

of the defendant (naming him), and the purpose for which he has seized the same, and shall retain a copy of such notice, and return it with the writ.

Id s 200  
Certificate of  
number of  
shares, etc

**25.** Upon the service of such notice, the sheriff may require the president, or any other officer of the corporation, to certify to him in writing the number of shares of stock, and the amount of transferable debt on its books, standing in the name of the defendant at the time of said notice, and if any president or other officer, so required, shall refuse or neglect for twenty-four hours to deliver such certificate, the sheriff or other officer shall certify the fact to the court, to which the writ is returnable, or to any judge thereof, and the said court or judge may order an attachment of contempt against such president or other officer, and may compel him to answer upon oath an oral examination as to the number of shares of stock, and amount of debt standing on the books of the corporation, in the name of the defendant, at the time of service of such notice, and may compel the production of the books of said corporation, and also fine the president or other officer for not giving the required certificate

Attachment  
for contempt  
against presi-  
dent, etc., of  
company

Books.

Id s 201  
Schedule of  
shares or debt.

**26.** When the sheriff has ascertained the number of shares of stock, and amount of such debt standing in the name of the defendant, he shall make a schedule of such shares or debt, or so much thereof as will be amply sufficient to secure the sum of money he is required to levy, and costs, and shall give notice to the corporation that the stock or debt not included in his schedule is released.

Notice to cor-  
poration.

Id s 202  
Advertisement  
and sale.

**27.** If the levy be made under a *fiery facias*. the sheriff shall advertise and sell the stock or debt as if the same were real estate.

Id s 203  
Transfer after  
seizure

**28.** If any corporation or its officers, after service of notice of seizure as aforesaid, shall transfer or permit to be transferred, any shares of stock or any debt standing at the time of service in the name of the defendant, unless the same is released, as hereinafter provided, such corporation shall pay to the plaintiff in the writ under which such notice was given, the full market value of the stock or debt so transferred, to be recovered by suit.

Id s. 204  
Discontinuance  
of proceedings

**29.** If the proceedings under such writ be ended by countermand, payment, or any other cause before a sale, the stock seized thereunder shall be released, and the sheriff shall give notice thereof in writing to the corporation.

Id s 205  
Sale by sheriff  
and transfer to  
purchaser.

**30.** If the sheriff shall make sale of any shares of stock or transferable debt, whether he continues in office or not, or whether he has returned the writ under which the sale was made or not, he shall transfer the said stock or debt so sold on the books of the corporation to the purchaser; or if the sheriff making such sale shall die or remove from the country without making such transfer, the court to which the writ was returnable may appoint a person to make the same.

Id s 206  
Punishment of  
recusant corpo-  
ration officers

**31.** If any corporation or any of its officers shall refuse to permit any transfer authorized to be made by the preceding section, the