

	Page.
of the sheriffs and collectors of the several counties in this state— 1821, ch. 135,	768
Times at which they shall pay into the treasury all public moneys which they may have collected—1822, ch. 217, sec. 3,	787
To be entitled to a commission of six per cent. on all public moneys paid by them into the treasury—1822, ch. 217, sec. 4,	787
On failure to comply within one month after such money becomes due, to be chargeable with interest at the rate of six per cent. from the time it was due—1822, ch. 217, sec. 5,	787
On failure to comply within three months, &c. not to be entitled to any commission, &c.—1822, ch. 217, sec. 6,	787
Same process to be had against sheriffs neglecting to pay public mo- neys into the treasury, as is directed against county clerks—1822, ch. 217, sec. 7,	787
Entitled to thirty cents per day for keeping any prisoner committed under the authority of the United States—1822, ch. 221, sec. 1, . .	788
Not to receive any prisoner committed under the authority of the Uni- ted States, except such as are committed for offences against the constitution and laws thereof, unless such compensation be paid or secured to be paid—1822, ch. 221, sec. 2,	788
Sheriff to receive such compensation in advance, and in default, prison- ers may be permitted to go at large, provided the sheriff shall pre- viously exhibit his claim for compensation, in writing, to the plain- tiff, &c. or his attorney, and if more than one action, to the plain- tiffs in each, &c. and require payment of such claim within ten days from the exhibition of his claim, otherwise prisoner to be dis- charged—1822, ch. 221, sec. 2,	788
In case of any action brought against any sheriff for an escape, &c. of any prisoner permitted to go at large under this act, sheriff to plead the general issue and give this act in evidence—1822, ch. 221, sec. 3,	789
Plaintiff, &c. not entitled to recover unless he can prove payment or tender of payment, &c.—1822, ch. 221, sec. 3,	789
Where goods are taken by any sheriff, &c. and the sheriff, &c. shall return, that the goods, &c. remain in his possession for want of buyers, and the sheriff, &c. shall leave the county without having effected a sale, the same proceedings shall be had as is directed in the event of the death of any sheriff or coroner—1823, ch. 180, sec. 1,	798
Sheriff removing out of the county after such return and before a sale, not to receive any of the poundage fees allowed by law, but the same shall be paid to the sheriff making such sale—1823, ch. 180, sec. 2,	798
Where in case of removal before the return day, plaintiff may obtain a duplicate of the writ to the then sheriff who shall proceed thereon —1823, ch. 180, sec. 3,	798
Persons taken in execution, and the sheriff removing before the return day of writ, may be again arrested by the sheriff, or some coroner of the county for the time being, upon the production of the origi-	