State, to issue an attachment or attachments in the same CHAP. 349. manner that the several county courts of this State now have power to issue attachment or attachments in such cases, and to proceed to judgment and execution in the same manner as said county courts now do, except that the intervention of a jury shall in no case be necessary, but that all facts put in issue in such cases shall be decided in the same manner as issues in fact are now decided in all other cases now within the jurisdiction of said magistrates courts.

SEC. 2. And be it enacted, That any justice of the During recess said magistrates' courts during the recess of said courts, issue attachshall have the like power to issue an attachment or at-ment. tachments upon a judgment or judgments of a single justice of the peace, or upon their own judgment or judgments as the said courts now have authority to issue the same when actually in session.

## CHAPTER 349.

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A further supplement to an act entitled, an act for the relief of sundry Insolvent Debtors, passed at November 10, 1846. session, eighteen hundred and five, chapter one hundred

SECTION 1. Be it enacted by the General Assembly of Commission-Maryland, That from and after the passage of this act, ers may issue the commissioners of insolvent debtors for the city and commission to county of Baltimore, be and they are hereby authorised take testimony and empowered to issue commissions to places beyond their jurisdiction, and to take testimony in cases pending before them, in the mode, and subject to existing laws relative to the issuing of like commissions from the county courts of this State, and the said commissions shall be issued by the clerk of said commissioners of insolvent debtors, under their seal.

SEC. 2. And be it enacted, That from and after the Upon appeal passage of this act, in all cases of appeal taken from an petitioner prounfavorable report by the commissioners of insolvent tected. debtors for the city and county of Baltimore, to Baltimore county court, that pending such appeal, and until the same shall have been finally determined by the said court, the petitioner, appellant shall be, and is hereby declared, fully protected in all respects by the personal dis-

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