

PUBLIC GENERAL LAW.

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The right of appeal reserved—1835, ch. 201, sec. 3,	1199
In cases tried before a single justice, either party may appeal to the magistrates' courts—1836, ch. 305, sec. 3,	312
When any injunction issues, or when any receiver is appointed by the chancery court, or county courts, as courts of equity, defendant may appeal from the order granting such injunction, or refusal to dissolve it, or appointing receiver, the answer of defendant being first filed to the court of appeals, &c.—May, 1835, ch. 346, sec. 2,	1220
In such case, the court to hear and determine it at the first term, &c.—May, 1835, ch. 346, sec. 2,	1220
During the pendency of such appeal, such order to have no operation, except in cases of injunction to stay waste—1835, ch. 346, sec. 3,	1220
Nor shall any bond be required unless the party had given bond to indemnify the opposite party: then the party appellant shall give bond to be approved by one of the judges of the court of appeals—1835, ch. 346, sec. 3,	1220
When any injunction issues from the chancery court, or the county courts, as courts of equity, on filing the answer, defendant may appeal to the court of appeals, who shall try the case at the first term, &c.—1835, ch. 380, sec. 2,	1222
When no bond has been given, the appeal to stay the injunction, except in cases of waste: provided bond be given to be approved by a judge of the court of appeals, and filed in the court issuing the injunction, &c.—1835, ch. 380, sec. 4,	1223

APPEARANCE.

Any person sued in the general or county court may, on giving bail, (if adjudged,) appear in person, and imparle or confess judgment—1716, ch. 20, sec. 2,	46
In actions that would have abated by the death of a party, the executors, &c. of the deceased may, on such death, appear thereto—1785, ch. 80, sec. 1,	229
Directions for their being summoned and attached to appear—1785, ch. 80, sec. 1,	229
On the executors, &c. of the defendant not appearing by the fourth day of the court next after the one they were summoned to, an appearance may be entered for them, and there shall be the same proceedings as if they had voluntarily appeared—1785, ch. 80, sec. 1,	229
On the executors, &c. of the plaintiff so failing to appear, judgment of non-suit shall be entered as of the original suit—1785, ch. 80, sec. 1,	229
On the death of the person so summoned before judgment, the representatives of the first deceased shall appear, &c. till a judgment shall be had—1785, ch. 80, sec. 1,	229
The same judgment shall be given as if the action had commenced by or against the person so appearing, and the costs before the death shall be taxed as costs in the action—1785, ch. 80, sec. 1,	229
Cases of the death of the plaintiff, after such appearance by the representatives of the defendant, or of the death of the defendant after	