

giving security or otherwise, as to such court may seem reasonable and just.

§6L. A judgment for the issue, or refusing the issue of any of the writs referred to in any of the foregoing sections, shall be subject to the same right of appeal as other final judgments; but the operation of the writs, when issued, shall only be stayed on appeal, when the court is issuing the same shall, in its discretion, pass an order directing such stay; which order shall be conditioned upon the appellant giving bond, with penalty therein fixed, to answer for all costs and damages caused by such stay if such appeal be not prosecuted with effect.

§6M. Nothing contained in the foregoing sections shall be taken as in any manner modifying or impairing the jurisdiction of the courts of common law, as now established, in regard to the issue of the writ of mandamus, or of the court of chancery in matters of injunction.

SEC. 3. *And be it enacted*, That this act shall take effect from the date of its passage.

Approved April 5, 1888.

Chapter 457.

AN ACT to allow all suburban or horse railways in Baltimore county now in existence, or which may hereafter be incorporated in said county, to use the Roberts Noiseless Steam Motor as a motive power on their roads, provided the same does not discharge or exhaust any steam or smoke into the open air.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That all suburban or county horse railways in Baltimore county now in existence, or which may hereafter be incorporated in said county, are hereby allowed and authorized to use the Roberts Noiseless Steam Motor as a motive power on any of their said railways, provided that the said motive power used in pro-