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transmitted with the record to the court of appeals, and thereupon such cause shall be heard, determined and adjudged, de novo—Feb. 1777, ch. 12, sec. 15,	134
That in all cases hereafter where the general court, the court of appeals, any county court, orphans court, or levy court, within this state, shall not meet at the time prescribed by law, or to which the said courts may respectively stand adjourned, the register or clerk of the said courts respectively, shall have full power and authority, and are hereby required, to adjourn their respective courts from day to day until a meeting of the judges or justices of the said respective courts can be had as prescribed by law, any former law of this state to the contrary notwithstanding—1795, ch. 55.	
Directions respecting appeals in complaints between masters and servants—1715, ch. 44, sec. 30,	30
Appeals from the chancery court, in cases where they lie, to be made within nine months, and not afterwards—1785, ch. 72, sec. 27,	223
The chancellor empowered to prescribe the penalty of bonds for obtaining writs of error to the general court or court of appeals by executors or administrators, on a statement of facts by them, supported by affidavit or other proof—1793, ch. 75, sec. 2,	303
Directions as to writs of scire facias from the court of appeals when the heir or terre tenants are residents in any other county than that where the original defendant resided—1812, ch. 145, sec. 2,	612
Letters of attorney for acknowledging deeds to be recorded with the deeds in the records of the court of appeals or the county courts—1813, ch. 104, sec. 3,	620
Appeal allowed from the judgment of a justice of the peace in trespass not exceeding fifty dollars, as in debts of a similar nature—1813, ch. 162, sec. 3,	622
Appeal from the decrees of the county court, when exercising equity jurisdiction, to be made to the court of appeals—1814, ch. 94, sec. 5,	628
On an appeal or writ of error to the court of appeals, the heir or other proper party, may appear and suggest the death of the appellant, and prosecute the appeal—1815, ch. 149, sec. 5,	633
Appeals therein shall not abate by the death of either party, if the heir or other proper party shall, at the first or second term succeeding the death, appear and make the proper suggestion on which the suit shall proceed—1815, ch. 149, sec. 6,	636
The court of appeals to be held at Annapolis, the second Monday in June, and the first Monday in December, in every year—1828, ch. 182,	968
On the eastern shore, at Easton, on the first Monday in June, and the third Monday in November—1828, ch. 182,	938
Directions to the clerk of the court of appeals, on application, to certify copies of proceedings in the late provincial and general courts—1817, ch. 119, sec. 1,	664
Directions as to making up records of their own proceedings in future, —1817, ch. 119, sec. 7, 8, 9, 10,	666