

1888, art. 5, sec. 53 1860, art. 5, sec. 33. 1840, ch. 232. 1861, ch. 17.
1862, ch. 249. 1864, ch. 268.

55. The filing of an appeal bond approved as aforesaid and of said affidavit shall stay any execution which has been issued on any such judgment or decree, whether the same has been in part executed or not; and the sheriff or other officer in whose hands the execution may be, upon the exhibition to him of satisfactory evidence that an appeal bond has been filed, and approved, and that said affidavit has been filed, and upon the receipt of the costs which have accrued on said execution, shall stay all further proceedings, and deliver up the property; provided, that this section shall not extend to appeals from courts of common law rendered by confession, or to any judgment rendered on verdict, unless a bill of exceptions has been taken, or a motion in arrest of judgment has been overruled.

Dyer's Exrs v Beatty, 3 H & McH. 219. *Slusser v Chapline*, 4 H. & McH 222. *Blacklock v. Maddox*, 4 H. & McH. 222. *State v Page*, 1 H & J. 475. *Whetcroft's Admrs v. Dorsey's Exrs.*, 1 H. & J 482. *Johnson v. Goldsborough*, 1 H. & J. 499. *Beatty v. Chapline*, 2 H. & J. 7. *Fullerton v Miller*, 22 Md. 1. *Black v. Carroll*, 24 Md. 251. *Eakle v. Smith*, 24 Md 339. *Kirkland v Krebs*, 34 Md 93.

Ibid. sec 54 1860, art 5, sec. 34. 1826, ch. 200, sec. 15.

56. The courts of law and equity and the judges thereof, in vacation, shall have full power and authority to examine into and determine on the sufficiency of the sureties to any bond filed in the offices of the said courts, respectively, under this article, and the said courts may from time to time make such rules and orders for the justifying or proving the sufficiency of such sureties, and for requiring additional security in any case, as they may deem proper.

Barnum v. Raborg, 2 Md. Ch 516. *Ringgold's Case*, 1 Bl 5.

Ibid. sec 55 1860, art 5, sec. 34 1826, ch 200, sec 16

57. In case any such bond shall be rejected, the court or judge rejecting the same shall have a discretionary power to grant further time to the party to file another bond; and if upon indulgence the party shall file a new bond which shall be approved, the supersedeas thereupon granted shall have relation back to the day of the filing of the first bond.

Ibid. sec. 56 1860, art 5, sec. 36 1826, ch 200, sec 17.

58. No bond required by this article to be executed for the purpose of staying or delaying execution upon any judgment or decree which shall be approved shall be avoided for any matter of form.