

CHAP. 347.

Bond

Proviso

from the time such appeal shall have been taken, the order granting or refusing to dissolve the injunction, except in cases of injunction to stay waste, and the order appointing a receiver, shall have no operation, nor shall it be necessary for the party appealing, to give bond with security to stay the proceedings, except in cases where the party obtaining injunction, or having the receiver appointed, had given bond with security to indemnify the opposite party from the consequences of the injunction, or such appointment of a receiver, but when such security has been, or shall be given by the opposite party, then the party appellant shall give bond with surety or sureties, to be approved by a Judge of the Court of Appeals, in a penalty, and with the condition to be prescribed by such judge, and the same after being approved, shall be filed in the court from whose order or decision the appeal shall be taken; *provided however*, that in all cases where an injunction shall be granted, or a receiver appointed, it shall be competent for the Court of Chancery or a County Court, as aforesaid, to require bond with security, approved by the court, to be given by the plaintiffs, in such penalty and form and with such condition in reference to the case, as the court may determine, or to accept from the plaintiffs any bond with security, in penalty, form and condition, approved by the Court which may be proffered by the plaintiffs to the court.

CHAPTER 347.

Passed May 28, 1836. *An act to quiet the titles of certain citizens of Frederick County.*

Preamble

WHEREAS, it has been represented to this General Assembly, by the memorial of James Hughes and others, of Frederick county, that the further prosecution of the claim of the State of Maryland, to a portion of a small parcel of land in said county, called Silver Fancy, while it would little benefit the State, would subject a large portion of her citizens to serious expense and vexation, and would shake titles to land