

	Page.
Sheriff not to seize tobacco unstripped, but only for levies, taxes, &c. —1715, ch. 46, sec. 1, . . . . .	31
Sheriffs shall not charge more than single imprisonment fees, though the party is in prison at the suit of several persons—1715, ch. 46, sec. 15, . . . . .	34
Directions respecting suits on sheriffs' bonds—1729, ch. 25, . . . . .	77
All actions brought on them to be sued within five years after pass- ing such bonds—1729, ch. 25, sec. 3, . . . . .	78
On default for failing to make return of any writ of execution, may be amerced—1794, ch. 54, sec. 1, . . . . .	312
On amerciamment for failing to make return of any original writ, or to bring in persons taken on such writs—1794, ch. 54, sec. 2, . . . . .	311
Directions respecting rules for a return—1794, ch. 54, sec. 4, . . . . .	311
Such judgments when paid by sheriffs to be assigned to them—1794, ch. 54, sec. 3, . . . . .	311
See <i>Amerciaments—Defaults.</i>	
ines recovered before a justice of the peace, except the informer's part, to be paid by the constable to the sheriffs, and by them to the treasurer—Feb. 1777, ch. 6,* . . . . .	129
Duty of the sheriffs as to fines recovered in court—1777, ch. 6, . . . . .	129
Where any writ of <i>capias ad satisfaciendum</i> shall issue, poundage shall in no case be demanded or taken upon execution thereof, or upon charging any person in execution by virtue thereof for any greater sum than the real debt bona fide due and claimed by the plaintiff amounts to—Nov. 1779, ch. 25, sec. 4, . . . . .	150
Such sum the clerk or the plaintiff, his agent or attorney, shall make and specify on the back of such writ, with a note, (in case of pe- nalty,) that the growing interest is claimed till payment—1779, ch. 25, sec. 4, . . . . .	150
No sheriff shall be obliged to execute such writ without such endorse- ment—1779, ch. 25, sec. 4, . . . . .	150
On execution or attachment on lands held for years, or a greater estate, only one-half the poundage fees—1790, ch. 59, sec. 2,* . . . . .	267
If the estate in land shall not be chargeable by appraisement, and deli- vered to the plaintiff, or by sale of the sheriff, the quarter part only of the poundage fees shall be chargeable—1790, ch. 59, sec. 2,* . . . . .	267
Sheriffs empowered to receive and collect, by execution or otherwise, all officers' fees put into their hands for collection within the time limited by law, in the last year of their offices; and all fees which became or shall become due to them for official services performed in the second year of their offices, in as full and ample manner as the said sheriffs might or could have received and collected the same during the time of their being sheriffs, for the space of one year next ensuing the expiration of their respective offices—Nov. 1788, ch. 31, sec. 1, . . . . .	250
An account to be previously left, written in words at length, and an oath to be taken, that no part has been received, or any security or satisfaction, except what is credited—1788, ch. 31, sec. 2, . . . . .	250

\* See note thereto.