

pealed from, or a writ of error thereon may be brought in like manner, and there shall be the same proceedings in order to stay execution thereon, as by this act is prescribed and directed relative to judgments rendered in the county courts; and the bond entered into on making the appeal, or suing out the writ of error, and the sureties therein, shall be approved by the clerk of the county court to which any such confession of judgment may be returned, or by the chancellor, as herein before mentioned.

SEC. 12. *And be it enacted,* That a copy of any bond entered into in pursuance of this act, for prosecuting any appeal, or suing out any writ of error, certified under the seal of the court in which such bond shall be filed, shall be good evidence to prove the execution of such bond in any court of law or equity in this state; and it shall not be necessary to produce the original bond in court in any action thereon, unless the obligors therein, or any of them, shall deny the execution of such bond, and verify the same by affidavit.

SEC. 13. *And be it enacted,* That from and after the passage of this act, no writ of error or appeal shall be prosecuted upon any judgment, which has been or shall be rendered in any county court, after three years shall have elapsed from the time of the rendition of such judgment, except writs of error coram vobis, in cases where judgments have been or shall be entered by mistake.

SEC. 14. *And be it enacted,* That from and after the passage of this act, all appeals from the decisions, orders and decrees, of the court of chancery, or of any county court sitting as a court of equity, in cases where appeals properly lie, shall be made and entered in the said court or courts, within nine months from the time of making such decisions, orders and decrees, and not afterwards, unless it shall be alleged on oath, or affirmation, that such order or decree was obtained by fraud or through mistake.

SEC. 15. *And be it enacted,* That the court of chancery, the county courts, and the judges thereof in vacation, shall have full power and authority to examine into, and determine on, the sufficiency of the sureties to any bond to be filed in the offices of the said courts respectively, in virtue of this act, and the court of chancery, and county courts, shall and may, from time to time, make such rules and orders for the justifying or proving the sufficiency of such sureties, and for requiring additional security in any case, as they may deem proper.

SEC. 16. *And be it enacted,* That in case any such bond shall on application made in virtue of this act, be rejected, the court or judge rejecting the same, shall have a discretionary power to grant further time to the party to file another bond;

supersedeas
may be ap-
pealed from

Copy of any
appeal bond
to be evi-
dence, &c.

Limitation
as to ap-
peals or
writs of
error to
common
law courts

The like as
to appeals
from courts
of equity.

New sure-
ties in
bonds may
be required,
&c.

Further
time for
that pur-
pose may
be allowed.