Sherbrooke under the name of the "Sherbrooke Courier," and that no other notice of any such Sale shall be necessary.

II. And be further enacted by the authority aforesaid, That from and after the passing of this Act, the Steriffs of the several Districts of this Province shall be respectively held and bound, on receiving any Writ of Execution, whether against moveable or immoveable property, and under what form soever such Writ may issue, to give to the person by whom such Writ shall be delivered to any such Sheriff, an acknowledgment of the receipt thereof, in Writing and under his signature, and for such acknowledgment the Sheriff shall not be entitled to any remuneration.

III. And be it further enacted by the authority aforesaid, That the said Sheriffs shall be respectively held and bound to return every such Writ of Execution into the Court out of which it issued, (with an exact certificate of their proceedings,) on the very day appointed in the Writ for such return:—and that if any Sheriff shall neglect to return any such Writ of Execution into such Court on the day therein appointed for such Return, the Sheriff so in default shall be in every respect considered in Law the personal Debtor of the person at whose suit such Writ of Execution shall have issued, and such person by adopting against the Sheriff so in default, summary proceeding in the form of a Rule nisi, and on producing before such Court, with the certificate of the service of such Rule, the acknowledgment given by the Sheriff in writing of the receipt of such Writ of Execution, shall obtain from the said Court, without its being necessary for him to offer any other proof of the negligence of such Sheriff, a Judgment against the said Sheriff condemning him personally to pay the amount of the debt, with interest and costs, as set forth in such Writ of Execution, together with the Costs on the said Rule of Court.