cases, if such cases were tried before said circuit courts without the intervention of a jury; provided, however, that if any person when brought before any such justice having jurisdiction of the case, shall before trial for the alleged offense pray a jury trial, or if the State's attorney for said county shall, before the trial of such alleged offense pray a jury trial on the part of the State, it shall be the duty of any such justice to commit such alleged offender for trial in the circuit court for the county in which the offense was committed at its then session, if it be then in session, or at its next session, if it be not then in session, and to return said commitment or recognizance with the names and residences of the witnesses for the prosecution endorsed thereon, forthwith to the clerk of the said court; and the justice before whom the case is tried shall inform the person charged of his right to a jury trial, and on receiving the recognizance sent up by the justice, the clerk shall place the same on the appeal docket and issue subpœna for the witnesses named by the justice, and the case shall be tried on the information or the warrant as if on appeal; and if on waiver of jury trial before the justice, and trial before him, either party shall feel aggrieved, there shall be a right of appeal to the circuit court for the county in which the alleged offense is charged to have been committed; in case the judgment of the justice of the peace is against the accused he shall, on appeal, enter into recognizance with security to be approved by the justice of the peace, in every such case the appeal shall be taken or prayed within ten days after judgment entered.

Effective.

SEC. 2. And be it enacted, That all acts or parts of acts, inconsistent with this act are hereby repealed, and that this act shall take effect from the date of its passage.

Approved April 8, 1890.

CHAPTER 619.

AN ACT to add additional sections to article twenty-seven, of the Code of Public General Laws, title "Crimes and punishments," sub-title "Fraud, conversion by factors of consigned goods," to come in after section ninety-two, of said article, and to be designated as "Sections ninety-two A, ninety-two B, and ninety-two C."

To add.

Section 1. Be it enacted by the General Assembly of Maryland, That the following sections be and the same are hereby added to article twenty-seven, of the Code of Public General Laws, title "Crimes and punishments," sub-title "Fraud conversion by factors of consigned goods," to come in after section ninety-two, and to