- 82 Death of appellant before beginning of term.
- 83. Death of party pending appeal having attorney in court.
- 84. Execution on judgment entered without notice of death.
- 85. Case of death before or after judgment: proviso.

### Appeals in Criminal Cases.

- 86. Bills of exception in criminal cases; affidavit of counsel; stay of execution; bail,
- 87. Remanding of record for correct sentence

# Appeals from the Commissioner of the Land Office.

- 88. Any party aggrieved may appeal. Appeal bond.
- 89. Time for taking appeal and transmitting record.

### Appeals from County Commissioners.

- 90. Appeals by party aggrieved or taxpayer within sixty days from order or decision. Payments of cost. Docketing of appeal.
- 91. Jury trial. Powers of circuit courts.

# Appeals from Justices of the Peace.

- 92. To be taken to the circuit court or Baltimore city court. How to be tried
- 93. Personal representative of deceased may appeal.
- 94. Justice must enter appeal and transmit papers.
- 95. Appeals to be docketed and appellee summoned.
- 96. When appeal shall stand for trial.
- 97. On two non ests, case may be tried ex parte.
- 98. Execution stayed by appeal bond.
- 99. Bond to be filed, when.
- 100. How executed in case of death of iustice.
- 101. Costs before justice to be paid before trial of appeal. This section not to apply to Allegany county, nor Frederick county.
- 102. Commitment for non-payment of penalty. Limit of imprisonment.

### Amendment on Appeal from Justices of the Peace.

- 103. Amendments in discretion of court. 104. Continuances and costs upon appeal.
- An. Code, sec. 1. 1904, sec. 1. 1888, sec. 1. 1713, ch. 4. 1729, ch. 3. 1811, ch. 171. 1818, ch. 204, sec. 1. 1826, ch. 200, sec. 2. 1852, ch. 239, sec. 3. 1853, ch. 220, sec. 13. 1853, ch. 415, sec. 4.
- An appeal may be taken from a court of law or equity by application to the clerk; from the orphans' court by application to the register; from the commissioner of the land office by application to the commissioner; from the county commissioners by application to their clerk, and from a justice of the peace by application to the justice; or by filing a petition with the clerk of the court to which the appeal is made; and upon such application, if made within the time prescribed by law for taking such appeal, the clerk, register, commissioner or justice to whom the same is made shall enter a prayer of appeal upon his docket or minutes of proceedings, and transmit the papers or a transcript of the record, as hereinafter required.

A motion to dismiss an appeal does not go to the merits, but raises the question of the time and form of the appeal. Ringgold v. Emory, 1 Md. 350.

The filing of a bill of exceptions is not equivalent to the entry of an appeal. State v. Mackall, 11 G. & J. 456; Bond v. Citizens, etc., Bank, 65 Md. 501.

An order of appeal is mandatory upon the lower court. Thompson v. McKim,

6 H. & J. 302.

If the court is evenly divided upon a motion to dismiss an appeal, the motion cannot prevail. Hatton v. Weems, 12 G. & J. 102.