Execution not to issue until plaintiff, his attorney or agent make oath of sum due by absconding debtor to plaintiff, giving him credit for lawful sets off 45 Execution, how indorsed to levy 45 Concurrent, plaintiff may issue within six months from date of original writ without further order 46 Tested on same day as the original writ, and marked in margin by officer issuing "concurrent" 46 Directed, may be to any sheriff, and need not be sued out in duplicate 46 Operation of, merely for attachment of debtors' real or personal property, in aid of the original writ Sheriff to return with inventory Execution under, when to be postponed to execution got by plaintiff in another suit, and upon what terms as to paying costs of writ of attachment and seizure WRIT OF CAPIAS Not to Issue except on affidavit of plaintiff, his servant or agent, and what the affidavit to contain Nor in any Case where cause of action less than £10 May Issue on Judge's Order where cause of action other than debt certain in cases and in manner of previous practice..... Not to Issue against privileged person Dated on day of issue..... Tested in name of chief justice of the court from which issued or on vacancy of office, of senior

19 puisne judge Indorsed, to be, with name and abode of attorney

t . 311 s 314 le у . 314 ed

CTION

. 197

n

ne f) re ys 28. . L.P., 1857.

lg-.. 293

4343 43 . . . 43 . . . ourt 44 on" and 44 ... g in 44 . . . 44 vice f to

..... r on 45

assessment or by reference to compute as con-

dition precedent to obtaining judgment.....

WRIT OF ATTACHMENT continued.

SECTION

45

46

49

55

23

23

 $\mathbf{23}$

23

19