Advance for any future costs.

the costs and disbursements then due to him by reason of such seizure from any party who was by law liable for the same;—And if in any such pending case the Sheriff is paid the amount of his fees and disbursements then incurred, he may thereafter demand and obtain in advance in the manner hereinbefore provided, any further sum of money required for the safe keeping of the effects and moveable property seized.

When the Sheriff has failed to make or renew any list of jurors in time, Judge may order it to be made Within a time to be fixed.

LI. Whenever from any cause whatever, the several Lists of Jurors which the Sheriff is by law required to make or renew, have not been made or renewed for any District in the 10 manner and within the period limited by law, then as soon as the fact shall be made known by the Sheriff, Prothonotary, Clerk of the Peace or of the Crown, to any Judge of the Court of Queen's Bench for Lower Canada, or any Judge of the Sn. perior Court when in such District, or whenever the fact has 15 come to the knowledge of such Judge, he shall order the Sheriff of such District to make or renew the Lists of Jurors for the same, or such of them as have not been made or renewed as aforesaid, and shall by such order fix a period within which such List shall be made or renewed; and if such order be not 20 complied with, another may be made by the same or any other Judge in like manner until the said Lists are duly made or renewed:

Lists made under such order to be valid. The Lists made or renewed under any such order shall then be of the same force and effect as if originally made within the 25 time prescribed by law, and shall be deposited, dealt with and used as if so made, but shall remain in force only during the same period as if they had been made or renewed at the time prescribed by law, and Lists shall be again made or renewed accordingly at the axpiration of such period:

Costs.

The cost of making or renewing any Lists of Jurors under such order as aforesaid, shall be borne by the Sheriff in default, unless he has some valid excuse for not making or renewing the same at the time prescribed by law:

Sheriff not relieved from penalty.

But nothing in this section shall relieve the Sheriff from any 35 penalty or liability incurred by his default to make or renew any such List at the time prescribed by law.

How process, &c., may be served when the law makes no special provision.

LII. Whenever any writ, subpœna or other process, opposition, judgment, order, rule, notice or proceedings emanating from the Superior or the Circuit Court, or from any Judge, or 40 incident to any suit or proceeding in either of the said Courts, requires to be served upon any party or person residing or being at the time in another district,—then if there is no special provision of law regulating the manner in which such service is to be made, it may be made by any Bailiff of the Superior Court 45 for such other District, who shall make the service and return required, in like manner and with like effect as it would have