

JUSTICES OF THE PEACE— <i>Continued</i>	ART	SEC.	PAGE.
No execution to be issued against superseders on judgments of justices after four years	52	65	1388
<i>Supersedeas</i> of judgment or decree of court to be lien on lands of superseders as any other judgment. . .	52	66	1388
Lien of original judgment not to be thereby defeated	52	67	1388
Any justice of county may issue execution or process on judgment of justice after stay expires	52	68	1388
May also issue attachment thereon	52	69	1389
May issue execution or process on certified short copy of judgment of justice of another county	52	70	1389
CLAIMANT OF PROPERTY TAKEN UNDER EXECUTION.			
Summons after <i>fi. fa.</i> shall be issued at instance of claimant of property taken against plaintiff and defendant, proceedings thereon, appeal. . . .	52	71	1389
Upon appeal, court may give such judgment respecting the property as shall be equitable	52	72	1390
PROFANITY BEFORE JUSTICE			
How fines therefor shall be collected	52	73	1390
PROBATES, AFFIDAVITS AND OTHER INSTRUMENTS.			
Justices shall write and prepare; except acknowledgments of deeds	52	74	1390
Commission to examine method of appointment, jurisdiction, etc., of, report. . . .	52	75	1390
MISCELLANEOUS			
Appeals from	5	86-98	247-50
Jurisdiction of, in binding apprentices	6	16	255
In bastardy cases	12	1-3 6, 7	315-17
As to cruelty to animals	27	59-61	794-6
As to commitments to houses of reformation and punishment	27	470, 483 526, 527, 546	933, 937 947-8, 954
As to destruction of heads of crows	28	2, 3	975
As to issuing prohibited bank notes	29	9-11	978-9
In estrays and vessels adrift	34	3, 10, 11	1083-5
In violation of fish laws,	39	84	1159