

furnish on the day their services shall terminate, to each juror, a certificate, showing the days he has been in attendance on the court, and the amount payable to him for such service; and the City Register shall pay the jurors the sums payable for such service in cash, and immediately upon the presentation and surrender of such certificate, with the receipt of the juror, and said payment shall not be demanded save upon the surrender of said certificates, and the said certificates shall not be the subject of assignment.

VOLUNTEER MILITIA EXEMPT FROM PETIT JURY DUTY.

1870, ch. 182. P. L. L. (1888), Art. 4, sec. 606. 1906, ch. 61.

622. All certificates of membership of any legally organized volunteer company of the militia shall be signed by the commanding officer thereof, which certificates shall be issued on or before the first day of April in each year to such persons as may then compose the uniformed and active members of said company; every such company may receive and have as many honorary members as it has active and uniformed members, and no more, on payment, in advance, by each person desiring to become such honorary member, of not less than ten dollars per annum; which said money shall be received by the commanding officer of the company, and be by him applied to the payment of armory rent or the purchase of uniforms for the rank and file of the active members of his company, or to such purposes as may be authorized by the by-laws of said company; and the commanding officer of every company shall on or before the first day of June and December of every year render to the Adjutant General an account of the money so received and expended by him, and every such honorary member shall be entitled to receive a certificate of honorary membership of the company, to be signed as aforesaid, and bearing date at the time of its issue; which certificates of membership, whether of uniformed and active members or of honorary members, shall exempt the person therein named from petit jury duty for the period of one year from the date of his said certificate; provided, he files his said certificate with the clerk of the court before the drawing of the jury.

Albert, Sheriff, v. White, 33 Md. 297.

JUSTICES OF THE PEACE AND CONSTABLES.

1886, ch. 66. 1888, ch. 98, sec. 16. 1886, ch. 314. P. L. L. (1888), Art. 4, sec. 607. 1890, ch. 125. 1896, ch. 117. 1904, ch. 16. 1912, ch. 823.

623. The Governor, by and with the advice and consent of the Senate, shall appoint twelve Justices of the Peace for each of the legislative districts of Baltimore City, to be selected as follows: One from each of the wards comprising each of said districts, and six Justices of the Peace at large from each of said districts, and shall further appoint fifty-three Justices of the Peace, and no more, from Baltimore City at large, who