Section 1. Be it enacted by the General Assembly of Maryland, That Section 31 of Article 5° of the Annotated Code of Maryland (1924), title "Appeals and Errors," sub-title "Appeals from Courts of Equity," be and the same is hereby repealed and re-enacted with amendments so as to read as follows:

An appeal may also be granted in the following cases, From any order granting an injunction, or from a refusal to dissolve the same, or an order appointing a receiver, the answer of the party appealing being first filed in the cause; from an order dissolving an injunction, or from an order remedial in its nature adjudging in contempt of Court any party to a cause or any person not a party thereto (except orders passed requiring the payment of alimony); from an order for the sale, conveyance or delivery of real or personal property or the payment of money, unless such delivery or payment be directed to be made to a receiver appointed by such court; or from any order determining a question of right between the parties, and directing an account to be stated on the principle of such determination, or from any order of any Court in this State the effect of which is to deprive any parent, grandparent, or natural guardian of such child of its care and custody, and upon any such appeal the facts of the case shall be reviewed as in appeals from final decrees passed by Courts of Equity.

SEC. 2. And be it further enacted, That this Act shall take effect from and after June 1, 1927.

Approved April 26, 1927.

CHAPTER 594.

AN ACT to repeal and re-enact, with amendments, Section 109-A of Article 93 of the Annotated Code of Maryland, title "Testamentary Law," sub-title "Debts," providing for the grant of letters in cases where persons die leaving real estate in Maryland,, but no personal estate therein, and for notice to creditors and relating to the title of such real estate and the rights of purchasers and creditors.