SEC. 261-A. Testimony produced under the aforegoing Section shall be taken in the same manner and under the same rules as testimony is taken in actions at law in Courts of general jurisdiction in this State, and no evidence to which objection has been made and sustained by the Court shall be taken down or inserted in the record, but the party offering such testimony may accompany the offer of the same with a statement of the facts proposed to be shown in connection therewith, and such statement shall be considered by the Court in connection with the question objected to, and the Court of Appeals, upon appeal from any final order in the case, shall consider and determine, upon the record, all objections to testimony taken and reserved during the progress of the cause, and no bills of exception shall be required.

SEC. 261-B. Whenever a case has already been before the Court of Appeals, it shall not be necessary, upon any subsequent appeal, to copy into the transcript of the record any other proceedings than those occurring in the Court below, subsequent to the preceding appeal; but the record of the proceedings in the previous appeal shall be taken and considered as part of the record in the subsequent appeal the same as though actually copied therein.

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

Approved April 10th, 1914.

CHAPTER 378.

An Act to add a proviso to sub-section 107 of Section 24 of Article 75 of the Code of Public General Laws, (1912), title "Pleadings, Practice and Process at Law."

SECTION 1. Be it enacted by the General Assembly of Maryland, That sub-section 107 of Section 24 of Article 75, title, "Pleadings, Practice and Process at Law," be and the same is hereby amended by adding a proviso thereto, so that said subsection shall read as follows:

107. Either party may use the common law forms or the forms hereinbefore given, at his election; and either party may require a bill of particulars where the pleading is so general as