of them may be impannelled to try, shall be disposed of by verdict or otherwise.

Law to take effect.

SEC. 3. And be it enacted, That this act shall take effect from and after the termination of the ensuing March term.

Am Act relating to Appeals and Writs of Error, on Judgments of the County Courts of Baltimore, Frederick and Washington.—1831, ch. 319. See ante page 1670, 'Baltimore County,' title 'County Court.'

An Act in relation to the business of Frederick County Court.—1837, ch. 62.

Act of 1829, ch. 107, &c. repealed.

SEC. 1. Be it enacted, by the General Assembly of Maryland, That the act, entitled, an act for the despatch of business in Frederick county court, passed at December session, eighteen hundred and twenty-nine, chapter one hundred and seven, and its supplements, be and they are hereby repealed from and after the fifteenth day of February, eighteen hundred and thirtyeight; Provided, that this act shall not be construed to affect in any manner any case, matter or thing heretofore cognizable by Frederick county court at its May or December terms, that may happen, arise, or be before the fifteenth day after the passage of this act, nor to any case, matter or thing which may be continued by the said court from its December term, in eighteen hundred and thirty-seven, to May term, in eighteen hundred and thirty-eight, but that every case, matter or thing in this proviso mentioned shall in every respect be heard, tried and disposed of by Frederick county court as if this act had not been passed.

Cases not to be affected.

Authorized to continue cases.

SEC. 2. And be it enacted, That it shall and may be lawful for Frederick county court, at its May term, in eighteen hundred and thirty-eight to transmit, carry over, or continue every case, matter and thing from its said May term, eighteen hundred and thirty-eight, to the October term thereof following, and then and there to be heard, tried, adjudged, disposed of or continued according to law, and in the same manner as if the said act of eighteen hundred and twenty-nine, chapter one hundred and seven, and its supplements, had never been passed.

## FISH DAMS.

An Act, entitled, a Supplement to an Act, entitled, an Act to prevent any obstruction of the Navigation in the River Potomac.—1806, ch. 79.

Preamble.

WHEREAS, the law to which this is a supplement has not had the desired effect of preventing obstructions in the river Monocacy; therefore,

SEC. 2. Repealed by 1833, ch. 226; which it is presumed intended to repeal the second section, as there is no section in the act designated as the first section.