

## CHAPTER 689.

(House Bill 824)

AN ACT to repeal and re-enact with amendments Section 13 of Article 52 of the Annotated Code of Maryland (1939 Edition), title "Justices of the Peace", sub-title "Criminal Jurisdiction", for the purpose of making said Section 13 applicable to those Counties heretofore exempted from its provisions.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That Section 13 of Article 52 of the Annotated Code of Maryland (1939 Edition), title "Justices of the Peace", sub-title "Criminal Jurisdiction", be and the same is hereby repealed and re-enacted with amendments to read as follows:

13. The several Justices of the Peace of the State of Maryland (except in the City of Baltimore) are hereby invested with, and shall have hereafter jurisdiction to hear, try and determine all cases involving the charge of any offense, crime or misdemeanor, not punishable by confinement in the Penitentiary or involving a felonious intent, which may be committed within their respective Counties; and shall have jurisdiction to hear, try and determine all prosecutions or proceedings for the recovery of any penalty for doing or omitting to do any act within their respective Counties, the doing of which or the omission to do which, is made punishable under the laws of this State by any pecuniary fine or penalty, or by imprisonment in jail or in the Maryland House of Correction, all of which acts or omissions are hereby declared to be criminal offenses; and the said Justice shall have power to issue all process, and to do all acts which may be necessary for the exercise of their said jurisdiction, and may pronounce judgment and sentence in all such cases coming before them, in the same manner, and to the same extent as the Circuit Courts for said Counties could, if such cases had been tried before said Courts; provided, however, that the accused, when brought before any such Justice, on being informed by him of his right to trial by jury, freely elects to be tried before such Justice, and provided, further, that a jury trial be not prayed in such case on the part of the State by the States Attorney. If after a trial before the Justice either party shall feel aggrieved by his judgment there shall be a right of appeal within ten days to the Circuit Court for the County in which the alleged offense is charged to have been committed, and in all cases where a jury trial is prayed by the State, or the accused elects to be tried by jury, or appeals