When returnable. -

Proviso.

Debtors of the Judgment Debtor inay ray to the Sheriff or Bailitt a sufricient amount to satisfy the judgment.

Nutice to be served on dobt-

ors of the judg-

ment debtor.

this Act, shall be tested on the day of the issuing thereof, and shall be and be made returnable in six months from the delivery thereof to the Sheriff to be executed, instead of twelve months from the teste thereof as heretofore:---Provided that if either of the said periods of time for the 5 return of any execution, shall in any case happen to fall on Sunday, every such writ shall be and be deemed and taken to be returnable on the following day.

XIX. And be it enacted, That after the issuing and before the return of execution against goods and chattels, or 10 against lands and tenements in Upper Canada, any person indebted to the Judgment Debtor may pay to the Sheriff having the writ, or to any Bailiff to whom a writ of execution may be directed and in whose hands the same may be, the amount of such debt or so much thereof as 15 shall be necessary to satisfy the execution, and the Sheriff's or Bailiff's receipt shall be a sufficient discharge or evidence of payment thereof, and the Sheriff or Bailiff shall account and be liable for the amount thus paid in the same manner as if he had collected the same in the 20 ordinary course, by seizure and sale of the debtor's property.

XX. And be it enacted, That after judgment entered in any action for any sum or amount in money, it shall be lawful for the party in whose favour the same shall be 25 entered to serve a notice in the form or to the purport of that to this Act annexed, marked Schedule B, upon any person or party indebted to the judgment debtor; and if any person or party, so being indebted, as aforesaid, after being duly served with such notice, before such judgment 30 shall be satisfied, shall pay any debt or demand to any such judgment debtor, his, her, or their agent, attorney, factor or assigns, the person or party, so paying such debt, shall be deemed to have paid the same fraudulently ; and every such party, his executors or administrators, is 35 and are hereby made liable to answer the same, or the amount thereof to the judgment creditor.

Money, notes, S.c.

XXI. And be it enacted, That by virtue of any writ of and securities fieri facias to be sued out of any Court of Record in under fi: fa: in Upper Canada, or any precept in pursuance thereof, 40 the Sheriff or other officer having the execution thereof, may and shall seize and take any money or Bank notes, and any cheques, bills of Exchange, promissory notes, bonds, specialties, or other securities for money, belonging to the person against whose effects such writ of fieri 45 facias shall be sued out, and may and shall pay or deliver to the party suing out such execution any money or Bank notes which shall be so seized or a sufficient part thereof, and may and shall hold any such cheques, bills of Exchange, promissory notes, bonds, specialties, or other 50 securities for money, as a security or securities for the