Cresaptown, the sum of \$1,077.50 each; to the Bowman's Addition Fire Company, the Clarysville Fire Company, the Flintstone Fire Company, District No. 16 Fire Company, the Bedford Road Fire Company, the Baltimore Pike Fire Company, the Ellerslie Fire Company, the Bowling Green Fire Company, the Borden Shaft Fire Company, the McCoole Fire Department and the Company, the Corrigansville Fire Department and the Oldtown Volunteer Fire Department, Inc., the sum of \$938.40 each; and to the Chapel Hill Hose Company and the Cumberland Hose Company, the sum of \$150.00 each.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1959.

Approved March 11, 1959.

CHAPTER 165

(Senate Bill 252)

AN ACT to repeal and re-enact, with amendments, Sections 6(b) and (d) of Article 52 of the Annotated Code of Maryland (1957 Edition), title "Justices of the Peace", sub-title "Civil Jurisdiction", relating to the civil jurisdiction of trial magistrates in Queen Anne's County, and relating generally thereto.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Sections 6(b) and (d) of Article 52 of the Annotated Code of Maryland (1957 Edition), title "Justices of the Peace", sub-title "Civil Jurisdiction", be and the same are hereby repealed and reenacted, with amendments, to read as follows:

6.

- (b) Trial magistrates of Garrett [, Queen Anne's] and Somerset counties shall have civil jurisdiction in all cases hereinbefore mentioned in this section and involving amounts not exceeding two hundred dollars.
- (d) Trial magistrates of Cecil, Charles, Washington [and], Wicomico and Queen Anne's counties shall have civil jurisdiction in all cases hereinbefore mentioned in this section instituted after June 1, 1955, in Cecil County, after June 1, 1951, in Charles County, [and] after June 1, 1953, in Washington and Wicomico counties, and after June 1, 1959, in Queen Anne's County, and involving amounts not exceeding five hundred dollars, except that in Cecil County cases involving in excess of \$100.00 may be tried only before the trial magistrate who sits in Elkton.
- SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1959.

Approved March 11, 1959.

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.