

Execution
against exr.
&c.

issue in the said cause to the same extent, and in the same manner, as if the said executor or administrator had suggested the death of the person so dying as aforesaid, and had appeared to prosecute or defend said writ of error or appeal.

In force from June 1, 1862.

ARTICLE V.

Appeals.

APPEALS FROM COURTS OF LAW.

6. Provisos as to appeal under insolvent law.
10. What cases to stand for hearing in court of appeals at first term after record sent up.
12. What points to be decided by court of appeals.

APPEALS FROM COURTS OF EQUITY.

20. Who may appeal Within what time appeal to be taken. Provisos.
26. What may be reviewed on appeal.

PROVISIONS RELATING TO APPEALS FROM COURTS OF LAW OR EQUITY.

30. Dismissal of appeals
32. No appeal bond to be approved nor execution stayed, unless affidavit that appeal is not for delay.

APPEALS FROM JUSTICES OF THE PEACE.

50. Costs below to be paid by appellant before hearing above.

APPEALS FROM COURTS OF LAW.

1865, c. 91 amends section 6, as follows:

1865, c. 91.
Provisos in
appeal under
insolvent law.

SEC. 6. Any person interested may appeal from the decision of the court on any question arising under the insolvent law; *provided*, such appeal be entered within thirty days, and a certified copy of the record be transmitted to the court of appeals, within sixty days from the date of the decision appealed from; *and provided also*, that the execution or effect of any judgment, decree, decision or order so appealed from, shall not be suspended or staid, unless a bond shall be given in such penalty and condition, and with such security as the court may prescribe and approve.

In force from June 1, 1865. See 1865, c. 91 under Art. XLVIII, Insolvents.