the opinion of the court of appeals shall be conclusive in law as to the question C H A P. by them decided; and the general court, on receiving such writ of procedendo, shall proceed in such action, and to a new trial thereof, in the same manner as if no trial had taken place, or any appeal had been profecuted, or writ of error brought, and shall direct such cause to be tried at the court to which the said writ of procedendo shall be returned, if the plaintiff or defendant shall give notice of trial at such court, above thirty days before the sitting thereof, to the adverse party, or his attorney at law or in fact, and the trial can be had at such court with justice to the parties, and if not, such action may be continued in like manner as other actions, according to the discretion of the court; and the appellee on such reversal may be compelled to pay the costs in the court of appeals, by execution issued therefrom, returnable thereto or to the general court; and all former and future costs, in the general court, of such action, shall abide the final event thereof; and if the appeal or error shall be made for several exceptions, the court of appeals shall give judgment on every exception.

IV. And be it enacted. That in all cases of appeals, or writs of error, hereafter In certain to be prosecuted or brought before the general court by the defendant upon a bill cales general court may or bills of exceptions, where the judgment excepted to shall be reversed, and it proceed to trifhall clearly appear to the general court that justice and the merits of the case re-al, &c. quire that there should be a new trial of the cause, the said court may, in their discretion, retain such action, and proceed to the trial thereof, in the same manner as if originally and legally commenced in the general court, and may direct the trial thereof, if the same can be had with justice to the parties, at the court of reversal, or they may continue the same in like manner as other actions, or they may direct their clerk to return the transcript of the record to the clerk of the county court that gave the judgment, with a writ of procedendo to such county court, directing them to proceed in such action, and to a new trial thereof, in the same manner as if no trial had taken place, or any appeal had been prosecuted, or writ of error brought; and the opinion of the general court shall be conclusive in law as to the question by them decided; and such county court, on receiving such writ of procedendo, shall proceed in such action, to a new trial thereof, in the same manner as if no trial had taken place, or any appeal had been profecuted, or writ of error brought, and shall direct such action to be tried at the court to which the said writ of procedendo shall be returned, if the plaintiff or defendant shall give notice of trial at such court, above thirty days before fitting thereof, to the adverse party, or to his attorney at law or in fact, and the trial can be had at fuch court with justice to the parties, and if not, such action may be continued in like manner as other actions, according to the discretion of the court; and the appellee on such reversal may be compelled to pay the costs in the general court, by execution iffued therefrom, returnable thereto or to the county court that gave the judgment; and all former and future costs, in the county court, of such action, shall abide the final event thereof; and if the appeal or error shall be made for several exceptions, the general court shall give judgment on every exception: Provided, that nothing herein contained shall prevent the party, against whom judgment shall be rendered by the general court on fuch appeal, from appealing, or prolecuting a writ of error, to the court of appeals according to the law of the land.

> C H A P. XLIII.

An ACT for appointing commissioners to contract for and pur- Passed Dechase the Indian Lands in Dorchester county, and for appropriating the same to the use of this state.

It it enacted, by the General Assembly of Maryland, That Nicholas Ham- Commission. mond, Daniel Sullivane, James Shaw, John Eccleston and James Steele, ers appointed, D be and they are hereby appointed commissioners to promote the purposes because herein after mentioned, and the faid commissioners, or a majority of them, shall have full power and authority to execute and perform the several trusts and duties vested in and required of them by virtue of this act, and if any of the said commissioners shall refuse to act, refign, die, or remove out of the county, it shall be