INDEX. 1715

JUSTICES OF THE PEACE—Continued.	ART	SEC	PAG E
Form of such supersedeas	52	52	885
Execution on any judgment or decree		02	000
may be issued, unless superseded	52	53	886
Sheriff to suspend execution, when duly			
notified of supersedeas	52	53	886
Stay of execution on supersedeas to be com-			
puted from date of supersedeas	52	54	887
From first Thursday of second term, when.	52	54	887
Stay on judgment of justice of the peace			
to be computed from date of judgment.		54	887
Administrators may supersede judgments			
but become thereby personally liable.	52	55	887
Variance from prescribed form of super-			
sedeas immaterial, if substance be			0.0
given	52	56	887
be superseded for six months, how	50		0.02
Form of such supersedeas	52 52	57	887
May be superseded before any justice	52	57 58	887 888
One surety may be taken	52 52	59	888
May enter supersedeas short on his docket,	02	00	000
which shall be as valid as if written			
out	52	60	888
Sureties shall sign their names or make	_	•	000
their marks, or supersedeus shall not be			
effectual	52	61	888
Execution may issue before supersedeas,			
but shall thereupon be stayed	52	62	889
No execution to be issued against super-			
seders on judgments of justices after			
four years	52	63	889
Supersedeas of judgment or decree of court			
to be lien on lands of superseders as			
any other judgment		64	889
Lien of original judgment not to be			
thereby defeated	52	65	889
Any justice of county may issue execu-			
tion or process on judgment of justice		•	
after stay expires		66	889
May also issue attachment thereon		67	889
May issue execution or process on certi-			
fied short copy of judgment of justice			
of another county	52	68	889
GLAIMANT OF PROPERTY TAKEN UNDER EXECUTION			
Summons after f. fa shall be issued at			
instance of claimant of property taken,			