

in sections 369 and 370, shall be of opinion that no cause of forfeiture has been shown, or that the public interests do not demand that such forfeiture should be decreed, even though legal cause therefor has been shown, it shall dismiss the petition and award costs in favor of the corporation proceeded against, in its discretion; and if the court shall determine that legal cause of forfeiture has been shown, it may, in its discretion, before passing a final decree of forfeiture, pass orders requiring the said corporation, within a time to be therein fixed, to remedy the grievance complained of, and may suspend the passage of the final decree of forfeiture until the time so fixed, and may afterwards refuse to pass such decree, if the grievance shall have been remedied by the time so fixed.

State v. Easton Club, 72 Md. 297. *Ibid.* 73 Md. 98. *Belair Club v. State*, 74 Md. 297. *Fraternal Alliance v. State*, 86 Md. 560.

1888, art. 23, sec. 261. 1868, ch. 471, sec. 182.

373. The petition for forfeiture, hereinbefore mentioned, shall be filed in the circuit court for the county in which the certificate of incorporation of said corporation was filed, if said corporation shall have been incorporated under the laws requiring the filing of such certificate, or under this article; and in the case of all other corporations such petition shall be filed in the county in which either the principal office of said corporation was last located, or in which the principal business of said corporation was last carried on; but if the corporation to be proceeded against has filed the certificate of incorporation in Baltimore city, or if not incorporated under the laws requiring such certificate to be filed, the said corporation had its principal office last in said city, or had there last carried on its principal business, then and in such cases the said petition shall be filed in the superior court of Baltimore city.

Ibid. sec. 262 1868, ch. 471, sec. 183.

374. From any judgment or determination of the court had on petitions filed for forfeiture under this article, either party may appeal to the court of appeals within thirty days from the date of the judgment or determination of the court appealed from; and the transcript of the record shall be transmitted to the court of appeals within thirty days from the day of the appeal entered, as provided in article V, section 68.

State v. Easton Club, 72 Md. 300 *Belair Club v. State*, 74 Md. 297.