

	<i>Chap.</i>	<i>Sec.</i>
MONTGOMERY COUNTY —After the first of July, 1841, the act to establish magistrates courts, &c. passed 1835, chapter 201, &c. repealed, as relates to,	33	1
Single justices to have jurisdiction in all cases where they had jurisdiction prior to the act of 1835, chapter 201; and also in cases of debt where the amount does not exceed \$100; in all cases above \$50, the justice to be allowed double the costs that single justices are now allowed; each party to have the right of appeal, &c.	“	2
All constables bonds to be taken in, to be taken in the penal sum of \$2,000, and all taken under the act of 1835, chap. 201, continued in force,	“	3
All cases depending in the magistrates courts in, on the first of July, 1841, which would be within the jurisdiction of single magistrates under this act, to be transferred to some justice of the peace in the district where depending, to be heard and determined; and all cases depending as aforesaid, which would not be within the jurisdiction of single justices, to be transferred to the county court, &c.	“	4
Chief judges of district courts of, required, on or before the 1st of July, 1841, to return to the clerk of, the dockets, &c. said clerk to pursue, with respect to cases on said dockets, the directions prescribed by the 5th section, &c.	“	5
Where judgments have been rendered by said courts, single justices to issue when required, &c.	“	6
Upon all judgments rendered by magistrates courts prior to this law taking effect, right of appeal secured, &c.	“	7
Act to be published for two successive weeks, before the first of July,	“	8
MURDOCK, ALEXANDER —See <i>Nisbet, Alexander and wife.</i>		
MURRAY, SARAH , Administratrix of John Murray— Authorised to execute deeds of conveyance		