Proceedings in case of replevin.

aforesaid, wherein it shall be lawful for said tenant to contest the said valuation in regard to the amount thereof, and such action of replevin shall in all respects, be proceeded with, and subject to rendition of the same verdict or verdicts, as in cases of replevin for goods and chattels distrained for money rent, the jury assuming as, and in place of, such money rent, the said estimated value, or such amount less or more than that, as they shall deem, that such value should have been determined to be, by said appraisers.

CHAPTER 185.

An Acr to repeal the second section of an Act passed at December session, eighteen hundred and twenty-eight, chapter ninety-eight.

Repeal.

Be it enacted, by the General Assembly of Maryland, That the second section of an act passed at December session, eighteen hundred and twenty-eight, chapter ninety-eight, be and the same is hereby repealed.

CHAPTER 203.

An Acr relating to Appeals and Writs of Error, and to Proceedings in County Courts.

Preamble.

WHEREAS, doubts have been entertained whether a cause can be proceeded with in a county court, after a dismissal of an appeal or writ of error, prematurely and irregularly taken or sued forth, from or upon an interlocutory judgment, or any order or act of such court antecedent to and not followed by a final judgment in said cause.

Case of appeal.

Be it enacted, by the General Assembly of Maryland, That dismissal of in all cases where any appeal or writ of error has been or shall hereafter be dismissed by the court of appeals, when taken or sued forth, from or upon any interlocutory judgment of a county court, or any order or act of said court antecedent to any final judgment of such court, and no final judgment shall have been rendered by such county court, it shall be the duty of said county court, on application of any of the parties in such cases, and on such applicant filing in said county court, a certificate from the clerk, and under the seal of said court of appeals, of such dismissal, containing a short copy of the judgment of dismissal, or the docket entries of such cases of error or appeal, to order continuances in said cases, to be entered from term to term, from the term when such interlocutory judgment, order, or act, shall have been rendered or passed up, to the term when such application shall be made, and that thereupon it shall be the duty of said county court, to cause said cases to be pro-Proceedings ceeded in, and with, in the same manner and to every effect. intent and purpose, as if no such appeal or writ of error had intervened, and as if said cases had been actually continued term

directed.