

CHAP. 269.

they may think fit, their power in such instances and cases remaining, the same as before the passage of this act.

Appeal provided.

Sec. 7. *And be it enacted*, That if upon the rejection of any applicant for admission, to practice law in any county court of this state, such applicant shall deem himself aggrieved by such rejection, he shall be permitted to apply to the court of appeals for admission to practice law in said court, who shall examine such applicant as to his qualifications, character and time of studying, in manner and subject to the regulation hereinbefore provided as to such examination; and if upon such examination, the court of appeals shall determine that the applicant ought to be admitted to practice in said court of appeals, he shall be admitted accordingly, and such admission shall entitle him to admission to practice in any county court of this state, or in the court of chancery.

## CHAPTER 269.

Passed Mar. 8, 1832 *An act for the relief of Mary Hickson, of Frederick County.*

Divorce granted.

Section 1. *Be it enacted by the General Assembly of Maryland*, That Mary Hickson, of Frederick county, be, and she is hereby divorced from bed, board and mutual cohabitation with her husband, Henry Hickson.

Right and claims annulled.

Sec. 2. *And be it enacted*, That the said Henry Hickson, shall not by virtue of his marriage, with the said Mary Hickson, be authorised to have or claim, any right, title or interest in the estate, real, personal or mixed of the said Mary Hickson, whether acquired in any manner whatever, before or after the passage of this act, nor shall the said Mary Hickson, be authorised to have or claim any right or interest in the real estate, personal or mixed of the said Henry Hickson, whether acquired in any manner whatever, before or after the passage of this act.

Privileges of feme sole.

Sec. 3. *And be it enacted*, That the said Mary Hickson, shall have and exercise all the rights privileges and immunities, and be subject to all the legal responsibilities of a feme sole in the same manner she would have been, if she had never been married.

Guardianship.

Sec. 4. *And be it enacted*, That the aforesaid Mary Hickson, be, and she is hereby declared to be entitled to the custody and guardianship of her child during his minority.