

Baltimore city, or if not incorporated under the laws requiring such certificate to be filed, the said corporation had its principal office last in said city, or had there last carried on its principal business, then in such cases the said petition shall be filed in the Superior Court of Baltimore City.

Id s 183.
Appeal to Court
of Appeals

8. From any judgment or determination of the court had on petitions filed for forfeiture under this article, either party may appeal to the Court of Appeals, subject to such regulations and provisions relating to the taking and prosecution of said appeals as shall be prescribed by the said Court of Appeals.

Id. s. 184.
Powers of
governor.

9. The governor of this State shall have power, upon application in writing made to him by any citizen thereof, in the exercise of his own discretion, to direct the attorney-general, or State's attorney for any county in this State, or for the city of Baltimore, to file a bill in the Circuit Court of Baltimore City, or in the Circuit Court of any county, in the name of the State, against any corporation incorporated under the laws of this State, for the purpose of restraining, by injunction, any such corporation from assuming or exercising any franchise, liberty, or privilege, or transacting any business not allowed by the charter, certificate, or amended certificate of incorporation of said corporation, or not by law allowed to be assumed or exercised by said corporation, and in the same manner, and by like authority, a bill may be filed to restrain any individuals from exercising any corporate rights, privileges or franchises, not granted to them by any law of this State; and such bill, when filed against a corporation, shall be filed in the Circuit Court of Baltimore City, if the principal office or place of its business operations of said corporation shall be located therein, or in the Circuit Court of the county in which the principal office or place of its business operations of said corporation shall be located; and if the said bill is filed against any individuals, it shall be filed in the city or county in which some one of the individuals sought to be restrained may reside; and upon the filing of any such bill, the court in which it shall be filed shall have power to issue the injunction either before or after hearing, and under and on such terms as it may prescribe, and generally shall have and exercise all the powers of a court of equity over the subject-matter of said bill, and all provisions of the laws of this State relating to the granting, continuing or dissolving of injunctions in other cases, and providing for appeals to the Court of Appeals, which may be applicable, shall apply to proceedings had under this section.

Injunction.

Bill to restrain

Where filed.

Power of court

DISSOLUTION OF CORPORATIONS.

10. Whenever any corporation in this State shall have been determined by legal proceedings to be insolvent, it shall be deemed to have surrendered its corporate rights, privileges, and franchises, and may be adjudged to be dissolved, after a hearing according to the practice of courts of equity in this State, upon a bill filed for

1868, c 471, s 185
Insolvent cor-
porations, how
proceeded
against.