

31. Within what time record must be transmitted.
32. How clerks shall make up record.
33. Substance only of documents to be stated. Qualification.
34. What objections shall not be made in court of appeals unless made below.
35. Exception to jurisdiction must be made below.
36. Remanding of cases without affirmation or reversal.

**Provisions respecting Appeals from Courts of Law and Equity.**

37. Appeal to be docketed to first term.
38. Dismissal for failure to transmit record in time.
39. When court below may strike out entry of appeal.
40. One transcript in cases of cross appeals.
41. On second appeal, proceedings subsequent to first appeal only to be transmitted.
42. Special hearing of certain cases at first term.
43. State cases to be specially heard at first term.
44. Contents of applications for writ of diminution.
45. When diminution is not to delay hearing of appeal.
46. What the clerk of court below shall transmit under a writ of diminution.
47. Costs of records.
48. Costs of briefs.
49. Costs of printed arguments.
50. Production of original papers

**Appeal Bonds.**

51. Stay of execution pending appeal.
52. Appeal bond and affidavit of appellant.
53. Approved bond and affidavit to stay execution.

54. Sufficiency of sureties. Additional security.
55. Rejection of offered bond. Time for new bond.
56. Appeal bonds not to be avoided for want of form.
57. Bond of appellant who may die pending appeal.

**Appeals from Orphans' Courts.**

58. Any party aggrieved may appeal.
59. Notice of intention to appeal. Testimony to be written out.
60. Time for taking appeals and transmitting record.
61. Order to be affirmed, reversed or amended.
62. When appeal shall not stay proceedings.
63. Appeals to superior court or circuit court.
64. Register to mark costs taxed against the parties.

**Costs.**

65. In discretion of court of appeals, in appeals from orphans' or equity courts.

**Appeals in Cases of Forfeiture of Charter.**

66. When to be taken. When record to be transmitted.
67. Appeal bond—its penalty.

**Execution.**

68. Fi. fa. or attachment out of the court of appeals.
69. May be issued to sheriff of Baltimore city.
70. Sci. fa. against heirs or terre tenants.
71. In Baltimore city returnable to superior court.
72. May be sent to county where original defendant resided.

**Abatement in Court of Appeals.**

73. Not to abate by death of parties. New parties.