47-1. Master for Juvenile Causes; appointment; salary; substitute.

The Circuit Court for Prince George's County is authorized and empowered to designate, appoint and employ one or more qualified persons to be known as the Master or Masters for Juvenile Causes of the Circuit Court of Prince George's County, who shall be a member of the Bar of the State of Maryland, at an annual salary of \$\frac{1}{9},000.00\frac{1}{9}\$ \$10,000.00 to be paid by the County Commissioners of Prince George's County. The duties of the Master or Masters for Juvenile Causes shall be such as may be prescribed by the Judges of the Circuit Court for Prince George's County.

The Circuit Court also may designate and employ a qualified person to be known as the Substitute Master for Juvenile Causes of the Circuit Court of Prince George's County who shall be a member of the Bar of the State of Maryland and receive a salary to be established by the County Commissioners in proportion to the salary received by the Master for Juvenile Causes, based upon the relative amounts of time devoted to their duties. The County Commissioners may in their discretion pay the said Masters additional salary to that hereinbefore prescribed.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1966.

Approved April 29, 1966.

CHAPTER 408

(House Bill 701)

AN ACT to repeal and re-enact, with amendments, Section 6 of Article 93 of the Annotated Code of Maryland (1965 Supplement), title "Testamentary Law," subtitle "Account," to provide that commission for the sale of real property in estates shall be considered one of the costs and non-personal extraordinary expenses in the administration or distribution of an estate.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 6 of Article 93 of the Annotated Code of Maryland (1965 Supplement), title "Testamentary Law," subtitle "Account," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

6.

On the other side shall be stated the disbursement by him made, and which are to be made in the following order and priority: First, such fees as may be due under Section 24 of Article 36 of this Code; second, funeral expenses, to be allowed at the discretion of the court according to the condition and circumstances of the deceased, not to exceed five hundred dollars (\$500.00) except by special order of the court, and provided the estate of the decedent be solvent; third, his allowance for costs and extraordinary expenses (not personal) which the court may think proper to allow, laid out in the administration or distribution of the estate or in the recovery or security of any part thereof, costs to include reasonable fees for