

ARTICLE V.

APPEALS AND ERRORS.

<p>Appeals from Courts of Law.</p> <p>10A. Seal of judge not necessary to bills of exceptions.</p>	<p>Abatement in Court of Appeals.</p> <p>76A. Case of death before or after judgment, proviso</p>
<p>Appeals from Courts of Equity.</p> <p>27. Stay of execution by appeal bond; proviso.</p>	<p>Appeals in Criminal Cases</p> <p>77. Bills of exception in criminal cases; affidavit of counsel; stay of execution; bail.</p>

Appeals from Courts of Law.

1894, ch. 33.

10A. It shall not be necessary for the judge who signs a bill of exceptions to affix his seal thereto.

Appeals from Courts of Equity.

1890, ch. 32.

27. No appeal from any decree or order shall stay the execution or suspend the operation of such decree or order, unless the party praying the appeal shall give bond, with security, to indemnify the other party or parties from all loss or injury which said party or parties may sustain by reason of such appeal and the staying the execution or operation of such decree or order; such bond to be approved by the judge or clerk of the court where the proceedings are pending, and the penalty to be fixed by such court, and upon giving such bond the appeal shall stay the operation of all such decrees or orders; provided, however, that if in its discretion the court in which such proceedings are pending shall decide that the case is not a proper one for such stay, such court may pass an order upon such terms (as to duration, keeping an account, giving security, &c.) as to it may seem fit, directing that the decree or order appealed from shall not be stayed by such appeal, or only so far or on such terms as the court shall therein direct.

Co. Commrs. v. School Commrs., 77 Md. 292.