

of the jail of the said city from the jail of Baltimore county, have power to provide by ordinance for the appointment of visitors, or other superintendents for said jail, and the said visitors, or other superintendents however styled, shall have all the powers conferred by any law heretofore passed, on the visitors of Baltimore city and county jail, and not repealed or modified prior to the passage of this act.

In force.

SEC. 4. *And be it enacted*, That this act shall take effect from its passage.

## CHAPTER 201.

Passed May 19, 1853. AN ACT to enlarge the jurisdiction of Justices of the Peace on attachments, and to promote despatch in cases before them, and to limit the issuing of writs of Certiorari.

Lawful to issue attachments. SECTION 1. *Be it enacted by the General Assembly of Maryland*, That it shall be lawful for the several justices of the peace of this State to issue attachments by way of executions on all judgments obtained before any justice of the peace in all cases where writs of fieri facias may now issue.

Duty of justices. SEC. 2. *And be it enacted*, That it shall be the duty of the justices of the peace to enter up judgments in all cases brought or tried before them respectively within three days after a final hearing of the case.

Writs of certiorari. SEC. 3. *And be it enacted*, That no writ of certiorari shall issue out of any of the courts of this State directed to justices of the peace in cases where a remedy exists by appeal.