

An ACT to revive actions and process in the court of appeals, to enable any one judge to adjourn the said court, and to direct the oath of the judges in case of appeals from the court of chancery.

WHEREAS the court of appeals was adjourned to the third ^{Preamble,} Tuesday of the present month of June, at which day, by some accident, a sufficient number of the judges to hold the said court did not meet, whereby the actions and process in the said court were discontinued:

II. Be it enacted, by the General Assembly of Maryland, That every ^{Actions, &c. continued, &c.} action, process, and proceeding, depending in the said court, on the said third Tuesday in June, shall be and are hereby revived and continued, until a court of appeals, which is hereby directed to be held on Monday the fourth day of September next, and on the said day, every action, process, and proceeding, shall stand and be in the same state and condition, to all intents and purposes, as the same were in on the said third Tuesday in June; and the said court of appeals, to be held on the said fourth day of September, may proceed to hear and determine each and every of the said actions, in the same manner that the said court might have legally done at the aforesaid third Tuesday of June, any discontinuance or want of continuance of any of the said actions, process, or proceedings, notwithstanding; and any suit not heard and determined at the said court, the judges thereof may continue until the first Tuesday in October next.

III. Provided always, That nothing in this act contained shall ^{Proviso.} extend, or be construed to extend, in any manner, to affect or impeach the act of assembly passed at the last session, entitled, An act for the relief of Robert Long.

IV. And be it enacted, That any one of the judges of the said court ^{Any one judge may direct process, &c.} of appeals, shall have full power and authority to hold the said court, so far as to direct process, to make rules for pleading, and to rule hearing, or to continue the actions, process, and proceedings, in the said court depending, and to adjourn the said court until the day appointed by law for the holding the next court, any former law to the contrary thereof notwithstanding.

V. And, Whereas on appeals from the court of chancery, the judges should govern themselves by the law of the land, and the rules of justice, equity, and good conscience:

VI. Be it enacted, That each of the said judges, before he shall sit ^{Oath on appeals from chancery, &c.} as a judge on any appeal from the court of chancery, shall take an oath, that he will do equal right and justice, according to law, equity, and good conscience, in every case in which he shall act as judge, on any appeal from the court of chancery, freely without sale, fully without any denial, and speedily without delay; which oath either of the said judges may administer, one to the other, and the clerk of their court