PHILIP F. THOMAS, ESQUIRE, GOVERNOR. 1847.

PHILIP F. THOMAS, ESQUIRE, GOVERNOR.

PHH

session

undred

the de-

ame re-

mbly of

hereby

e shall

e same

ads are

part of

hereby

A STATE OF THE SERVE

s of the

red by chapter

to the in the neir ju-

of this

id act.

of the

which coun-

n forty

at the

ses of

or garof non-

mbly of

W

ounty.

suit, have the right to appeal to the county court as in CHAP. 321. ordinary cases of appeal from judgments of justices of the peace, and that any garnishee may put in any plea or defence in a summary way which the defendant

might make to any such action.

SEC. 3. And be it enacted That in case of the death, In case of the resignation or removal from office of any justice of the justice before peace before whom any such proceeding by attachment proceedings.

may be pending, the papers and proceedings in such are commenccase may be laid before any justice of the peace in the edelection district, and who shall proceed and give judgment in the same manner as the justice should have done who issued the attachment.

SEC. 4. And be it enacted, That in all cases of attachment ment provided by the fourteenth section of the act of eighteen hundred and thirty-five, chapter two hundred and one, entitled, an act to establish magistrates courts in the several counties of this State, and to prescribe

their jurisdiction, if the defendant in such attachment shall appear and give bond with security, or some person for him in cases where he is a non-resident of this State, according to the provisions of the second section of the act of Assembly of this State, passed at December session eighteen hundred and thirty-four, chapter seventy-nine, and in cases where he is a citizen of this State, by giving bail for his appearance to the action, the said attachment shall be dissolved by the justice of the

SEC. 5. And be it enacted, That the provisions of Act of 1843, the second section of the act of Assembly passed at chapter 222, to December session eighteen hundred and forty-three, county. Chapter two hundred and twenty-two, entitled, an act relating to the justices of the magistrates courts in Queen Anne's county, shall extend and apply to Kent county court, in all such cases where justices of the peace have jurisdiction in said county, and that this act shall apply

jurisdiction in said county, and that this act shan only to Kent county.

been conveyed in trust for the use and benefit of said to chapel, be and they are hereby actionized and empowered to convey such properties.

county, to whom property or real estate may have

An act to change the name of Richardson's Chapel, in Passed Calvert County, to Saint John's Chapel, and to in-Mar. 10, 1848, corporate the same.

WHEREAS, the members of the Methodist Episcopal Preamble,