

41. To sixth note on page 234, vol. 1, of Code, add *Wissler v. Elkins*, 149 Md. 322.
42. Cause remanded that proper parties may be made. *Kaliopulus v. Lumm*, 155 Md. 42.

Provisions Relating to Appeals from Courts of Law and Equity.

43. See notes to sec. 12.
44. To sixth note under heading "Fault of Clerk." on page 237, vol. 1, of Code, add *Brill v. State*, 144 Md. 69; *Wilmer v. Haines*, 148 Md. 388.
Appeal not dismissed where delay caused by appellee as well as appellant. *Lockerman v. Trust Co.*, 146 Md. 341.
See notes to sec. 12.
45. See notes to sec. 44.
48. As to mandamus, see art. 60.
49. Repealed by ch. 412 of the acts of 1929.
53. See notes to sec. 12.

Appeal Bonds.

57. Effect of bond in conformity with this section. Liability of surety. *Kvedera v. Mondravisky*, 149 Md. 379.
58. Cited but not construed in *Kvedera v. Mondravisky*, 149 Md. 380.

Appeals from Orphans' Courts.

64. An appeal lies from order dismissing petition of heirs asking court to grant letters on ground that decedent was resident of another county. *Pattison v. Firor*, 146 Md. 249.
66. Petition asking revocation of probate of will must be filed within thirty days after actual or constructive knowledge of probate. *Perrin v. Praeger*, 154 Md. 550. And see *Hunter v. Baker*, 154 Md. 330 (involving petition to revoke order or decree of orphans' court; what amounts to constructive knowledge).
Appeal not taken in time, dismissed. *In re Estate of Knight*, 144 Md. 378; *Marx v. Reinecke*, 145 Md. 320.

Abatement in Court of Appeals.

81. Court of Appeals will dispose of case where appellant dies after beginning of term, the death not being verified and no indication as to who is executor or administrator, nor any action in behalf of personal representative. *Owens v. Graetzel*, 149 Md. 698.
84. See notes to sec. 81.