

Maryland, passed at December session, eighteen hundred and twenty-nine, entitled, "An act to limit the time for taking appeals from magistrate's judgments;"—Therefore,

Sec. 7. *Be it enacted*, That it shall and may be lawful to and for any person or persons, or body corporate, to enter and prosecute any appeal from the judgment of any justice of the peace of this state where such appeal is now allowed by law; *Provided*, Such appeal be entered and prosecuted, to and at the county court, to be held next after the rendition of such judgment, or to be taken at any time within sixty days from and after the rendition of such judgment; but, no such appeal shall operate as a supersedeas to any execution upon any such judgment; unless the party appealing give bond with security as already provided for.

CHAP. 29i.

Appeal allowed from magistrates judgments.

If made at the first succeeding county court.

Not to operate as a supersedeas without bond being given.

CHAPTER 29I.

*An act for the relief of sundry Poor Persons, in the several counties therein mentioned.*

Passed Mar. 13, 1832

*Be it enacted by the General Assembly of Maryland*, That the levy court or county commissioners, as the case may be, of Prince George's, Charles, Queen Ann's, Calvert, Harford, Frederick, Washington, and Cecil counties, be, and they are hereby severally authorised, directed and empowered at their annual meeting, so long as they shall see cause, to assess and levy on the assessable property, of said counties for the use of the several persons hereinafter mentioned, any money not exceeding the several sums annexed to their respective names, at their discretion, except otherwise directed by this act, viz: in Prince George's county, for Ann Padgett and her five children, thirty dollars; for John Booth, thirty dollars, payable to William Townshend, or order; for Elizabeth Hazzard, twenty dollars; for Vincent J. Powers, twenty five dollars, payable to Benjamin E. Gantt, or order; for John Burnell, twenty dollars; for Mary Ann P. Collins, twenty dollars; for Jane Wickam, twenty five dollars, for Miah Kidwell and wife each, fifteen dollars; for Mary Ridwell, thirty dollars; for Deborah Simpson, thirty five dollars; for Mary Ann Hill, daughter of James Hill, twenty dollars, payable to John W. Ward, or order; in Charles county, for Jane Louisa Parker, thirty dollars, payable to Joseph A. Turner, or order; for Mary Mudd, thirty dollars, payable to Francis Montgomery, or order; for Francis Goodrick, forty dollars; for Margaret

Levy authorised.

On P. George's county.

Charles.