EXECUTION-Continued. venditioni exponas, 539 form of, No. 115 and 116 writ of possession, 540 form of, No. 117 where possession to be given by named time, 541 writ of possession and fieri facias combined, 542 assignment of dower, 543 form of, No. 122 writ of delivery, 544 form of, No. 118. attachment and committal, 545 form of attachment, No. 120 leave to issue attachment, 546 sequestration after attachment, 547 sequestration without attachment, 548 sequestration to enforce order to pay money, 549 sequestration addressed to sheriff, 550 form of, No. 121 limiting time for imprisonment on committal, 551 mandatory order may be carried into effect under direction of court, 552 enforcing judgment against corporation, 553 fine for contempt, 554 enforcing judgment against person not parties, 555 sale of goods under fieri facias, 557 return of goods on hand, 558 sale of lands after year, 559 where absconding debtor, leave to sell at once, 560 lands not to be sold till return nulla bona, 561 return of execution against lands when money made out of goods, 562 proceedings for sale of lands, 563 when lands advertised sale may be completed after expiry of writ, 564 execution may issue within 6 years, 565 leave necessary after that time, or where change of parties, 568 name of solicitor to be indorsed on writ, 567 a direction to levy also indorsed, 568 memo. of costs to be levied also indorsed, 569 costs of writ, poundage, etc., may be levied, 570 writ shall remain in force three years, 571 and may be renewed, 571 sheriff shall indorse returns on writ, 572 sheriff shall make return on demand, 573 on default, order for return may issue, 574 service may be made at sheriff's office, 575 sheriff liable for costs occasioned by default, 576 attachment may issue of further default, 577 leave to issue same, 578 return to be filed by sheriff in proper office, 579 execution against partners sued in firm name, 105 against individual sued in trade name, 108 in action between partner and his firm or between firms with common partner, 107 execution against one member of firm, 556 examination in aid of. See Examination of Judgment DEBTORS, 580-589 for costs on discontinuance, 321 for costs of abandoned motion, 660 for costs on acceptance of money paid into court, 314 taxation of sheriff's fees on, 683 et seq.

## poundage, 686-688 EX PARTE MOTIONS,

when matter urgent, 216 for injunction by local judge, 211 setting aside ex parte orders, 217 order on not to contain directions as to costs, 658

NOTE.—The references are to the numbers of the Rules.