

1888, art. 5, sec. 57. 1860, art 5, sec 38. 1826, ch. 200, sec. 11

59. The bond, which any appellant, who may die pending any appeal or writ of error, shall have executed for the prosecuting an appeal, or suing forth a writ of error, and the securities therein, shall be liable and answerable to the appellee, his executors, administrators or assigns, for the due prosecution of the said appeal or writ of error.

Appeals from Orphans' Courts.

1888, art. 5, sec. 58. 1860, art. 5, sec. 39. 1818, ch 204, sec. 1.

60. From all decrees, orders, decisions and judgments, made by the orphans' court, the party, who may deem himself aggrieved by such decree, order, decision or judgment, may appeal to the court of appeals.

Barroll v Reading, 5 H. & J. 175. *Sewell v. Sewell's Admr.*, 1 H. & G 9
Raborg v. Hammond, 2 H. & G 52. *Wilson v Wilson*, 3 G. & J. 20 *Nesbitt v Dallam*, 7 G & J. 494. *Stevenson v. Shriver*, 9 G & J. 324. *Mayhew v Soper*, 10 G & J. 366 *Offut v. Gott*, 12 G & J. 385. *Compton v Compton*, 2 Gill, 241. *Compton v Barnes*, 4 Gill, 57 *Hebb v. Hebb*, 5 Gill, 509
Pegg v Warford, 4 Md. 385 *Warford v. Van Sickle*, 4 Md 397. *Ex parte Shipley*, 4 Md 493 *Parker v. Gwynn*, 4 Md. 426 *Plater v Groome*, 5 Md. 96 *Trail v Snouffer*, 6 Md. 315. *Falconer v Regelier*, 6 Md. 552. *Hoffar v. Stonestreet*, 6 Md 303. *Watkins v. Bevans*, 6 Md 489. *Lefevre v. Lefevre*, 6 Md. 472. *Smith v Smith's Admr* , 7 Md. 55. *Dorsey v. Warfield*, 7 Md. 65. *Lammott v. Maulsby*, 8 Md. 5 *Dorsey v. Dorsey*, 10 Md. 471
Johnson v. Brannaman, 10 Md. 495 *Edelen v Edelen*, 11 Md. 416. *Porter's Exr v Timanus*, 12 Md. 283 *Hesson v Hesson*, 14 Md. 8. *Cecil v. Harrington*, 18 Md 512 *Cecil v. Cecil*, 19 Md. 72 *Crawford v. Blackburn*, 19 Md 41. *Gephart v Strong*, 20 Md 522. *Price v Taylor*, 21 Md 357. *Gunther v. State*, 31 Md. 21. *Redman v. Chance*, 32 Md. 42 *Magraw v Munnikhuysen*, 35 Md. 291. *Dennison v Dennison*, 35 Md 361 *Worthington v Herron*, 39 Md 145. *Abbott v. Golbart*, 39 Md 554 *Jones v. Jones*, 41 Md 354 *Woods v. Matchett*, 47 Md. 390. *Covey v. Charles*, 49 Md. 314. *Bantz v. Bantz*, 52 Md 686 *Strite v. Reiff*, 55 Md 92. *Nally v. Long*, 56 Md 567. *Johns v. Caldwell*, 60 Md. 259. *Forney v Shriner*, 60 Md. 419. *Hignutt v. Cranor*, 62 Md. 216. *Brown v. Johns*, 62 Md. 333. *McGill v. McAvoy*, 85 Md 291 *Meyer v Henderson*, 88 Md 590

Ibid sec. 59 1860, art 5, sec. 40. 1798, ch. 101, sub-ch. 15, sec. 18.

61. If the decree, order, decision or judgment shall have been given or made on a summary proceeding, and on the testimony of witnesses, the party shall not be allowed to appeal, unless he shall immediately notify his intention and request that the testimony be reduced to writing, and in such case the