

SECTION 50. No execution shall issue on any judgment rendered by any justice of the peace of this state if the defendant in said judgment shall, within two months after the rendition of such judgment, produce before the justice who rendered the same a supersedeas, which shall be substantially in the following form: State of Maryland (city or county), to wit: We do confess judgment to for the sum of and costs, which were recovered by the said against the said on the day of before, a justice of the peace of the State of Maryland for the county or city aforesaid; the said debt and costs to be levied of our goods and chattels, lands or tenements for the use of the said; in case the said shall not pay and satisfy to the said the aforesaid judgment and costs, with any additional costs thereon at the expiration of six months from the date of said judgment, the stay on any judgment rendered by a justice of the peace to be six months from the date of the judgment; the said supersedeas to be signed by the defendant or defendants and one or more sureties, who shall make oath before some justice of the peace that he or they are worth each double the amount of debt, interest and costs over and above all debts and exemptions, which supersedeas, when produced before the justice who rendered the judgment, and accepted by him as sufficient to answer the debt, interest and costs, shall be entered upon his docket as a judgment confessed by the superseder or superseders therein.

Form of supersedeas.

SEC. 2. *And be it enacted*, That this act shall take effect from the date of its passage. **Effective.**

Approved April 4, 1888.