

47. The stay of execution on a supersedeas taken under the preceding sections, shall be computed from the date of the supersedeas, but where a judgment has been confessed in the Circuit Court, at the second term thereof, with stay of execution till the next term, the stay of execution by supersedeas on such judgment shall be computed from the first Thursday of the term next ensuing the said second term; and when the judgment of a justice of the peace is superseded, the stay of execution shall be computed from the date of the judgment, and not from the date of the supersedeas.

48. Administrators may supersede judgments rendered against them in the same manner that other persons may, but by doing so an administrator renders himself liable for the amount of the judgment and costs.

49. If the form of a supersedeas above given be not precisely followed, it shall not invalidate the supersedeas; *Provided*, it is in substance and meaning similar to said form.

50. No execution shall issue on any judgment rendered by a justice of the peace if the defendant therein, within two months after the rendition of such judgment, shall go before the justice of the peace who rendered the same, together with security such as the justice shall approve, and confess judgment for the debt and costs of suit adjudged, with stay of execution for six months if the amount of the judgment is thirty dollars or less, and if the amount of the judgment is more than thirty dollars, then with stay of execution for twelve months; the said confession to be in the form heretofore prescribed.

51. If the justice who rendered the judgment be dead, or out of office, the defendant may supersede the same before any other justice of the same county upon a short copy of the judgment.

52. A justice of the peace may take one person as security on a supersedeas of a judgment of a justice of the peace.

53. If a justice in taking a supersedeas reads over the form hereinbefore prescribed to the party and his security, he may enter the same short on his docket or on the judgment, in this form or to this effect, "Superseded by A. B. and C. D. as the case may be, this _____ day of _____ for _____ months," which