ay elect rn, 828.

ision to 323.

ied pro-

, or not

rest do-

of, 843. 422.

m, 320.

Sultar's Money - Continued.

Clerks to make return without order, if unclaimed, 334. Form, 485.

SUPERSEDEAS .-

Bond on, to warrant of attachment, 424. SUPPLEMENTARY RULE-

Concerning stamps, 855, 856.

Summons-

Ordinary, 318, 338. Ordinary, service of 833, 335. Ordinary, service of affidavit of, 425. Special-See Special Summons. In replevin, 318. Alias and pluries, 318.

In replevin, form of, 879. In replevin, service of, 326, 335.

In replevin, not to be served until property replevled, 826. In replevia, how to be served on defendant, 326.

In replevin, how to be returned, 326, 327. Form, 437.

In replevin, stamps on, 846.

Concurrent, 319, 855.

Against judgment debtor, none to issue on judgment more than six years old unless some payment within twelve months, 352.

Against judgment debtor, service of, 334, 335. Executor's, by or against, &c., on behalf of executor to revive

judgment, 352. Form, 384.

Executor's, on devastavit, 329.

Forms, 384, 385.

Executor's, suggestion of devastavit, 329. Form, 385.

Executor's, to revive judgment against, 852. Form, 385.

Executor's, alleging assets since judgment, 83 Form, 386,

To witness (before Court), 350. Form, 388.

To witness (before arbitrator), 389.

In interpleader, 380.

In interpleader, service of, 824, 335.

In interpleader, stamps on, 346.

To defendant after judgment, See Judgment Summons, 381. To defendant after judgment, by default, 382.

To jurors, 388.

Garnishee, to primary debtor and garnishee before judgment, 285, 391.

Form. 285.

Garnishee; how to be served and returned, 286, 327, 328, 335. Garnishee, Judge may order any stranger to be made party to snit and served with, 828.