

Chap. Sec.

COURT OF APPEALS, W. S.—

instituted on said bond by any person interested, office copy evidence, etc.

88 3

County courts from whose judgment appeal is taken to state the points, etc., raised, etc., immediately on entry of such appeal, and no point which shall not appear by such statement to have been raised in the county court, shall be insisted on, or urged by appellant or appellee in the, and court of appeals not to reverse or affirm any such judgment, etc., which shall not appear by such statement, etc., to have been presented to county court.

“ 4

All appeals prosecuted to the court of, to stand regularly for hearing at the term next succeeding the term to which said appeal shall have been taken, etc.

453 1

After disposing of the causes standing regularly for hearing at any term, court may, with consent of parties, hear any other cause, etc.

“ 2

Not to apply to cases now required by law to be heard at first term next after appeal, etc.

“ 3

Act to take effect after the close of the setting of June term 1850.

“ 4

The act of 1845, chapter 254, requiring the clerk of, to perform a duty substantially performed under previous acts repealed, so far as relates to, etc.

505

COURT OF CHANCERY AND COUNTY COURTS, AS COURTS OF EQUITY.—

The powers conferred upon Courts of Chancery and Baltimore County Court as a Court of Equity, by the 2nd section of 1833, chapter 150, conferred upon the several county courts, &c., to be exercised in the manner provided for in said 2nd section, &c.

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“ 2

COURTS OF EQUITY.—A supplement to the act of 1831, chapter 311, to define and enlarge the powers of, declaring that the 12th section of said act be deemed and taken to apply to the interest, &c., of any infant seized in common with adult of reversion or re-