

CHAP. 269. and adjudge upon the causes referred to in said original act at the first term after the transmission of said record, if the parties consent to a trial at said term, if not then the cases shall be tried and adjudged at the second term.

If not
Transcripts directed

SEC. 2. *And be it enacted,* That the Register of the Court of Chancery, shall on said appeal only transmit to said Court of Appeals a transcript of such further proceedings, as may be had in said cases, from the time of the transmission of the copy of the record heretofore made under said original act, which together with the transcript heretofore made and transmitted as aforesaid, shall be taken by said Court of Appeals as a complete transcript of said record on said appeal.

Appeal as if taken regularly

SEC. 3. *And be it enacted,* That upon the appeal taken as herein provided for, from the order or decree of the Chancellor, the Court of Appeals shall have as full and ample power to hear, adjudge, order and decree upon the several matters in controversy, in law or fact, between the parties of record, as if the said appeal had been regularly taken, according to the acts of Assembly, providing for appeals from the Court of Chancery, except so far as the same may be inconsistent with the provisions of this act, and of the act to which this is a supplement.

CHAPTER 269.

Passed Mar. 20, 1837. *An act relating to changing the venue for the trial of issues of fact framed in the Court of Chancery, or any County Court as a Court of Equity, or Orphans' Court of this State, and sent to a County Court for trial.*

Preamble

WHEREAS, the right of changing the venue as provided for by law, is confined to any suit or action commenced or instituted in any county court of this state, and the same right should for like reasons be extended to all issues of fact, wherever framed or originated, for trial in any county court of this State,—Therefore,

Venue may be charged on issues of facts

Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, in all issues of fact, framed in the Court of Chancery, or any county court as a court of equity, or any Orphans'