

Sheriffs.

	Reign.	Chap.	Section
Sheriffs to have three weeks from passing of this act to make up their accounts.	9 Geo. IV.	6	19
Sheriffs swearing falsely to accounts, guilty of perjury.	20
Penalties how applied and accounted for.	21
Sheriffs not bound to execute writs of attachment, (<i>arrêt simple</i>), revendication, or execution, against rafts or timber, until furnished by the party suing out the same, with a bond of indemnity.	22
— may require from plaintiffs or their attornies a sum of money for safe keeping of rafts or timber.	23
When such sum expended, may by summary petition to a Judge obtain an order for a further sum.
Service of petition how made.
In default of payment, seizure discharged, and Sheriff exonerated.
Form of advertisements of sales of real property by Sheriffs, &c.	24
On writs of <i>feri facias</i> of lands, and <i>venditioni exponas</i> , Sheriffs may demand a certain deposit for expence of publication.	25
Party at whose instance seizure of real property is made may cause a brief statement of charges thereon to be inserted in advertisement.
Where more than one plaintiff or defendant is mentioned in such writ of execution, or where plaintiff or defendant has the quality of tutor, Sheriff may mention in advertisement the first plaintiff and defendant only or that he is tutor, omitting names of children.	26
Act to continue to 1st May, 1835.	27
Shall not act as Justices of the Peace while acting as sheriffs.	10 and 11 Geo. IV.	2	16
See <i>Justices of the Peace</i> .			
To prepare two lists of persons qualified to serve as grand jurors.	2 W. IV.	22	2
Such lists how made and where deposited.	3
To form lists of petty jurors.	5