

much, for what offence, and to whom paid. No marshal or deputy marshal of police, or any of the captains of any of the district or station houses, or any one acting for or under them, or either of them, shall release any person committed or confined to any of the station houses for any felony or misdemeanor, but all persons committed or confined to the same shall be released only on the order of the judge of the Criminal Court, or of the station house magistrate after trial, and any marshal or deputy marshal or captain, or any one acting for or under either of them, violating the provisions of this section, shall be subject to indictment for a misdemeanor, and on conviction thereof, shall be sentenced or be imprisoned for more than two years, or to a fine of not less than twenty dollars, and not more than five hundred dollars, or be both fined and imprisoned, in the discretion of the Court.

In force from February 26, 1864.

Chapter 244 adds the following:

94. And the board may pay a salary to one clerk, not to exceed nine hundred dollars, (\$900.)

In force from March 10, 1864.

STREETS.

Chapter 163 repeals Section 853, and re-enacts the same, as follows:

95. That the mayor and city council of Baltimore may, whenever they deem it necessary, compel any individuals, companies, or bodies politic owning property binding on Jones' Falls, within the limits of the city, to wall up such property, so far as the same may bind on the falls, with a good and sufficient stone wall, to such height as in their judgment the public good may require, and to have the same backed up or filled in with earth, so as to secure the same and the adjacent property from danger of being inundated with water; and the said mayor and city council may, whenever they deem it necessary, compel any individuals, companies or bodies politic to rebuild or repair, in a good and sufficient manner, any stone wall owned by them and binding on Jones' Falls, within the city limits; and should any