

Such instruments shall be recorded

Copy made evidence.

Sec. 7. *And be it enacted*, That any power of attorney, receipt, acquittance, release, or final discharge, executed or acknowledged according to the provisions of this act, may be recorded in the office of the register of wills of the county in which the guardian was appointed or gave bond, or in which the executor or administrator obtained letters testamentary, or of administration; and that a copy of any such power of attorney, receipt, acquittance, release, or final discharge acknowledged and recorded as aforesaid, duly attested under the seal of the office in which the same is recorded, shall, at all times hereafter, be admitted as evidence to prove such power of attorney, receipt, acquittance, release, or final discharge; but every such power of attorney, receipt, acquittance, release, or final discharge, shall remain and be retained, and preserved in the office of such register of wills, and shall not be delivered to any person or persons whomsoever.

CHAPTER 306.

*An act relating to the recovery of Small Debts.*

Passed Mar. 13, 1832

Section 1. *Be it enacted by the General Assembly of Maryland*, That no appeal from a judgment rendered by a justice of the peace, shall be dismissed because of a petition not being filed, except on default of the appellant to file the same after rule laid in court, requiring the filing of it, and two days, (inclusive of day of service,) notice to appellant of such rule; and every case of such appeal not dismissed on default as aforesaid, shall be heard and determined if the petition shall be filed at any time before the hearing and trial, in the same manner and to the same effect as if the said petition had been filed in the time now required by law.

Appeals from judgment of justice of peace not to be dismissed.

Exception:

Such appeal shall be heard.

Sec. 2. *And be it enacted*, That no judgment rendered by a justice of the peace, on a judgment, or decision of the board of examiners of pilots, shall be reversed or set aside for want of form in such judgment or decision of said board; nor for want of averments in such judgment or decision necessary to render the same full and precise as to parties, claim, dates or other particulars, if by examination of any of the board or other persons as witnesses, the said defects can be supplied, and said matters and particulars ascertained—and in all the said cases of defective judgment or decisions of such board, the court, on the appeal, taking said

Judgments of justices of the peace in case of pilots not to be set aside for want of form, &c.

Rule for deciding such appeals.