

CHAP. 209.

Where exceptions
are taken.And appeal pray-
edTranscript to be
transmitted.Trial thereof at
first term.

Case of overruling

Proceedendo.

New trial.

Proceedings stayed

Authority to give
judgments for cost

trial aforesaid, have taken or shall take, and tender any exceptions to any opinion of the court, before whom such issue, or issues shall be tried, after verdict rendered on such issue or issues, and appeal from such opinion prayed by the party, excepting as aforesaid, a transcript of the matter and proceedings in said county court, and of said bills of exceptions, shall by said county court, be transmitted to the court of appeals, of the shore, where such issues have been, or shall be tried; and the said court of appeals, shall hear and determine said exceptions, at the first term to which such transcript shall be transmitted; unless cause to the contrary, be shewn to said court of appeals; and if said court of appeals shall overrule any opinion aforesaid, of said county court; said court of appeals, shall by order or writ of procedendo, remand the case and proceedings to the county court aforesaid, with a certificate of the decision of said court of appeals, on each and every exception taken and transmitted as aforesaid; and thereupon said county court shall proceed anew, with the trial of said issue or issues.

Sec. 2. *And be it enacted*, That the said appeal to the court of appeals, shall while pending, stay all proceedings of the said Orphan's court; touching the matter and object of said issue or issues.

Sec. 3. *An be it enacted*, That if the case and proceedings aforesaid, shall not be remanded to the county court as aforesaid; the court of appeals may at its discretion allow and render judgment for costs against appellant, or appellants, to be recovered and enforced, as in case of costs awarded on appeals; from judgments at common law.

CHAPTER 209.

Passed Mar. 18, 1833

A further supplement to the act entitled, an act concerning Crimes and Punishments.

Public notice for
contract required.

Section 1. *Be it enacted by the General Assembly of Maryland*, That from and after the passage of this act, no contract for the supply, or victualling of the Penitentiary, shall be made by the executive committee, unless they shall give public notice, in all the daily papers published in the city of Baltimore, for at least one week before they close any such contract, setting forth the quantity and quality of the provisions which will be required, and inviting in