

ministrative officer for the said court, the committing magistrates and other personnel. Said judge so designated as chief judge shall be and continue as chief judge and administrative officer for said court until his term expires and his successor is appointed and qualifies, unless said chief judge is removed from office under the provisions of Section 98 [(e)] (f) of this article in which event the County Council shall designate a successor chief judge.

102.

In addition to the justices of the peace authorized to be appointed under the provisions of Sections 100 and 108 of this subtitle, the Governor shall appoint one justice of the peace for Cecil County who shall act as a committing magistrate. He shall preside in the office of the Sheriff every night from 9 p.m. to 6 a.m. He shall have, possess and exercise all the civil and criminal jurisdiction conferred upon other justices of the peace in Cecil County, except that he shall have no jurisdiction to try cases. In addition, he shall have power to take recognizance for the appearance of any accused before the trial magistrate and to act [an] as turnkey during the hours which he is on duty. He shall receive such compensation as shall be prescribed by the County Commissioners of Cecil County. From and after June 1, 1967 committing magistrates for Cecil County shall be appointed pursuant to the local laws thereof and shall have the authority and duties and receive compensation as specified in such local laws.

120.

Every trial magistrate, and judge and substitute judge of the people's court of Anne Arundel, Cecil, Dorchester, Montgomery and Prince George's counties, before entering upon his official duties, shall give to the State of Maryland and file with the clerk of the circuit court for the county, a good and sufficient bond, with corporate security to be approved by the county commissioners or county council of the county for which he was appointed or in which the court is located, or in the case of Montgomery County, with the county manager thereof, in the penalty of five thousand dollars (\$5,000.00), upon the condition expressed in each of said bonds that the said judge or magistrate, giving it will truly and faithfully discharge, execute and perform all and singular the duties and obligations of a judge or magistrate, and that he will account for and pay over to the county commissioners or county council of the county or to whomsoever else may be otherwise or hereafter designated by law as the proper recipient thereof, all fees, costs, fines, penalties and forfeitures [when] *which* he is bound to account for and pay over as aforesaid, and that he will faithfully and truly account for and pay over to the person or corporation entitled thereto all money belonging to such person or corporation which may come into his hands as such judge or magistrate.

Every justice of the peace other than a trial magistrate or a substitute trial magistrate, and every clerk to a trial magistrate (except in Anne Arundel, Cecil, Dorchester, Montgomery and Prince George's Counties), shall, before entering upon his duties, give a corporate bond similarly conditioned, in the amount of \$1,000.

The Commissioner of Motor Vehicles may by regulation require the several trial magistrates to give and file such additional bonds