

of his removal shall be entitled to a hearing before the Governor within fifteen (15) days after such notice if such trial magistrate so requests in writing within five (5) days after such notice.

(c) In Harford County the Governor shall appoint no more than eighteen "committing magistrates" selected judiciously to serve the entire county with a due regard for population and geography.

[(a)] (d)(1) In Charles County the committing magistrates shall make themselves available at all times to carry out their duties, and under the supervision of the trial magistrate of the county, so that a committing magistrate in the county will be available twenty-four hours daily.

[(b)] (2) The trial magistrate of the county shall designate one or more justices of the peace of the county to serve as a committing magistrate when no committing magistrate is available, and during such period the justice of the peace shall be qualified to carry out the duties of the committing magistrate and while acting as a committing magistrate the justice of the peace shall receive compensation for the period so acting at the rate that the committing magistrate would receive for such period.

(e) *From and after January 1, 1965, there shall be such number of committing magistrates in Howard County as are provided in the local laws thereof. From and after January 1, 1965, no justices of the peace shall be appointed or designated as trial magistrates in said County; and all jurisdiction conferred upon trial magistrates shall, in Howard County, be vested in the People's Court of Howard County as established by the local laws thereof.*

108(13). There shall be three trial magistrates, each of whom shall receive an annual salary of \$1,200.00. One of said magistrates shall sit at Ellicott City, one at Elkridge and one at Savage, (provided that the magistrate at Ellicott City shall sit at least one day or a part thereof in each week at Lisbon.) *From and after January 1, 1965, no trial magistrates shall be appointed for Howard County.*

109. One constable at large may be appointed by the county commissioners of the several counties for each trial magistrate, and each of said constables at large shall receive, in lieu of fees in civil and criminal cases, an annual salary of \$600.00; but in Allegany County, the County Commissioners shall appoint two constables at large for the two trial magistrates who sit for the trial of cases in the City of Cumberland; each of said constables shall receive an annual salary of not less than three thousand dollars (\$3,000.00); and such mileage as the County Commissioners may allow, and the County Commissioners of Allegany County may increase the compensation of said constables or appoint additional constables at large for trial magistrates in said county and provide for the compensation of such constables either by the fees prescribed by law or by such annual salary in lieu of fees, as the County Commissioners, in their discretion, may determine; provided, however, that the provisions of this section shall not apply to the counties of *Howard, Carroll, Frederick, Montgomery, Wicomico, Prince George's, Harford, Cecil, and Calvert*, and in Anne Arundel the County Commissioners may appoint two constables at salaries of not more than twelve hundred dollars (\$1,200.00) per year.