

CLXIV. That the sheriff in each district in that part of this province formerly constituting Upper Canada shall, within the limits of his district, perform the duties which, according to the practice of the court heretofore, have been performed by the messenger or sergeant-at-arms, and all writs or process of the court, which, by the law or practice of the court, have been directed to the messenger or sergeant-at-arms, shall be directed to the sheriff of the district where the same is to be executed ; and in no case shall the sheriff, in executing such writ or process, bring the party to the bar of the court ; but he shall, instead thereof, commit the party to the gaol of the district, and the party so committed shall be dealt with according to the course and practice of the court, as if he were brought to the bar of the court, and as provided for, or as may be provided for, by any order of this court.

CLXV. That in no case shall the enrolment of any interlocutory order in a cause be deemed necessary for any purpose ; and that there shall be no enrolment of any proceedings or orders in any case, until after the final decree in the cause be pronounced ; and then, after the expiration of thirty days from the time of the final decree being entered by the registrar in the order book, the date of which entry the registrar shall state in the margin of such book opposite the entry thereof, if no petition for a re-hearing shall have been presented ; upon being required by any party in the cause, the registrar shall attach together the bill, pleadings and other proceedings filed in the cause, and shall annex thereunto a fair engrossed copy of the decretal order or decree of the Vice Chancellor, signed by him and countersigned by the registrar, and the papers and proceedings so annexed and signed shall then be filed by the registrar, and shall remain of record in his office, and such filing shall be deemed and taken