Chap. Sec.

CONSTAL

CO

## CONSTABLES-

same first to be confirmed by court.

Poundage fees to be distributed, one-half to the administrator, &c. of constable dying, and the other half to constable making sale, etc.

In case any constable has, etc. in his hands any goods, etc. lands, etc., under writ of *fieri facias*, and has died without making return, then the plaintiff may obtain a new writ, etc. poundage fees in such case to belong to the constable to whom new writ shall issue, etc.

Where constable may arrest or take in execution any person in virtue of attachment, warrant or capias ad satisfaciendum, and hath died before returning writ, any constable in the county, on application of plaintiff in such writ, and on producing the writ under which such person has been arrested, etc. constable authorisd to arrest again, etc. and in case return day may have passed before being placed in the hands of such constable, he shall produce it to any justice, and obtain new writ, or duplicate, and proceed as if it had been originally delivered to him, and in case of levies made, etc. and constable die before or making return etc., said levies to be considered as liens from the time made by constable who died, etc. and in case the property contained in venditioni exponas, in the hands of any deceased constable, may have perished or been disposed of, or the property in venditioni exponas, cannot be identified, any other constable who may have venditioni exponas, issued to him, to return it to a justice, stating the facts, etc. and obtain a fieri facias or capias ad satifaciendum, against defendant, provided the same shall not relieve the estate or bond of first constable, etc.

In case of death of justice of the peace, etc. any other justice may issue, etc.

\$53