

## CHAPTER 178.

AN ACT to regulate the manner of giving Public Notice in cases required by Law.

**Publication of notices.** *Be it enacted, by the General Assembly of Maryland,* That in all cases hereafter when it shall be necessary, or be the duty of any court, or of the chancellor, or any judge, justice, commissioner or commissioners, auditor or auditors, acting under authority of law, to order or direct the publication of any notice, or other advertisement, in one or more newspapers, the said chancellor, court, judge, justice, commissioner or commissioners, auditor or auditors, shall direct the place or places in which such notice or advertisement shall be published, the number of papers in which it shall be inserted, and the number of insertions in each paper, but shall not name such paper or papers in such order of publication, but leave to the party, at whose expense such notice or advertisement is to be published, to select the paper or papers, in which the same shall be inserted, and to contract for the cost of such insertion and publication, any thing in any law, usage or rule, to the contrary notwithstanding; *Provided always,* that when such publication shall be ordered to be made in the city of Baltimore, it shall not be considered a compliance with such order, unless the notice or advertisement shall be inserted in one or more of the daily newspapers, as may be directed, published in said city.

**Proviso.**

## CHAPTER 194.

\* 1791, ch. 67. A SUPPLEMENT to the ACT,\* entitled, an Act for regulating the mode of staying Executions, and for repealing the Acts of Assembly therein mentioned.

See original law, and notes, ante page 274; 1834, ch. 126; and 1835, ch. 201, 224.

**Preamble.** WHEREAS, many justices of the peace within this state have not written out in the very words, and pursued the precise form, now required by law, in the taking of supersedeas, for superseding judgments and decrees obtained in the courts of law and equity in this state, whereby plaintiffs may lose, for mere matter of form, their just claims intended to be secured by such supersedeas; Therefore,

**Judgments or decrees superseded and not in precise form required to be valid.** SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That in all cases where judgments have been, or may hereafter be obtained, in any court of law in this state, or where any decree has been or may hereafter be obtained in the court of chancery, or any county court sitting as a court of equity, and the same has been, or may hereafter be, superseded by way of confession of judgment under the act of assembly, entitled, an act for regulating the mode of staying executions, and for repealing the acts of assembly therein mentioned, passed at