administer the oath of office in form and substance as above prescribed, to the other judges and clerks of election at the registration and polling place and give them their commissions before entering upon their respective offices. No fees or extra compensation shall be charged by or allowed the said chief judge for administering said oaths. Blank forms for the oath to be administered by said chief judge shall be furnished by the supervisors, which forms shall be preserved and returned to the said supervisors in the same manner as provided in Section 63 of this Article in the case of substitute judges or clerks.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1922.

Approved April 13th, 1922.

CHAPTER 196.

AN ACT to repeal and re-enact with amendments the third paragraph of section 141 of Article 56 of the Annotated Code of Maryland, title "Licenses," sub-title "Motor Vehicles," sub-head "Fees for Registration of Motor Vehicles," as amended by Chapter 506 of the Acts of 1920, providing a new license fee for motor trucks of a rated carrying capacity of over one ton, but not more than a ton and a half.