

Supplement to the Maryland Code.

PUBLIC GENERAL LAWS—1870.

ARTICLE V.

Appeals.

APPEALS FROM COURTS OF LAW.

10. What cases to stand for hearing in court of appeals at first term after record sent up.

APPEALS FROM JUSTICES OF THE PEACE

50 Proceedings on appeal.
59. Where judgment imposing fine is affirmed, court to have power to commit.

APPEALS FROM COURTS OF LAW.

1870, c. 263 repeals section 10 and inserts in lieu thereof the following:

SEC. 10. All appeals in cases of *mandamus* or questions arising under the insolvent laws, on exceptions taken on the trials of issues sent from the orphans' courts or courts of equity, orders granting injunctions, dissolving or refusing to dissolve the same, appointing a receiver, ratifying or refusing to ratify a trustee's sale, and all appeals from decisions of the orphans' court, and from any judgment or motions to set aside sales, or apply money in the hands of the sheriff, and all appeals from decisions on matters of law, made by the courts of Baltimore city, in relation to the streets in said city, shall stand for hearing at the first term after the transmission of the record; *provided*, that from every final judgment or order granting or refusing a peremptory *mandamus* in any case hereafter

1870, c. 263.
What cases to stand for hearing in court of appeals at first term after record transmitted.

PROVISO.