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decree shall be made as aforesaid, by virtue of this act, his or CHAP. 79. their heirs, devisees or representatives, or any person claiming by from or under them, shall appear in the said county court, as a court of chancery, at any time not exceeding eighteen calendar months from the time of making such decree, and request a review of the same, the said county court, as a court of chancery, upon a bill being filed by any person or persons as aforesaid entitled to file the same, shall proceed to an examination of the matters in dispute, and to a final decree, according to the equity of the case, in the same manner as if the said legal representatives of Charles Ridgely had originally appeared in the said county court as aforesaid; And provided also, that such legal representatives of the said Charles Ridgely may, at any time before a decree shall have passed, appear in the said court, and be admitted to defend the cause on filing a good and sufficient answer, plea, or demurrer to the bill.

CHAP. LXXX.

An Act, entitled A further supplement to the act, entitled, An Act for Regulat- Passed Dec 32 ing the mode of Staying Executions, and for other purposes.

Whereas great doubts have arisen whether justices of the Preamble peace of the respective counties within this state, are authorised to issue executions on judgments rendered by the justices aforesaid, and superseded under the act, entitled. An additional supplement to the act, entitled, An act for the regulating the mode of staying executions, and repealing the acts of assembly therein mentioned, and for other purposes, passed at December session eighteen hundred and nineteen; for remedy whereof,

1. Be it enacted by the General Assembly of Maryland, That the Clerks and justiclerks of the several counties of this state, or any justice of the authorised to issue peace of the same county respectively, be and they are hereby authorised and empowered, on the application of the plaintiff or plaintiffs, his, her or their attorney, or some person authorised by him, her or them, in writing, and none other, to issue executions, in the case or cases before mentioned, according to the provisions of the said act, passed at December session eighteen hundred and nineteen, from the supersedeas filed in their office, in case application shall be made to the clerk, or if to a justice of the peace, then from their respective dockets, such dockets containing an entry of the supersedeas and persons superseding, or from a short copy from the clerk's office, containing the amount of the judgment superseded, the costs, and the names of the securities or persons superseding, and any other material part of said judgment.

2. And be it enacted, That for furnishing said copy the clerk be all entitled to the sum of twelve cents and a half, as a compensation for each and every copy so furnished, and for every execution twenty-five cents.

3. And be it enacted. That all executors and administrators may superse and stay execution, issued against the goods and chat-execution tels, rights and credits, of their testators or intestates respectively, in the same manner as if the said executions had issued against them in their own right, according to the provisions of the act to which this is a supplement; and the form of the supersedeas to be used in such case shall be as nearly similar to the form prescrib-