

	Page.
Sheriffs, coroners or constables, on serving writs of <i>capias ad satisfaciendum</i> , bound to accept payment as on writs of <i>feri facias</i> —1807, ch. 115,	551
When to be issued from the court of appeals, and how returnable—1800, ch. 69, p. 430 ; 1805, ch. 65, sec. 8,	501
Execution to be awarded on judgments rendered on motion, against county clerks, for money due to the state—1800, ch. 82, sec. 4,	432
Justices of the peace may issue execution to the constable to levy fines on witnesses, against the offender's lands, goods, &c.—1801, ch. 42,	434
No inhabitant to be arrested in execution, or on <i>capias ad respondendum</i> out of the county where he resides, till the return of <i>non est</i> on a <i>ca. sa.</i> from his county, unless absconding—1801, ch. 74, sec. 11,	460
On such arrest the person to be discharged—1801, ch. 74, sec. 12,	461
Not to extend to persons absconding from justice—1801, ch. 74, sec. 12,	461
Execution not to be levied on public papers of notaries deceased, resigned, &c. when lodged with the county clerks—1801, ch. 86, sec. 6,	464
The act of 1716, ch. 16, as to writs of <i>feri facias</i> and <i>venditioni exponas</i> , repealed—1803, ch. 36,	482
Constables neglecting to return executions may be fined by the justice, and judgment may be entered against them—1806, ch. 21, sec. 2,	538
On return, and failure to produce the defendant, judgment may be entered—1806, ch. 21, sec. 2,	538
Executions issued, or to be issued, out of the court of appeals, upon any judgment or decree therein, to be valid, &c. in the same manner as those issued from any court of law—1810, ch. 156,	602
The court of appeals vested with the like and similar powers with respect to writs of execution, which the late general court possessed or exercised—1810, ch. 156,	602
Equitable estates or interests in lands, &c. liable to sale under writs of <i>feri facias</i> —1810, ch. 160,	602
Where a judgment confessed before a justice of the peace with stay of execution, has been assigned, no execution to issue until there has been a demand by the assignee from the principal debtor—1811, ch. 174,	606
But not necessary, if such debtor shall have removed since the judgment from his then place of residence—1811, ch. 174,	606
Where goods are returned taken and unsold, and the sheriff, &c. shall die before a sale, the court may issue a <i>venditioni exponas</i> to the sheriff, &c. where the goods lie, reciting especially the circumstances—1813, ch. 102, sec. 1,	616
Such sheriff to take the property, make the sale, and return the same—1813, ch. 102, sec. 1,	616
Liable to be proceeded against, and his bond answerable as in other cases—1813, ch. 102, sec. 1,	616
The schedule to be valid, as if by the former sheriff, &c.—1813, ch. 102, sec. 2,	616
A deed to be executed in like manner—1813, ch. 102, sec. 3,	617