taken; but in such transcript no paper or proceedings, not necessary to the determination of the appeal, shall be incorporated.

## APPEALS FROM COUNTY COMMISSIONERS.

- 89. Any person feeling himself aggrieved by any decision or 1876, c 198. order of the county commissioners, may appeal to the Circuit Court county commissioners to Circuit Court, at any time within sixty days after the time of making such decision or order and any time within sixty days after the time of making such decision or order and any time within sixty days after the time of making such decision or order and any time within sixty days after the time of making such decision or order and any time within sixty days after the time of making such decision or order and any time within sixty days after the time of making such decision or order and any time within sixty days after the time of making such decision or order and any time within sixty days after the time of making such decision or order and such deci ing such decision or order, and, upon such appeal being taken, the 47 Md 167 47 Md 167 clerk of the county commissioners shall immediately transmit a copy Clerk to transof the proceeding to said Circuit Court
- 90. Upon such appeal either party shall have a right to a trial 1876, c 193 by jury, and the said Circuit Court shall be authorized to ratify, reject, alter, or amend the proceedings before the county commissioners and in said court, so as to bring the merits of the case fairly to trial; and the said court is further authorized to pass such judg- Judgment and costs. ment in the case as the county commissioners ought to have passed, including costs; and such judgment shall be final, and may be enforced by due process of law.

mit copy of proceedings.