

**CHAP. 204.** made by any orphans court of this state, the party or parties who shall deem him, her or themselves, aggrieved by such decree, order, decision or judgment, may appeal to the court of appeals of this state, provided such appeal be made within thirty days after such decree, order, decision or judgment.

Party aggrieved may appeal

If parties agree that appeal be made to the county court transcript of proceedings to be transmitted

2. **AND BE IT ENACTED.** That if upon an appeal being entered, the parties shall mutually agree and enter their assent in writing, to be filed by the register of the orphans court, that the appeal shall be made to the county court, the orphans court shall direct a transcript of the proceedings to be transmitted by the register to the county court, whose decision shall be final.

In case of plenary proceedings, &c where motion shall be made in writing, to be filed as parts of proceedings, &c

3. **AND BE IT ENACTED,** That in all cases of plenary proceedings or caveat filed in any of the orphans courts of this state, where any motion or application to the court shall be made in writing, it shall be the duty of the court to reduce to writing, and sign the order or decree that may be made by them on such motion or application, and the said motion or application to the court, and the order or decree thereon, shall be filed as a part of the proceedings, and in case of appeal from the final decree of the orphans court, be transmitted to the appellate court with the other proceedings, and subject to the judgment and revision of such appellate court.

Parts of acts repealed Ch 101

4. **AND BE IT ENACTED.** That so much of an act of assembly, passed at November session seventeen hundred and ninety-eight\*, and also so much of an act passed at November session eighteen hundred and two†, as relate to appeals from the orphans court to the general court, court of chancery, and county court, be and the same are hereby repealed; *Provided always,* that nothing herein contained shall affect any appeal prayed before the passage of this act.

Ch 201

**CHAP. CCV.**

Passed Feb 17 1819 *An Act for the benefit of Samuel Clendenin, of Cecil County.* Lib. TH. No. 6, fol. 433. A Private Act.

Authorised to remove a negro girl named Nancy, a servant for a term of years, to Pennsylvania, on giving bond with security, not to sell or remove her out of that state, &c.

**CHAP. CCVI.**

Passed Feb 19 1819 *An Act for settling the Western Limits of this State and the dividing Line and Boundary between this State and the Commonwealth of Virginia.* Lib TH. No. 6, fol. 434.

Three commissioners to be appointed to meet such as may be appointed by Virginia to settle limits, &c

1. **BE IT ENACTED,** by the General Assembly of Maryland, That the governor, by and with the advice and consent of the council, be and he hereby is authorised to appoint three commissioners on the part of this state, to meet such commissioners as may be appointed for the same purpose by the commonwealth of Virginia, to settle and adjust, by mutual compact between the two governments, the western limits of this state, and the dividing line and boundary between this state and the commonwealth of Virginia, to commence at the most western source of the north branch of the Potomac river, and to run a due north course to intersect the line between this state and the state of Pennsylvania, and also to settle and adjust as aforesaid any claim of this state, or of the said commonwealth of Virginia, to territory within the limits of the other; and