IV. And be it enacted, That the debtor, [or his wife Debtor may or family, in his absence,] shall point out to the Sheriff, point out the Bailiff, Constable or other Officer, authorized to seize wishes to save, and sell by virtue of such execution, and deliver to him &c. 5 a list or inventory of such of the articles exempted by Sections II and III, as he desires to retain possession of, and it shall not be lawful for such Sheriff or other Officer to seize and sell the articles in such list or inventory, if they do not exceed £62 10s. in cash value.

V. And be it enacted, That every assignment, sale or Assignment, pledge of articles or property exempted by this Act, and sale or seizure of exempted every levy or sale of such articles or property, by virtue articles, to be of an execution, by consent of the defendant therein, consideration shall be void, where the consideration, or any part there- be the sale of 15 of, for which such assignment, sale or pledge was made, liquors. or for the debt on which judgment was rendered in any court, and on which such execution was issued, was for the sale of intoxicating liquors; and in any action commenced for the recovery of the value of the property sold as 20 aforesaid, the persons for whose benefit such sale or transfer was made, may be called and examined as witnesses, relative to such sale of intoxicating liquors, in the same manner, and subject to the same penalties, as if

called to give evidence in any other case.