

**Judgments.**

32. To be entered within three days.
33. To carry interest.
34. Where summons returnable before justice not specifically named.
35. Judgment by confession without summons.
36. May be rendered for a debt due to defendant from plaintiff.
37. Costs.
38. How judgment becomes lien, and upon what.
39. Record.
40. Sale under execution invalid, when.

**Attachments.**

41. Against non-resident or absconding debtors.
42. When returnable.
43. Notice by plaintiff.
44. If no defense.
45. Bond before execution
46. Rights of garnishee.
47. Attachments in other cases.

**Replevin.**

48. Proceedings.
49. Bond.
50. Who may give bond.
51. Trial *ex parte*.

**Scire Facias.**

52. When it may be issued.
53. By whom issued and where returnable.

**Supersedeas and Execution.**

54. When execution upon judgment shall not issue. Form of confession. This provision not applicable to Baltimore city.
55. Execution, when to be issued; effect of supersedeas.
56. Stay of execution on supersedeas, how to be computed.
57. Administrators may supersede.
58. Substance only of form given in section 54 to be required.

59. Supersedeas of judgments of justices of the peace.
60. Where justice is dead or out of office.
61. One surety may be taken.
62. May enter supersedeas short on his docket.
63. Sureties shall sign their names or marks.
64. Execution may issue before supersedeas; supersedeas shall stop.
65. No execution against supersedeas after four years from date of supersedeas.
66. Supersedeas to be lien on land of superseders.
67. Not to defeat lien of original judgment.
68. Any justice may issue execution on judgment of other justice of his county, or on supersedeas after expiration of supersedeas.
69. May also issue attachment.
70. May issue execution on certified short copy of justice of another county.

**Claimant of Property taken Under Execution.**

71. Summons after *fi. fa.* by claimant against plaintiff and defendant; proceedings.
72. Judgment on appeal; what may be given.

**Profanity Before Justice.**

73. Fines for, how collected.

**Probates—Affidavits and other Instruments.**

74. Justices shall prepare, except acknowledgments of deeds.
75. Appointment of commission to examine appointment. Jurisdiction, etc., of justices.