

CHAP. 330, supplement thereto, be and the same are hereby repealed in so far as the same relates to Charles county.

Dockets to be deposited in the clerk's office SEC. 2. *And be it enacted*, That the chief judge of each of the magistrates courts, be and they are hereby directed, on the first day of June next, to place in the clerk's office of said county their several dockets, together with the papers filed and connected with the cases therein.

Dockets may be examined SEC. 3. *And be it enacted*, That it shall be the duty of the clerk of said county, that where any of said parties, plaintiff or defendant, shall apply for any papers left in his office by said chief judges, or to examine the docket thereof, it shall be the duty of said clerk to produce the docket for the examination of either of said parties, and deliver them such papers as they may require, keeping a copy of the same on file, and for so copying, the clerk to charge the same fees as he is now allowed to charge for copying similar papers in the discharge of his duty as county clerk.

Outstanding judgments on 1st June SEC. 4. *And be it enacted*, That upon all judgments on which executions shall have issued and outstanding before the first day of June next, and upon all judgments under fifty dollars in amount, the said district justices shall have power to act and take all necessary steps to close the same, as if this act had not passed, and that upon all judgments over fifty dollars in amount, on which, on the first day of June next, no executions shall have issued, the clerk of the county court of Charles county, shall have power, and he is hereby directed, on application of the plaintiff or plaintiffs, to issue execution in the same manner, returnable to the said court, as if they were judgments in the same county court, upon which executions and judgments, the said county court shall have like power and control as other judgments and executions obtained and issued upon in said county court, and upon all judgments under fifty dollars in amount, any justice of the peace of the said county, upon application of the plaintiff or plaintiffs producing a copy of the same, certified by the clerk of the county court as hereinbefore provided, shall have the same power to issue execution as if the judgment had been originally rendered by him.

In force, SEC. 5 *And be it enacted*, That this law shall take effect from and after the first day of June next.