Sec. 2. And be enacted, That all appeals hereafter to CHAP. 249. be taken, from judgments of County Courts, on petitions such appears herefor freedom, shall be heard and determined at the first term of the Court of Appeals after the said appeals shall have been cutered.

## CHAPTER 249.

A further supplement to an act, entitled, an act to authorise Pan-d Maritains and empower the Lory Court of Charles County, to assess and levy a sum of money on the assessable property thereof for the poor is at author a Just in said County, passed at The order syssiom, erg steen hundred and eleven, chapter fitty-five.

Section 1. Be it enteted by the General Assembly of Ma. Required to pay ryland. That the commissioners named in the act, passed at December session, eighteen hundred and eleven, chapter fifty-five, or the survivor or survivors of them, be, and they are hereby required, to account with, and pay over to the Levy Court of Charles County, any money which may have been levied and collected under the several acts, passed at December session, eighteen hundred and eleven, chapter fifty-five, and December session, eighteen hundred and fitteen, chapter one hundred and twenty-six, and December session, eighteen homited and eighteen, chapter five, which has not been expended as therein provided for, and all money levied for the huilding of a Jan or Court House, in Charles County, not expended in the construction of the same.

Sec. 2. And be it enacted. That if the said commissioner som in case of or commissioners shall rail or reluse to comply with the requisitions of the first section of this act, on or before the first day of August, eighteen hundred and thirty five, that then and in that case, the State's Attorney for said county shall institute a suit for the same, which said sum of money, when collected, shall be paid to the Levy Court of said county, to be applied to the payment of the county charges.