

tute Magistrates", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

119. (a) Appointment; bonds; compensation.—In addition to the justices of the peace and justices of the peace at large hereinbefore specified, the Governor, by and with the advice and consent of the Senate, shall appoint one justice of the peace at large for each county of the State, except Montgomery County, who shall be designated "substitute trial magistrate". Such magistrate shall post the bond required of trial magistrates and shall receive a salary of \$100.00 per year, except there shall be three substitute magistrates appointed for Baltimore County, each of whom shall receive \$1,800.00 per year in addition to the compensation received when actually sitting as a substitute as hereinafter provided, and except the substitute magistrate appointed for Kent and Somerset counties, who shall receive five hundred dollars (\$500.00) per year in addition to the compensation received when actually sitting as a substitute, as hereinafter provided, and except the substitute magistrate appointed for Prince George's County, who shall receive ~~[\$1,300.00 per year, in addition to the compensation received when actually sitting as a substitute, as hereinafter provided,] \$2,500.00~~ \$3,000.00 *per year in full compensation for his services for actually sitting as a substitute and such substitute shall serve as is otherwise herein provided for substitute trial magistrates in the place and stead of the regular trial magistrate for said county but in addition shall sit at least twice a month at one of the places regularly assigned for hearing by the trial magistrates the hours for which shall be set up by schedule for evenings*, and except the substitute magistrate appointed for Cecil County, who shall receive \$300.00 per year in addition to the compensation received when actually sitting as a substitute, as hereinafter provided. And in Wicomico County said substitute trial magistrate shall receive a salary of \$800.00 per year.

SEC. 2. *And be it further enacted*, That this Act is hereby declared to be an emergency measure and necessary for the immediate preservation of the public health and safety and having been passed by a ye and nay vote, supported by three-fifths of all the members elected to each of the two Houses of the General Assembly of Maryland, the same shall take effect from the date of its passage.

Approved April 28, 1959.

CHAPTER 768

(House Bill 825)

AN ACT to add new Section 280 (r) to Article 81 of the Annotated Code of Maryland (1957 Edition), title "Revenue and Taxes", subtitle "Income Tax", to follow immediately after Section 280 (q)

EXPLANATION: *Italics indicate new matter added to existing law.*

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

~~Strike out~~ indicates matter stricken out of bill.