PHILIP F. THOMAS, ESQUIRE, GOVERNOR.

first day of the term next, succeeding that to which such CHAP. 518. application shall be made, judgment shall be rendered for the opposite party, in the same manner as if the appeal were heard and determined in his favor.

CHAPTER 518.

A constant of the second between the second of the second

act urt.

ien-

ibly this

hey de-

ices

ich

elv, fter

be

the

s of

af-

ose-

, in

ow

dg-

the

t of

fa

in

ow

ich

aid

rts, , is

ac-

ap-

re-

caof

ges ich

ce, or

ent

dg-

me ich

rity ind the

An act for the removal of causes for trial in the sever-Passed March al County Courts, of this State.

SECTION 1. Be it enacted by the General Assembly Causes may be of Maryland, That in any suit or action of law now removed, etc. pending, or hereafter to be commenced or instituted. in any county courts of this State, or in the court of Howard District, the judges thereof, upon suggestion in writing, by either of the parties thereto or their attornies, supported by affidavit or other proper evidence, either before or after issue joined in the said cause, that a fair and impartial trial cannot be had in the county courts of the county, or in the court of Howard district, where such writ or action may be depending, shall and may order and direct the record of their proceedings in such suit or action, to be transmitted to the judges of any county court of any adjoining judicial district for trial, and the judges of such county court, to whom the said record may be transmitted, shall hear and determine the same in like manner and to the same extent as if such suit or action had been originally instituted therein.

SEC. 2. And be it enacted, That the provisions of Extended to this act shall be extended to all cases of issues from phans and from chancery or from the orphan's courts, to any county chancery court court of this State, or to Howard district court, issues framed upon allegations filed by his creditors, against

any insolvent petitioner. SEC. 3. And be it enacted, That this act shall take In force, effect from and after the passage thereof.

that graph content to the law of the Charles on the law

to brude epineticky more average, appropriate basisting

and whall the amount in the country in party in the country in the

PERSONAL PROPERTY AND ASSESSMENT OF THE PERSON OF THE PARTY OF THE PAR

of Bestsons, was a short wordstand of languagement