next meeting of said juries falls in immediate session, that the presence and attendance of the said grand or petit jurors, or both, will not be required upon said meeting day. Provided, however, that the court shall have power and authority at any time between said dates fixed for said intermediate sessions to recall the grand and/or petit jurors in special session at any time in his discretion within said jury term for indictments or trials, or both, as the case may be. In Counties where the Circuit Court holds non-jury terms, the power of the Court to require the return of jurors aforesaid and to hold intermediate sessions or adjourned sessions of the grand and petit juries, and either of them during said jury term shall exist as though there was no such non-jury terms of said court, and the same had not intervened. Provided the provisions of this Act shall not apply to St. Mary's, Charles and Calvert Counties.

SEC. 2. And be it further enacted, That this Act is hereby declared to be an emergency law and necessary for the immediate preservation of the public health and safety, and having been passed upon by a yea and nay vote, supported by three-fifths of all the members elected to each of the two Houses of the General Asembly, the same shall take effect from the date of its passage.

Approved December 15, 1933.

CHAPTER 98.

AN ACT to add a new section to Article 5 of the Annotated Code of Maryland (1924 Edition), title "Appeals and Errors," sub-title "Appeals in Criminal Cases," said new section to be known as Section 87A, and to follow immediately after Section 87 of said Article, providing that in criminal appeals the Court of Appeals shall give judgment without regard to technical errors, defects or exceptions not affecting the substantial rights of the parties.

SECTION 1. Be it enacted by the General Assembly of Maryland, That a new section be and it is hereby added to Article 5 of the Annotated Code of Maryland (1924 Edition), title "Appeals and Errors," sub-title "Appeals in