mark; and no such *supersedeas* shall be valid against any security unless his signature or mark shall have been affixed thereto and attested by the justice.

Cited but not construed in Bowers v. Isaacs, 33 Md. 541.

An. Code, 1924, sec. 69. 1912, sec. 66. 1904, sec. 64. 1888, sec. 62. 1792, ch. 74.

- 71. An execution may be issued by a justice of the peace previous to the *supersedeas* of the judgment, but the constable or sheriff shall not proceed on said execution if a certificate that the judgment has been superseded be shown to him, the defendant paying the costs of execution.
 - An. Code, 1924, sec. 70. 1912, sec. 67. 1904, sec. 65. 1888, sec. 63. 1791, ch. 67, sec. 4. 1835, ch. 201, sec. 12.
- 72. No execution or scire facias shall issue against the securities on any supersedeas taken on a judgment rendered by a justice of the peace after the expiration of four years from the date of said supersedeas, and after the lapse of the said four years such securities shall be discharged.
- An. Code, 1924, sec. 71. 1912, sec. 68. 1904, sec. 66. 1888, sec. 64. 1826, ch. 194, sec. 3.
- 73. A confession of judgment by way of *supersedeas* of a judgment or decree in a court of record shall be a lien on the lands of the persons therein named from the time such *supersedeas* is filed with the clerk of the court in the same manner as judgments rendered in any court of law.
- An. Code, 1924, sec. 72. 1912, sec. 69. 1904, sec. 67. 1888, sec. 65. 1826, ch. 194, sec. 4.
- **74.** The confession of a judgment by way of *supersedeas* shall not defeat the lien of the original judgment.

 See notes to sec. 61.
- An. Code, 1924, sec. 73. 1912, sec. 70. 1904, sec. 68. 1888, sec. 66. 1801, ch. 62, sec. 2.
- 75. Any justice of the peace may issue an execution or any other process on any judgment rendered by a justice of the peace of his county or on any supersedeas taken on such judgment after the stay expires either on the original judgment or on a copy thereof from the docket of another justice.

Cited but not construed in Candler v. Fisher, 11 Md. 337.
Cited in holding that Court can strike out recorded magistrate's judgment. Yealdhall v. Maskol (Judge Dennis, Balto. Superior Ct.), Daily Record, Feb. 14, 1940.

An. Code, 1924, sec. 74. 1912, sec. 71. 1904, sec. 69. 1888, sec. 67. 1853, ch. 201, sec. 1.

76. Any justice of the peace may issue an attachment by way of execution in any case where he is authorized to issue a fieri facias.

Cited but not construed in Weed v. Lewis, 80 Md. 128.

See secs. 7 and 47, et seq.

An. Code, 1924, sec. 75. 1912, sec. 72. 1904, sec. 70. 1888, sec. 68. 1831, ch. 271. 1845, ch. 222, sec. 1.

77. Any justice may issue execution or any other process on a short copy of a judgment rendered by a justice of any other county or city in this State; provided said short copy be certified by the clerk of the circuit court for the county where the judgment was rendered under the seal of his office, and if such judgment was rendered in the city of Baltimore, provided the same be certified as aforesaid by the clerk of the superior court.