

and that they be allowed in the same manner as if they had been properly named in the Act of eighteen hundred and seventy, chapter four hundred and seventy-seven.

SEC. 2. *And be it enacted*, That this Act shall take In force. effect from the date of its passage.

Approved April 1, 1872.

---

CHAPTER 310.

AN ACT to authorize, empower and direct the Court of Appeals to reopen and rehear the affirmance of the judgments, orders and decrees, in the several cases wherein John T. B. Dorsey was appellant, decided at April term, eighteen hundred and sixty-nine.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That the Court of Appeals be and they Appeals authorized to reopen and rehear cases. are hereby authorized and empowered to reopen and rehear the following cases, decided at the April term, eighteen hundred and sixty-nine, viz: John T. B. Dorsey's lessee, *versus* James A. Garey; John T. B. Dorsey, *versus* A. B. Kyle, trading as Dinsmore and Kyle; the three cases of John T. B. Dorsey, *versus* Comfort W. Dorsey, executrix of W. H. G. Dorsey; John T. B. Dorsey, *versus* A. J. Hampson; John T. B. Dorsey, *versus* Charles Reese; John T. B. Dorsey, *versus* Alexander O. Baugher, and John T. B. Dorsey, *versus* T. W. Dorsey, and upon the hearing thereof, to pass such judgments, orders and decrees in the said several cases as right and justice may require.

SEC. 2. *And be it enacted*, That this Act shall take In force. effect from the date of its passage.

Approved April 1, 1872.