

	Page.
The sheriffs to pay over the costs to the persons entitled thereto— 1795, ch. 74, sec. 6,	328
The sheriff shall be answerable for all fines, &c. imposed in their counties, where no writs of execution shall issue, unless they make it appear, to the satisfaction of the treasurer, that the party was in- solvent—1795, ch. 74, sec. 7,	328
The judgment of death against a criminal to be executed by the sheriff pursuant thereto, on a warrant from the governor—1795, ch. 82, sec. 1,	328
On a sheriff refusing or neglecting to pay over money which he shall have levied, collected or received, or which he ought to have levied, collected or received, the courts may, on motion, order judgment to be entered against him, and immediate execution to issue in the manner and on the proof therein directed—1797, ch. 43, sec. 1, . .	347
The demand liable to be controverted before and determined by a jury —1797, ch. 43, sec. 1,	347
No writ of error, supersedeas, injunction or appeal, to be allowed on such judgment—1797, ch. 43 sec. 1,	347
The same remedy on the same terms, &c. given to a sheriff against his deputy—1797, ch. 43, sec. 2,	348
Sheriffs directed to take the oath therein prescribed respecting the sum- moning of jurors—1794, ch. 87, sec. 2, 4,	349
Certificates of taking such oath to be returned and recorded—1797, ch. 43, sec. 2, 3,	349
They shall not return any juror to two successive courts, nor any per- son under twenty-five years of age, or otherwise unqualified— 1797, ch. 43, sec. 5,	349
They shall not permit their deputies to summon jurors not directed by them—1794, ch. 43, sec. 7,	349
See <i>Jurors</i> .—See post, title ' <i>Sheriff</i> .'	
Shall not summon appraisers in laying a writ of fieri facias, issued by a justice of the peace—1799, ch. 86,	427
Sheriffs not prohibited from serving executions on judgments by jus- tices of the peace for small debts—1801, ch. 62, sec. 3,	435
Persons committed on ca. sa. for such debts may be delivered to them by the constables at the county gaol—1801, ch. 62, sec. 5,	435
Copies of the declarations of the levy courts as to the choice of to- bacco warehouses, to be delivered to the sheriffs, and transmitted by them to the governor and council—1801, ch. 63, sec. 5,	438
Penalty for their not causing chimneys to be demolished when erected near warehouses—1801, ch. 63, sec. 42,	454
Directed to summon juries for the valuation of land for warehouses, &c. on a warrant—1801, ch. 63, sec. 44,	454
Sheriffs may remove prisoners from one gaol to another in the same county, under the direction of the court, which shall not be consi- dered an escape—1801, ch. 71,	459
Lists of moneys levied for county charges to be delivered to the sheriffs by the clerks of the levy courts, and by them set up at the places of election. Penalty for neglect—1802, ch. 81,	466