recover

olied him

or neces-

dance on

ing, 521. Il matters

, 521. proved, in 521.

payment

s may be

ated, 522. ctually ex-522.

answer for ther, 522.

st another,

g a suit for 523. ligation, is

ritten pro-

year, 524.

ff mutual

ust be due

SUMMARY TRIALS, (continued.)

debt barred by the statute of limitations cannot be set off, 526.

VII. Of Judgments, and the Proceedings attending and following the same, and herein,—Of Appeals.

directions as to making up judgment, taxing costs, and preserving memorandum of judgment, 526. table of fees by 3 G. 4, c. 30, 526.

how fees shall be taxed and allowed, 527.

directions and remarks concerning an appeal, 527.

as to giving security, on appealing, 528.

taking out execution, 528.

when execution may be issued after appeal, 528. what goods, &c. shall not be taken on an execution, 529.

SUMMONS. Where proper, instead of a warrant, 529. party appearing on summons, must wait till justice is ready to hear cause, 530.

personal service requisite, unless expressly dispensed with, 530.

should be served at least 3 days before day for appearance, 530.

Form of summons, 530.

Sunday, see Lord's Day, 298.

Supervisors, see Public Grounds, 383.

SURETY FOR THE PEACE and GOOD BEHAVIOUR.

 For what cause it shall be granted. authority and duty of justices on the subject, 531.

shall be granted, upon just cause of fear of corporal hurt, or burning house, 531.

also for threat of imprisonment, 531.

demanded, merely through malice or vecation, may be denied, 532.

shall not be granted for fear of harm to servants or cattle, 532.

may for threats of hurt to a wife or child, 532. shall be granted only for fear of present or future

harm, 532.

rioters, common breakers of the peace, and certain other offenders, may be bound to the good behaviour, 532.

II. At whose request, and against whom it shall be granted.

who may demand it, 532.

shall be granted to infant under 14 years, 533. not to or against insane person, at his own request,

533.