

plaint or petition for an injunction on behalf of any opposing party, nor by the taking of depositions in reference to the allegations of the bill of complaint or petition to be read on the hearing of the application for an injunction.

(d) *An order appointing a receiver.*

(e) *An order, remedial in its nature, adjudging in contempt of court any party to a cause or any person not a party thereto, except orders entered requiring the payment of alimony.*

(f) *An order for the sale, conveyance or delivery of real or personal property or the payment of money, or the refusal to rescind or discharge such an order, unless such delivery or payment is directed to be made to a receiver appointed by the court.*

(g) *An order determining a question of right between the parties and directing an account to be stated on the principle of such determination.*

An appeal under this section from an order granting an injunction or from a refusal to dissolve the same or from an order appointing a receiver shall not be entered until the answer of the party appealing has first been filed in the cause.

8. Appeals By Fiduciaries In Certain Cases.

Any receiver, trustee, or other fiduciary appointed by or acting under the jurisdiction of a court of equity may appeal to the Court of Appeals from any final decree by which any preference or priority between creditors or other persons interested in the estate is determined, but no such appeal shall be entered without the consent and approval of the court having jurisdiction over the estate.

Appeals From Orphans' Courts

9. Appeals from Judgments.

Any party may appeal to the Court of Appeals from any decree, order, decision or judgment of an orphans' court.

10. Notice of Intention To Appeal—Testimony To Be Transcribed.

If a decree, order, decision or judgment of an orphans' court shall have been given or made in a summary proceeding, and on the testimony of witnesses, an appeal to the Court of Appeals shall not be allowed under the preceding section of this Article unless the party desiring to appeal shall immediately give notice of his intention to appeal and request that the testimony be reduced to writing. In such case the testimony shall be reduced to writing at the cost of the party requesting the same.

11. When Appeals Shall Not Stay Proceedings.

An appeal pursuant to Section 9 of this Article shall not stay any proceedings in the orphans' court from which the appeal is taken which may with propriety be carried on before the appeal is decided, if the court can provide for the conforming to the decision of the Court of Appeals, whether such decision eventually be for or against the appellant.