so published, if there be only one, or if all be published in the same language,—and in English in a newspaper so published in the English language, and in French in a newspaper so published in the French language, if there be a newspaper published in each language;—the Copy to be 5 Sheriff or Bailiff shall post up and keep posted up a duplicate of such posted up.

- 5 Sheriff or Bailiff shall post up and keep posted up a duplicate of such posted up notice in each language in a conspicuous place in the Sheriff's office from the time of publication to the time of sale, and the sale shall not take place until after the expiration of eight days from the first publication of such notice.
- 10 S. The said notice by advertisement shall be a summary one, con-Form. taining the names of the parties in the cause, a general description of the movables seized, and the time and place of sals; and the cost of Cost. such advertigement shall not exceed two dollars.
- 9. In every case wherein the party seizing or his attorney ad litem To be instead 15 has required the Sheriff or Bailiff to give notice of the sale by news- der Cap.85 of paper advertisement, such notice shall be in licu of the notice and the Con. Stat publication which would otherwise be required under section two of L. O. chapter eighty-five of the Consolidated Statutes for Lower Canada, which shall not be given or made in such case.
- 20 10. Whenever any property, moveable or immovable, seized in ex. Sheriff, if reecution, lies at a distance of more than nine miles from the place at quired by which the execution issued, the seizing party or his attorney ad litem, to appoint a may, in writing, require the Sheriff to employ a Bailiff, if any there be, ball of othe residing within the parish or locality in which the writ is to be exelocality. 25 cuted, which the Sheriff shall accordingly do; but in such case the
- Sheriff shall not be responsible, pecuniarily or otherwise, for the due execution of the writ by such Bailiff, or for any irregularity or informality arising from any neglect or error on the part of such Bailiff.

The foregoing provisions of this Act shall not apply to any case Pendingcases
in which proceedings for confirmation of Title or forced licitation have excepted.
been commenced, or to any case in which movable or immovable property
has been seized by a Sheriff or Bailiff, before the passing of this Act.