

Process and Practice.

- 19. Blank summons not to issue, penalty.
- 20. Process issued in civil cases to be summons.
- 21. Failure on part of defendant to appear
- 22. More than one defendant; appearance of some and non-appearance of others.
- 23. Summons for witness
- 24. Failure to appear; penalty.
- 25. Postponement.
- 26. Trial *ex parte*.
- 27. No special pleading.
- 28. Death or disqualification of justice.
- 29. Notice previous to return before another justice.

Judgments.

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

Attachments.

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

Replevin.

- 46. Proceedings.
- 47. Bond.

- 48. Who may give bond.

- 49. Trial *ex parte*

Scire Facias.

- 50. When it may be issued.
- 51. By whom issued and where returnable.

Supersedeas and Execution.

- 52. Execution on judgment or decree of circuit courts, how superseded, form of supersedeas.
- 53. Execution, when to be issued; effect of supersedeas.
- 54. Stay of execution on supersedeas, how to be computed.
- 55. Administrators may supersede.
- 56. Substance only of form given in section 52 to be required.
- 57. Supersedeas of judgments of justices of the peace.
- 58. When justice is dead or out of office
- 59. One surety may be taken.
- 60. May enter supersedeas short on his docket
- 61. Sureties shall sign their names or marks.
- 62. Execution may issue before supersedeas, supersedeas shall stop.
- 63. No execution against supersederers after four years from date of supersedeas
- 64. Supersedeas to be lien on lands of supersederers
- 65. Not to defeat lien of original judgment.
- 66. Any justice may issue execution on judgment of other justice of his county, or on supersedeas after expiration of supersedeas.
- 67. May also issue attachment.
- 68. May issue execution on certified short copy of justice of another county.

Claimant of Property taken under Execution.

- 69. Summons after *fi. fa.* by claimant against plaintiff and defendant; proceedings.