LII. And be it enacted, that no sale of any goods which shall be taken in execution as aforesaid, shall be had until after the end of eight days at least next following the day on which such goods shall have been so taken, unless upon the request in writing under the hand of the party whose goods shall have been taken; and public notice in writing shall be given at some convenient place within the Town or Township where such goods were taken, of the time and place of such sale, at least eight days before the same shall take place.

tice of any sale under execution shall be given, unless the defendant shall request that the sale take place

LIII. And be it enacted, that every such seizure and sale shall be taken to be within all the provisions of an Act of the Parliament of Upper Canada, passed in the first year of Her Majesty's Reign, intituled, "An Act to regulate the costs " of levying distresses for small rents and penalties."

Seizures and sales under this Act, to be within the provisions of the Act, I Vict. Cap. 16

LIV. And be it enacted, that upon every precept of execution awarded against the goods and chattels of any person whomsoever, the Clerk of the Division Court, out of which such execution shall issue, shall cause to be endorsed the sum of money and costs adjudged; and if the party against whom such execution shall be awarded, shall before an actual sale of the goods and chattels, pay or cause to be paid or tendered unto the Clerk or Bailiff of such Court, such sum of money as aforesaid, or such part thereof as the plaintiff shall agree to accept in full of his debt, together with the fees herein directed to be paid, the execution shall be superseded, and the goods and chattels shall be released and restored to the said party.

Precepts of execution to be indorsed with the sum to be

If such sum and certain fees be paid, the execution shall be suspended.

LV. And be it enacted, that if any person shall wilfully insult the Judge or any Officer of any Division Court, during his sitting or attendance in Court, or shall wilfully interrupt the proceedings of such Court, it shall be lawful for any bailiff or Officer of the Court, with or without the assistance of any other person, by order of the Judge, to take such offender into custody, and the Judge may impose upon any such offender, a fine not exceeding the sum of two pounds, and in default of payment thereof it shall be lawful for the said Judge by warrant under his hand and seal to cause such fine to be levied by distress and sale of the Goods of the offender together with the reasonable charges of such distress and sale, and in default of such distress to commit the offender to the Common Gaol of the District for any period not exceeding one Calendar month.

Persons insulting the Judge, or wil-fully interrupting the proceedings of the Court, liable to be taken into custody and

LVI. And be it enacted, that if any bailiff or Officer of any Division Court, acting under colour or pretence of the process of such Court, shall be guilty of extortion or misconduct, or shall not duly pay or account for any money levied Court be guilty or received by him, under the authority of this Act, it shall be lawful for the Judge, at any sitting of the Court, if the party aggrieved shall think fit to com- its process, the plain

If any Bailiff or Officer of any Division Judge may in-