

Sheriffs.

	<i>Reign.</i>	<i>Chap.</i>	<i>Section</i>
levied by such sheriff, &c., for one year after date of judgment of distribution thereof.	9 Geo. IV.	6	7
Sheriffs, and coroners, shall be liable for acts of their deputies, bailiffs, &c.	8
Sheriffs to appoint their own bailiffs, and deputies.
Acts of deputy sheriff to be as valid as those of sheriff.
Liabilities of sheriffs and coroners as to execution of civil process, custody of goods, &c., and receipt and payment of money.	9
When defendant offers a sufficient guardian for goods seized, sheriff, &c., shall accept the same, and shall not be answerable for acts of such guardian.
Sheriffs, &c., to keep duplicate registers.	10
Manner of keeping the same.
Where to be deposited when filled.
Compensation to sheriffs for keeping such registers.	11
<i>Procès Verbal</i> of seizure of property, with an inventory, shall be annexed to every return of such seizure.	12
Persons who have acted as sheriffs or coroners, and their representatives, shall deliver to the sheriff of the district all acts, deeds, books, &c., in civil matters, belonging to the office.	13
Penalty for neglect.
Sheriffs, coroners, or their officers, not to become purchasers of property sold by them.	14
Sheriffs to have custody of goods and appoint gaolers.	15
— And make rules for interior government of gaols.	16
Subject to approval of judges.
Sheriffs, &c., only liable for escapes of debtors, in case of connivance, or neglect.	17
Shall account on oath on the first day of every civil term.	18
Particulars of such account.