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| <p>74. Death of appellant before beginning of term</p> <p>75. Death of party pending appeal having attorney in court</p> <p>76 Execution on judgment entered without notice of death.</p> <p style="text-align: center;">Appeals in Criminal Cases.</p> <p>77. Bills of exceptions Affidavit of counsel. Stay of judgment Bail</p> <p>78. Remanding of record for correct sentence.</p> <p style="text-align: center;">Appeals from the Commissioner of the Land Office.</p> <p>79. Any party aggrieved may appeal. Appeal bond.</p> <p>80 Time for taking appeal and transmitting record</p> <p style="text-align: center;">Appeals from County Commissioners</p> <p>81 To, be taken to circuit court within sixty days Transmission of record</p> <p>82. Jury trial Powers of circuit courts</p> | <p>Appeals from Justices of the Peace.</p> <p>83. To be taken to the circuit court or Baltimore city court. How to be tried</p> <p>84 Personal representative of deceased may appeal</p> <p>85. Justice must enter appeal and transmit papers</p> <p>86 Appeals to be docketed and appellee summoned</p> <p>87 When appeal shall stand for trial.</p> <p>88. On two <i>non ests</i>, case may be tried <i>ex parte</i></p> <p>89. Execution stayed by appeal bond</p> <p>90 Bond to be filed, when.</p> <p>91. How executed in case of death of justice.</p> <p>92. Costs before justice to be paid before trial of appeal.</p> <p>93 Commitment for non-payment of penalty. Limit of imprisonment</p> <p style="text-align: center;">Amendment upon Appeal from Justices</p> <p>94 Amendments in discretion of court.</p> <p>95 Continuances and costs upon appeal.</p> |
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- P. G. L., (1860.) art. 5, 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.

1. 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.

Cummings v. State, 1 H. & J. 343, note. Partridge v Dorsey's Lessee, 3 H. & J. 302. Chapman v Dixon, 4 H. & J. 527. Hammond v. Ridgely, 5 H & J.