

APPEALS AND ERROR— <i>Continued.</i>	ART.	SEC.	PAGE
<i>Scire facias</i> against heirs or terre-tenants; duplicates may be issued to any county where heir or terre-tenant resides . . .	5	70	42
Returnable, if in Baltimore, to superior court....	5	71	43
May be sent to county where defendant resides or land lies	5	72	43
ABATEMENT IN COURT OF APPEALS.			
Appeal not to abate by death of parties; new parties.....	5	73	43
Death of appellant before beginning of term; suggestion of his death	5	74	43
Death of party while case is under rule argument, having attorney in court... .	5	75	44
Execution may be issued or judgment entered without notice of death of party.....	5	76	44
APPEALS IN CRIMINAL CASES.			
Exceptions may be taken in, and appeal prayed	5	77	44
Affidavit of counsel for accused, that appeal is not taken for delay	5	77	45
Appeal to be heard without delay	5	77	45
No judgment to be entered against party, until after decision on the appeal.... .	5	77	45
In what cases party may remain on bail. . .	5	77	45
Upon reversal of writ of error for error in sentence, proper judgment may be given	5	78	45
APPEALS FROM THE COMMISSIONER OF LAND OFFICE.			
Allowed in all cases; appeal bond to be given to stay execution	5	79	45
To be taken within nine months; record to be transmitted within sixty days thereafter	5	80	46
APPEALS FROM COUNTY COMMISSIONERS.			
Allowed to circuit court within sixty days. . .	5	81	46
Either party may have jury trial, amendment of proceedings; judgment to be final.....	5	82	47