

Chap. Sec.

APPEALS—

be heard and determined the first term after said appeals are taken.

7

Creditor or creditors filing allegations against applicant for the benefit of the insolvent laws, may appeal from any decision of the county court trying the same in same manner and to like extent that such applicant may appeal.

91 1

Upon such appeal no execution for costs shall be stayed, unless creditor gave bond, &c.

" 2

On any appeal entered in any county court from any judgment of the court upon motions to set aside sale, &c. duty of the clerks to make out and transmit to Court of Appeals the record, &c. within nine months after appeal, &c. and upon receipt of record by clerk of the Court of Appeals to enter the case, &c.

132 1

Said appeals to be determined at the first term after appeal, &c.

" 2

The provisions of this act to take effect from date of the act and to apply to cases now depending, &c.

" 3

The clerk of the Court of, to enter the case depending between Edw. R. Wheeler, Robt. S. Reeder and others, against Jos. and Wm. B. Stone, on trial docket of June term 1846, Court to proceed, in the same manner as if the case regularly stood upon said trial docket, &c.

282

An appeal may be taken from decree or order of Chancery or county court as courts of equity determining a question of right, &c. directing account to be taken, provided that no appeal delay execution of decree, &c. unless the court passing decree shall so direct or bond given, &c.

367 1

Appeal taken to stand for hearing at the term after the term to which taken.

" 2

Appeal from final decree, &c. all previous decrees, &c. which may or shall not have been already reviewed, &c. shall be open for review in Court of Appeals, &c.

3

and upon the same terms as are prescribed in the act of 1842, ch. 313.

64