

every year, to which terms jurors shall not be summoned; the trial terms of said court for the cases depending therein upon issues of fact to be tried by a jury, shall be the term to which jurors shall be summoned, next succeeding the terms to which the original process may be returnable; the next session of the circuit court for Frederick county shall commence on the third Monday of February next instead of the second Monday of February next as now provided by law, and all process, writs, original, summons, or judicial or any other process now issued by said court purporting to be returnable on the second Monday of February next, shall be returnable on the third Monday of February next, and have the same validity and effect when so returned, as if originally issued returnable on the third Monday of February next, and all original and final process, both at law and in equity, shall be returnable to the term next succeeding the date of the issue thereof.

In force and approved January 22, 1868.

FENCES.

1868, c. 304 adds the following sections to this article:

1868, c. 304
Joint fences, to
be kept in re-
pair, &c.

81. Whenever joint fences have or may be established in said county for the mutual advantage of owners of adjoining arable lands, each shall keep in good repair his respective proportion thereof in the manner following, that is to say: all post and rail or plank fences shall be at least four feet and a half high; stone fences four feet high, and all worm or other fences shall be at least five feet high, and the distance, in any case to be computed from the ground or base of any embankment on which the same may be placed.

Refusing to re-
pair, &c.

82. That if either of the parties making or keeping a joint fence between arable lands shall refuse or delay to repair his proportion thereof within twenty days after notice in writing, given to him or his agent, upon