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In cases not abating by the death of either party, the bond of the appellant to be liable to the appellee, his executors, &c. as if the said appellant were alive—1806, ch. 90, sec. 11,	547
Whenever the chancellor or any judge of the county courts, as courts of equity, shall over-rule any application for an injunction, or dissolve an injunction, any one of the judges of the court of appeals may award the injunction or allow an appeal, to be heard and determined by the court, &c.—1832, ch. 197,	1080
In cases where issues are sent for trial from orphans court to county court, and exceptions taken to the opinion of the court, and appeal prayed, transcript of the proceedings to be sent to the court of appeals, who shall hear and determine—1832, ch. 208, sec. 1,	1081
The appeal while pending to stay all proceedings of the orphans court—1832, ch. 208, sec. 2,	1081
If the case be not remanded to the county court, court of appeals may render judgment for costs against appellant—1832, ch. 208, sec. 3,	1081
When any judgment of any county court shall be affirmed by the court of appeals, and the court be of opinion that the appeal taken or writ of error sued out, was merely for delay, to award damages, at the rate of four per cent. per annum, over the ordinary interest—1832, ch. 230,	1083
Register in chancery not to permit papers to be taken from his office, unless by order of the chancellor or court of appeals—1832, ch. 302, sec. 1,	1093
Court of appeals to entertain no point in any case from chancery, relating to the competency of witnesses or admissibility of evidence, not raised below—1832, ch. 302, sec. 5,	1094
Instead of passing final decree may remand causes for further proceedings—to express reasons for remanding—to declare its opinion upon all points raised, &c.—in all cases of appeals from chancery to file its opinions, &c.—1832, ch. 302, sec. 6,	1094
Appeals to the county courts allowed in cases of boats condemned for violations of the oyster laws—1833, ch. 254, sec. 3,	1124
Upon judgments of justices of peace against their testators or intestates, by executors and administrators—1834, ch. 105,	1136
Cases of appeals from judgments of justices of the peace in the fourth judicial district, to be called and tried when the civil cases are called and tried—1834, ch. 190,	1141
Three hundred dollars added to the salary of the chief judge of the court of appeals—1834, ch. 220,	1145
All appeals upon judgments of county courts on petitions for freedom now depending in the court of appeals, to be heard and determined at the next June term—1834, ch. 248, sec. 1,	1148
Hereafter to be heard and determined at the first term after they shall have been entered—1834, ch. 248, sec. 2,	1148
Appeals to lie to the county courts in all cases of judgments of justices of the peace—1834, ch. 296, sec. 2,	1188
In all cases of judgments in the magistrates' courts—1835, ch. 201, sec. 3,	1199