Publication of notice directed.

and object of the bill, petition or application in such way and for such periods as may be judged proper; *Provided*, that no infant or infants shall be deemed a defendant or defendants, within the meaning of this section, in whose behalf an application shall be made or proceedings instituted under, and by virtue of the acts respectively in the last aforegoing section mentioned.

Suit not to abate in case of marriage. Amended. SEC. 14. And be it enacted, That no suit in equity shall abate by the marriage of any of the parties, but on application of any of the parties, the court may on such terms and notice as to it shall seem proper, allow and order any amendment of the pleadings, and the making of any new and additional parties, that such marriage may render proper.

CHAPTER 313.

A SUPPLEMENT to the Act, passed at November session, of the year eighteen hundred and four, chapter fifty-five, entitled, an Act to provide for the trial of facts in the several Counties of this State, and to alter, change and abolish, all such parts of the Constitution and Form of Government, as relate to the General Court and Court of Appeals.

In case of new trial.

Be it enacted, by the General Assembly of Maryland, That in any suit or action, in any county court of this state now pending, or which may hereafter arise where a new trial has been or may be ordered, it shall and may be lawful for either party to make suggestion, as required by the second section of the act to which this is a supplement, and it shall thereupon be the duty of the county court, in which such suggestion shall be made, to order and direct the record of proceedings in such suit or action to be transmitted to the judges of any county court within the district for trial, notwithstanding the first provise in said section.

CHAPTER 315.

* 1798, ch. 101. A further Supplement to an Act,* entitled, an Act for amending and reducing into system the Laws and Regulations concerning last Wills and Testaments, the duties of Executors, Administrators and Guardians, and rights of Orphans, and other representatives of deceased persons. See 1833, ch. 15, 181, 262.

Orphans court or register in recess authorized to take probate, of any will, having relation to real as well as personal estate.

Which as to real csSEC. 1. Be it enacted, by the General Assembly of Maryland, That the orphans courts, and in their recess, the registers of wills of the several counties in this state, be, and they are hereby authorized and empowered to take the probate of any will, testament or codicil, whether the same has relation to real or personal estate, or to both real and personal estate, in the same manner, that the original act to which this is a further supplement, authorizes the said courts or registers, to take the probate of wills, testaments and codicils, containing any disposition relative to goods, chattels, or personal estate, which said probate as