

1830. to the judges of said county court, commanding them to
 CHAP 187. proceed in such action, and to a new trial thereof, in the
 same manner as if no trial had taken place, or any appeal
 had been prosecuted, or writ of error brought; and the
 opinion of the court of appeals shall be conclusive in law
 as to the question by them decided; and the said county
 court shall thereupon proceed in such action by amendment
 of pleadings, or otherwise, in manner and form as is now
 practised in cases where writs of procedendo issue under
 the existing laws; *Provided*, that nothing herein contained
 shall be construed to authorise the return of any transcript
 in any cause where the judgment of the court of appeals
 would be a bar to a new action brought upon the same
 cause.

Proviso.

Sec. 2. *And be it enacted*, That in all cases of appeals, or
 writs of error, prosecuted or brought before the court of
 appeals upon a bill or bills or exception taking to the opi-
 nion of any county court upon any question of location of
 land, where the judgment shall be affirmed or *reserved*, and
 it shall become necessary, for the purposes of justice to re-
 mand the cause to the county court which gave the judg-
 ment with a writ of procedendo, it shall be and hereby is
 made the duty of the court of appeals to instruct the said
 county court as to the manner in which the said location
 shall be made.

CHAPTER 187.

Passed Feb 24.

An Act relating to the Court of Chancery.

Levy authoris-
 ed.

Be it enacted by the General Assembly of Maryland,
 That from and after the passage of this act, no tax shall be
 demanded or paid on account of having affixed to any pa-
 per, issuing out of the court of chancery of this state, the
 great seal thereof, any law to the contrary notwithstand-
 ing.