

neglected or refused to make any return, or has made an  
 2 insufficient return, it shall and may be lawful for the  
 Court or Judge, and the Court or Judge is hereby required  
 4 to order the proper officer of such Court, to issue a  
 Writ of *feri facias* adapted to the case, directed to the  
 6 Coroner of the said County, in case the said application  
 be made by the County Treasurer, or to the Coroner of  
 8 the County in which the said City, Village, Township or  
 Town is situate, in case the application has been made by  
 10 a Village, Township or Town Treasurer or to the Coroner  
 City if the application be made by any City Chamber-  
 12 lain, which said Writ shall direct the said Coroners to  
 levy of the goods and chattels of the said Sheriff or  
 14 High Bailiff, such sum as such Sheriff or High Bailiff  
 may have been ordered to levy by the Warrant of the said  
 16 County, Village, Township, or Town Treasurer or City  
 Chamberlain, together with the costs of such application  
 18 and of execution; and such Writ shall bear teste on the  
 day of issuing the same, whether in term or in vacation,  
 20 and shall be returnable forthwith, and the Coroner execu-  
 ting any such Writ shall be entitled to the same fees and  
 22 no more, as upon a Writ grounded upon a judgment of the  
 Court.

24 LXVI. And be it enacted, That if any Sheriff or High  
 Bailiff, shall wilfully omit to perform any duty required of  
 26 him by this Act, and no other penalty be hereby imposed  
 for such omission, he shall be liable to a penalty of *fifty*  
 28 pounds, to be recovered from him in any Court of compe-  
 tent jurisdiction at the suit of the Treasurer of the Town-  
 30 ship, Village or Town, or Chamberlain of the City; and  
 the said penalty as well as any penalties recovered under  
 32 the preceding sections, shall be paid to the Treasurer or  
 Chamberlain, for the uses of the Township, Village, Town  
 34 or City respectively.

Penalty on  
 sheriff or high  
 bailiff for ne-  
 glect of duty.

36 LXVII. And be it enacted, That this Act shall apply  
 solely to that part of the Province called Upper Canada;  
 that the Interpretation Act shall apply to this Act; that  
 38 the words "Wild Land Assessment Law," shall be  
 understood as meaning any and every Act of the Legislature  
 40 of Upper Canada, under which taxes were, immediately  
 before the coming into force of this Act, imposed on Wild  
 41 Lands in Upper Canada; that the word "County" shall be  
 held to include Unions of Counties while such Unions  
 43 shall continue; and that the word "Ward" shall not be  
 held to extend to extend or apply to any rural Ward in  
 46 any Township.

Interpretation  
 clause.

48 LXVIII. And be it enacted, That this Act shall com-  
 mence and have force and effect upon from and after the  
 of , one thousand eight  
 50 hundred and fifty , and not before.

Commence-  
 ment of Act.