

CHAPTER 197.

CHAP. 197.

An act granting appeals from the Court of Chancery, and from the several County Courts, as Courts of Equity. Passed Mar. 16, 1833

Section 1. *Be it enacted by the General Assembly of Maryland,* That whenever the Chancellor, or the Judges, or any one of them, of the County Courts as Courts of Equity, shall overrule any application for an Injunction, or hath, or have overruled such application, upon bill or cause now pending, it shall be his or their duty to certify the same at the foot of the bill; and whenever any application, by bill or otherwise, for an injunction, has been or shall be overruled or refused, or whenever any order or decree has been or shall be passed or entered, dissolving such injunction, it shall be lawful for any person or persons conceiving himself, herself, or themselves aggrieved thereby, to present an attested copy of the bill and proceedings with the order refusing such injunction, or a copy of the proceedings on which said dissolution shall be ordered to the Judges of the Court of Appeals, or to any one of them, who shall have authority thereupon to direct the injunction to be awarded or allow an appeal from such order of dissolution, in case he or they shall be of opinion that the Chancellor or the said Judges, or any of them, of the said County Courts as Courts of Equity, had erred in such order; and when the Judges or Judge of the Court of Appeals shall award an injunction in the manner aforesaid, the same proceedings shall be had thereupon as if the injunction had been in the first instance awarded by the Chancellor or the said Judges or Judge of the said County Courts as Courts of Equity, and when an appeal shall be allowed in the manner aforesaid, from an order dissolving an injunction, such appeal shall be heard and determined at the next term of the said Court of Appeals, if allowed in the recess of that Court, or by the then sitting Court, when allowed during the session of that Court.

Case of overruling injunction.

Certify thereon.

Case of dissolving or refusing injury.

Appeal provided.

Proceeding thereon.

Trial thereof.