

SEWERS, COMMISSIONERS OF, (*Continued.*)

	CAP.	SEC.	PAGE.
where lands of non-applicants are injured by drainage, the damage shall be valued, assessed, &c. as expenses of drainage are,	73	36	279
cases of two proprietors not interested to extent of two-thirds, how provided for,	73	37	279
proceedings may be removed to supreme court by certiorari,	73	38	279
clerks and other officers fineable for neglect of duty,	73	39	279
notices under this chapter may be verbal, unless otherwise directed,	73	40	279
two-thirds in interest of proprietors may choose collector, overseers, and assessors, settle wages, &c.	73	41	279
commissioner not liable for predecessor's acts, except for money collected by him on account of predecessor's work,	73	42	280

SHERIFFS—

duty of, on receiving writ for election,	7	4	13
his duty on opening his court at elections,	7	6	13
his duty at his court at elections,	7	7	14
to erect booths at elections,	7	12	15
to appoint presiding officers and poll clerks at elections,	7	13	16
may act as presiding officer at elections,	7	14	16
conservator of the peace at elections,	7	32	19
duty on re-assembling his court at elections,	7	35	20
liable to a penalty for misconduct at elections,	7	36	20
duty of, when scrutiny demanded at elections,	7	37	21
duty of, when poll books not returned,	7	38	21
his fees and charges at elections,	7	43	22
his duty when scrutiny at elections persisted in,	8	1	24
and assistants at scrutiny to take oath,	8	2	24
to swear witnesses at a scrutiny,	8	11	24
to return proceedings under a scrutiny to house of assembly,	8	16	25
his fees on a scrutiny,	8	17	25
liable to a penalty for misconduct at scrutiny.	8	21	25
mode of selecting and pricking sheriffs,	40	1	162
commission of may issue in certain cases before bonds given,	40	2	163
fine for refusing to accept office,	40	3	163
re-eligible unless objected to by sessions,	40	4	163
dying, deputy shall act till another appointed—if there be no deputy, governor in council to appoint,	40	5	163
bonds of, how given and registered—bonds lost, certified copies evidence,	40	6	163
bonds of, how to be approved—when bond of disallowed and not giving satisfactory bond after reasonable notice, may be removed by governor in council—sheriff for preceding year to continue to act,	40	7	163
old securities liable until new approved—securities of, may be relieved by governor, and in one month new securities to be given or sheriff removed,	40	8	163
oath of,	40	9	163