

subject to as Receivers of Fees and Fee Fund Moneys in their respective Counties, and all the provisions of Law applicable to County Treasurers in respect to the matters aforesaid, shall extend and apply to County Attorneys.

- 5 XIII. The several County Court Clerks and Division Courts Clerks in Upper Canada, shall respectively deliver to the County Attorney for their respective Counties, such accounts and returns, and at such time and times as they are now bound by law to do to the Treasurer of their respective Counties, and shall, in like manner account for and pay over to such  
10 County Attorney, all fees, fines and moneys receivable by them as such Clerks as aforesaid, under any Statute or Law of this Province.

Certain Officers to account to County Attorney, instead of accounting to County Treasurer.

- 15 XIV. It shall be the duty of the several Deputy Clerks of the Crown, in the several Counties in Upper Canada, to submit their accounts and books for examination to the County Attorney of their respective Counties, and it shall be the duty of every such County Attorney to inspect and examine such accounts and compare them with the Books required to be kept  
20 by the Deputy Clerk of the Crown, and such County Attorney shall certify on each such account, that he believes it to be correct, or if he does not believe it to be correct, he shall state his objections thereto, and shall forthwith forward every such account to the Inspector General of this Province.

Accounts of Deputy Clerks of the Crown, to submit their accounts to County Attorneys: duty of the latter as to such accounts.

- 25 XV. The County Attorney of every County in Upper Canada, shall be the Receiver of Fees and Fee Fund Moneys from the several County Court and Division Courts Clerks in his County, and every such Attorney shall be paid a percentage of *four pounds* on every hundred pounds of the gross produce of the  
30 Court Fees paid over to him by such Clerks, and a like percentage on all public moneys coming into his hands. And every County Attorney shall give such security, and for such sums, and with so many sureties, and in such manner and form, as the Governor of this Province may see reason to direct, for  
35 the due performance of his office and the due payment of all moneys received by him under the provisions of this Act or any other Act of the Parliament of this Province.

County Attorneys to be Receivers of Fee Fund Moneys from County and Division Court Clerks: Percentage allowed. They shall give security.

- XVI. The Warrants which are now required by law to be issued in favor of County Treasurers to meet the disbursements  
40 required on account of the County and Division Courts, shall be issued henceforth in favor of the County Attorneys at the times and in the manner now required by law.

Certain warrants to issue to County Attorney, instead of County Treasurers.

- XVII. Nothing in this Act shall affect or be construed to affect the validity of any Bond, Covenant or Security given by  
45 Clerks, Bailiffs, Officers of Courts or County Treasurers, or the remedy given thereunder, but the same may be enforced in case of breach thereof in the same manner as if this Act had not

Existing Bonds of certain Officers not affected.