FUBLIC GENERAL LAW.	2/3t
Where a sheriff, &c. has made sale, and died without executing a deed,	Page.
the court may direct the sheriff, &c. for the time being, to execute	
such deed—1813, ch. 102, sec. 4,	617
In case of the death of a sheriff, &c. without making sale, his executor,	
&c. to receive only half the poundage fees, and the next sheriff,	
&c. making sale, the other half—1813, ch. 102, sec. 5,	617
In case of death before the return day, the plaintiff may procure a du-	
plicate, or (after the return day) a new writ to the then sheriff, &c.	
who shall proceed thereon-1813, ch. 102, sec. 6,	618
The executors, &c. of the first sheriff so dying, not to receive any	
poundage or other fees-1813, ch. 102, sec. 7,	618
What shall be due and legal notice of sales—1813, ch. 102, sec. 7,	
p. 618; 1816, ch. 129,	641
Where the sheriff, &c. has arrested any person, and died before the re-	
turn day, the sheriff, &c. for the time being may, on the same writ,	
again arrest the person as if not before taken-1813, ch. 102, sec. 8,	619
Not lawful to seize or take by execution any spinning wheel or loom,	
which shall be loaned or hired out to any person for any debt due	
by such person—1813, ch. 135,	621
Process may be issued by any justice of the peace on transcripts from	
the dockets or papers of a justice dying, resigning, &c. furnished	
by the county clerks—1814, ch. 82, sec. 1,	626
Execution may be issued on judgments suspended by petition of in-	
solvent debtors, on decision against such petitioners, without scire	400
facias—1814, ch. 122, sec. 2,	629
Execution to be issued on judgments against sheriffs, &c. on amercia-	601
ments for not returning process—1815, ch. 149, sec. 1, 2,	631
A weekly allowance of eighty-seven and an half cents, to be paid by	
the creditor to the sheriff, for the maintenance of debtors committed under a ca. sa. issued by a justice of the peace—1820, ch. 186,	
sec. 1,	77.4.1
Mode prescribed for releasing the debtor, on the creditor's refusal to	741
pay the amount in advance—1820, ch. 186, sec. 1,	741
But a release for want of payment of allowance by the creditor, not to	(41
destroy his right to proceed against his debtor—1820, ch. 186,	
sec. 1,	741
Same as to debtors arrested under ca. sa. issued by a county court,	(41
court of appeals, or court of equity, or committed for want of spe-	
cial bail—1820, ch. 186, sec. 2,	742
But not to extend to any debtor convicted on allegations to be filed	142
under the act for the relief of sundry insolvent debtors, and con-	
fined for any debt due before his application for the benefit of said	
laws-1820, ch. 186, sec. 3,	743
The bed, bedding, wearing apparel, and other necessary articles of	1.20
house-keeping, to the amount of \$50, exempted from execution	
for debt—1820, ch. 198, sec. 1,*	763
This act repealed by-1821, ch. 117,	766