

the seventh section of the original act to which this is a CHAP. 191. supplement, in case of absent defendants.

CHAPTER 190.

*An act relating to the trial of cases of appeals from judgments of Justices of the Peace, in the County Courts of the Fourth Judicial District.* Passed Mar. 12, 1834

*Be it enacted by the General Assembly of Maryland,* That all cases of appeals from judgments of justices of the peace in the County Courts of the Fourth Judicial District, shall be called for trial when the civil cases, originating in said County Courts, shall be called for trial; and, if ready for trial, when called, shall be tried; and shall, in all respects, have the same privilege as to the time and opportunity of trial, as the cases aforesaid. Shall be called for trial, &c.

CHAPTER 191.

*An act to make valid a certain Deed to Charles S. Shaaf, of Allegany County.* Passed Mar. 14, 1834

WHEREAS, it is represented to this General Assembly, by petition, in writing, from Charles S. Shaaf, setting forth that a certain deed or indenture from Mary Shaaf, senior, and others, of Washington city, in the District of Columbia, to himself, for a certain tract of land in Allegany county, in this State, was not acknowledged according to the laws of this State regulating the acknowledgment of deeds without the limits of this State; but the terms of said deed being complied with, and all the surviving parties, grantors in said deed, having signed the petition of the said Charles S. Shaaf, praying that this deed may be made valid;—Therefore,

*Be it enacted by the General Assembly of Maryland,* That the deed, executed on the fifth day of May, eighteen hundred and thirty-four, by Mary Shaaf, senior, Mary Jane Shaaf, Arthur Shaaf, Ann Shaaf, and Mary Shaaf, of Washington City, in the District of Columbia, to Charles S.