

from the judgment of said circuit court [within thirty days thereafter,] and the Court of Appeals shall have the power to review all questions of fact or law involved. If the final decision shall be that the area in question is a natural oyster bar or bed, charts of the oyster survey of 1906 to 1912, on record in the office of the Department of Tidewater Fisheries, shall be amended accordingly. The parties filing petition in the circuit court, as herein provided, shall first file a bond, with sufficient surety, in the sum of twenty-five dollars (\$25.00), conditioned to pay court costs incurred in the event said petition is dismissed, and the costs are imposed upon the petitioners; and the party or parties taking the appeal to the Court of Appeals shall file a similar bond in such sum as the lower court may fix, conditioned to pay court costs incurred in the event the appeal to the Court of Appeals is dismissed, and costs are imposed upon the appellant.

SEC. 32. *And be it further enacted by the General Assembly of Maryland,* That Section 1 of Article 75 of the Annotated Code of Maryland (1951 Edition), title "Pleadings, Practice and Process at Law"; sub-section (107) of Section 28 of Article 75 of the Annotated Code of Maryland (1951 Edition), title "Pleadings, Practice and Process at Law", sub-title "Forms of Pleadings"; Section 35 of Article 75 of the Annotated Code of Maryland (1951 Edition), title "Pleadings, Practice and Process at Law", sub-title "Abatement and Revivor"; Section 99 of Article 75 of the Annotated Code of Maryland (1951 Edition), title "Pleadings, Practice and Process at Law", sub-title "Possession—Writs of"; Section 117 of Article 75 of the Annotated Code of Maryland (1951 Edition), title "Pleadings, Practice and Process at Law", sub-title "Removal of Causes"; Section 150 of Article 75 of the Annotated Code of Maryland (1951 Edition), title "Pleadings, Practice and Process at Law", sub-title "Supplementary Proceedings"; Section 170 and 176 of Article 75 of the Annotated Code of Maryland (1951 Edition), title "Pleadings, Practice and Process at Law", sub-title "Process", be and they are hereby repealed and re-enacted, with amendments, to read as follows:

1. The practice, proceedings and pleadings in the several courts of law shall be the same that were used and practised in the courts of law of this State at the time of the adoption of the constitution of 1851, except so far as the same are altered and changed by this code or by rules of procedure approved and adopted by the Court of Appeals of Maryland.

28 (107). Either party may use the common law forms or the forms hereinbefore given, at his election; [; and either party may require a bill of particulars where the pleading is so general as not to give sufficient notice to the opposite party of the evidence to be offered in support of it; provided that in all jurisdictions where provision has been or shall be made for the obtention of speedy judgments, when the cause of action filed with the declaration shall set forth the plaintiff's claim with the particularity required for a bill of particulars, the said cause of action shall become and be taken and treated as one of the pleadings in the case, and the plaintiff shall be restricted in his evidence to proof of the items so set out].

35. [In all cases where a new party is made to an action, the costs which accrued before such new party was made shall be taxed