

may be removed for cause. It is the duty of the Game Warden to enforce the game and fish laws of the State. The Governor, when deemed necessary by the Game Warden, on his application and designation, may commission persons to serve as deputy game wardens, but without salary. The Governor shall issue commissions to deputy game wardens, who shall take oath of office before a justice of the peace, and shall, when acting in an official capacity, wear a badge of office. The Game Warden, when deputies services no longer needed, may dismiss deputy game wardens. The fines, after the deduction of costs, are to go to the Game Wardens; wardens are not liable for damages for wrongful seizures. (Act of 1896, chapter 293, sections 1 to 8 and 13.)

House of Refuge, Managers of.—The Governor appoints four members of the Board of Managers of the House of Refuge, annually in the month of February, which board consists of twenty-four members, whose duty it is to manage that institution; no term fixed and no special time of appointment. (Article 7, sections 351 to 371, of the Code, Act 1892, chapter 396.)

House of Refuge, Female Managers of.—The Governor shall appoint ten members biennially, in the month of February, of the board of managers of the Female House of Refuge, who, with the other twenty members of the corporation, are to manage the institution. The mode of appointment is to be as other appointments are made; but there is no reference to the consent of the Senate. (Article 27, sections 372 and 373 of the Code.)

Inspectors of Hay and Straw.—Are appointed by the Governor, with the consent of the Senate, biennially, under the fifty day rule of appointment, four inspectors of hay and straw for Baltimore city; paid by fees; bond, \$2,000 each to the State, but does not say before whom it is to be given. (Article 5, sections 470-487, P. L. L.)

Justices of the Peace.—Are required to duly qualify; the Governor appoints two for each new election district; confirmation required; qualify before clerks of Courts; try cases within their jurisdiction where defendant resides within same county; the limit of the jurisdiction is to try cases where the damage does not exceed \$100; shall try no case involving title to land; no administrator may be sued before justices of the peace within twelve months of grant of letters, and papers shall be transmitted to