

to keep the peace; and the judge of the said court shall have full power to review the said commitments; and upon examination of the various cases so reported to him by the warden of the jail as aforesaid, he shall discharge or recommit the said parties for a term not to exceed six months, as in his discretion may be most conducive to the preservation of public peace and order. The justices of the peace of the city of Baltimore are prohibited from charging costs in the cases above named, unless the parties are recommitted by order of the judge of said court.

1880, ch. 51.

571. When any person arrested in the city of Baltimore shall be held in custody until such person can give surety to keep the peace, or shall be committed to jail or the house of correction in default of such surety, such person shall be chargeable with and shall pay all the costs prescribed by the laws of this State for such arrest, commitment, or giving of surety to keep the peace, and in default of the payment thereof shall be committed to jail until such costs and the cost of his release shall be paid, or until thence discharged by due course of law; and said costs shall be accounted for and paid over by said respective justices of the peace so sitting at the respective station houses in the manner in which all costs paid to such justices of the peace so, respectively, sitting at such station houses in the city of Baltimore, are now or may hereafter be required by law to be accounted for and paid over.

1886, ch. 373.

572. Whenever any person has been committed to the Baltimore city jail on the charge of intemperence or disorderly conduct, and he is deemed by the physician in charge of said jail a proper subject for Bayview asylum, the board of visitors to said jail shall have power to transfer said person to Bayview.

Ibid.

573. Whenever any person has been committed to the Baltimore city jail on the charge of intemperance or disorderly conduct who is affected with any form of disease that, in the judgment of the physician of said jail would require a longer time than the term of sentence to cure, or any case where the accommodation,