

PROCEEDINGS ON EXECUTION AGAINST THE STOCK
AND TRANSFERABLE DEBTS OF CORPORATIONS.

198. What liable to execution or attachment.
199. Duty of sheriff notice to president, &c., of seizure.
200. Certificate of number of shares, &c attachment for contempt against president, &c., of company books.
201. Schedule of shares, or debt notice to corporation.
202. Advertisement and sale.
203. Transfer after seizure
204. Discontinuance of proceedings
205. Sale by Sheriff and transfer to purchaser.
206. Punishment of recusant corporation officers.
207. Refusal by purchaser to accept transfer action against sheriff or corporation.
208. Fee for transfer.

PROCESS.

209. Liability of foreign corporations.
210. Service of process: suits and where brought.
211. Suits in court or before justices service of process notice attachments
212. Service on agents service of copy of process on president, &c. affidavit.
213. Judgment by default, jury of inquiry, &c.
214. Bill against debtors of corporations decree trial at law bill of discovery appeal bill, where filed.
215. Sufficient description
216. How far this article applicable to all corporations.
217. Stores connected with railroad or mining companies co-operative stores.
218. Steamships or steamboats connected with railroad companies.
219. Preferred stock perpetual dividend proviso general meeting of stockholders.

1868, c. 471, entitled an act to repeal Article XXVI of the Code of Public General laws, and to enact a substitute therefor, and to repeal section 22 of Article XVI: sections 99 to 103 of the same article [should be Art. LXXV] and sections 33 to 43 of Article LXXXVIII of the Code of Public General Laws, enacts as follows:

MISCELLANEOUS PROVISIONS.

SEC. 1. Any corporation may acknowledge any deed ^{1868, c 471} which said corporation has the power to make, by attorney appointed by such corporation, under the seal thereof, and such appointment may be embodied in the deed. ^{Acknowledgment of deeds.}

2. No corporation created, or to be created, and not expressly incorporated for banking purposes shall, by any implication or construction, be authorized to exercise banking privileges, or to issue any note, token or device, scrip or other evidence of debt, to be used as currency. ^{Banking prohibited.}

3. When the corporate powers of any corporation incorporated under the laws of this state, are directed by its charter or certificate of incorporation to be exercised by any particular body, or number of persons, a majority of such body of persons, if it be not otherwise provided in the charter or certificate of incorporation, shall be a sufficient number to form a board for the ^{Majority to constitute a board}