rizes the charge of pilotage on such vessels outward bound, sailing under coasting license, as are of the burthen of seventyfive tons and upwards (except in cases when a pilot or pilots shall be especially employed to conduct to sea a vessel or vessels of the before mentioned description,) be and the same are hereby repealed.

SEC. 5. And be it enacted, That all acts and parts of acts, consistent inconsistent with the provisions of this act, be, and the same repealed. are hereby repealed.

SEC. 6. And be it enacted, That this act shall be, and con- In force. tinue in force, from and after its passage.

CHAPTER 294.

A Supplement to an Acr, entitled, an Act to establish Magistrate's Courts in the several Counties of this State, and to prescribe their Jurisdiction, passed December session, eighteen hundred and thirty-five, chapter two hundred and one.

SEC. 1, 2. Relates to Worcester county. See 'Public Local Law.'

SEC. 3. And be it enacted, That instead of the fees to be Rate of fees charged by the said district justices, in all cases where the demand in controversy exceeds the sum of fifty dollars by the sixteenth section of the said original act, they shall respectively charge, have and be entitled to receive the following fees, to wit: for writing probats, twelve and a half cents; each oath, or affirmation, twelve and a half cents; issuing warrant and making docket entry, twenty-five cents; issuing summons, including all the witnesses applied for at the same time, twenty-five cents; rendering judgment on all trial cases, one dollar; entering judgment by confession, fifty cents; entering continuance, twelve and a half cents, to be paid by the party applying for the same, provided objection be made by the opposite party; taking supersedeas, twenty-five cents; filing and entering supersedeas, if taken by other justices of the peace, twenty-five cents; search or transcript from docket, twelve and a half cents; taking recognizance, fifty cents; issuing writs of replevin, fifty cents; issuing writ of attachment, fifty cents; issuing execution, fifty cents; issuing scire facias, fifty cents; taking replevin or other bonds, fifty cents.

CHAPTER 303.

An Acr to enlarge the Powers of the High Court of Chancery, and the several County Courts, sitting as Courts of Equity, in this State.

Be it enacted, by the General Assembly of Maryland, That Jurisdiction the high court of chancery, and the several county courts of given in cases of part this state, sitting as courts of equity, shall have jurisdiction in ownership all controversies and matters of dispute, now pending, or here- of vessels. after to be instituted, between part owners of ships, vessels,