CHAP. 138. tion.

tax collector quarterly, all fines collected by them. Each of Compensation the justices of the peace appointed for the districts constituting Hagerstown and vicinity shall receive the sum of eight and thirty-three and one-third hundredths dollars per month, payable in cash at the end of each and every month, and all stationery supplies used by said justices in the town business shall be furnished them by the Mayor and Council.

Liable to indictment.

- 179. If either of the justices of the peace for the districts constituting Hagerstown and vicinity wilfully neglects to discharge any of the duties imposed upon him by the charter and ordinances of Hagerstown, or refuses to pay over the fines collected by him as herein directed, he shall be liable to indictment in the Circuit Court for Washington county, and upon conviction he shall be fined the sum of fifty dollars or imprisoned in the county jail for a term not exceeding three months, or both, in the discretion of the Court.
- SEC. 2. And be it further enacted, That this Act shall take effect on and from the fifth day of May, nineteen hundred and two.

Approved April 8, 1902.

CHAPTER 139.

AN ACT to create a Co-operative Insurance Fund, to be maintained by both employers and employes in certain perilous occupations, such as mining, quarrying, railroading, building and excavating, and to add a new Article to the Code of Public General Laws, said Article to be designated as Article number one hundred and two, the title and subject thereof to be "Employers and Employes Co-operative Insurance and Liability," said Article to follow Article number one hundred and one.

- Section 1. Be it enacted by the General Assembly of Maryland, That an additional Article, to be designated as article added. Article number one hundred and two, title "Employers and Employes Co-operative Insurance and Liability," be and the same is hereby enacted and added to the Code of Public General Laws of the State of Maryland, said Article to follow Article number one hundred and one, which said Article hereby enacted shall be and read as follows:
 - Sec. 2. Any corporation, partnership, association, individual or individuals engaged in the business of operating any coal or clay mine, quarry, steam or street railroad in the State of · Maryland, and any incorporated town, city or county in the