

SEC. 2. *And be it further enacted*, That this Act shall take effect June 1st, 1920.

Approved April 16, 1920.

---

CHAPTER 438.

AN ACT to confer upon the other Judges of the Second Judicial Circuit of Maryland authority to sit in juvenile cases in Talbot County, the same as now held by the Judges of said Circuit designated to sit in juvenile cases by the Judges of said Circuit under the authority of Chapter 326 of the Acts of 1916; and to give concurrent jurisdiction with the Judges of said court to the Police Justice of Easton District of said county, to sit in juvenile cases in said County in the absence of all said Judges from said County; and providing for an appeal from said Police Justice.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That the other judges of the Second Judicial Circuit of Maryland shall have the same authority to sit in juvenile cases in Talbot County as is now held by the Judge designated by the Judges of said Circuit to sit in such cases under the authority of Chapter 326 of the Acts of 1916, and that any one or more of said Judges when acting in juvenile cases shall be known as the Circuit Court for Talbot County, sitting in juvenile causes.

SEC. 2. *And be it further enacted*, That in the absence of all of the Judges of said Circuit for Talbot County, the Police Justice of Easton District of said county shall have concurrent jurisdiction with the Judges of said Circuit in juvenile cases in Talbot County arising under the said Act of 1916, and when sitting in such cases shall be known as the Police Justice of Easton District sitting in juvenile causes, and when sitting in such cases he shall enter upon his docket the fact of the absence of said Judges from the county.

SEC. 3. *And be it further enacted*, That an appeal shall lie from the decision of said Police Justice sitting in juvenile causes to the Circuit Court sitting in juvenile causes, at the instance of any party to the cause within thirty days from such decision.