

PUBLIC GENERAL LAW.

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ing over to the jailor persons committed for criminal offences—
 1835, ch. 212, 1212

Their bonds to embrace the money received on judgments, and for all
 acts they shall perform in virtue of their office—1835, ch. 342, . 1219

Their duties relative to vessels navigated under the sole command of
 negroes—1836, ch. 150, 1235

In cases of removal of suits from one district court to another, papers,
 &c. to be delivered to a constable of the county—1836, ch. 275,
 sec. 1, 1246

May take the bond of any party sued in the district courts, condi-
 tioned for his appearance agreeably to the command of the *capias*,
 where the cause of action does not exceed \$50—1837, ch. 133,
 sec. 1, 1254

CORONERS.

Coroners exempted from attendance as jurors—1715, ch. 37, sec. 4, . 20

Manner of entering judgments against coroners on default for not
 bringing in persons taken on execution, *mesne process*, or on de-
 fault, and of recovering thereon—*see Sheriff*.

The fees to coroners established—November, 1779, ch. 25, sec. 5, p.
 152; 1790, ch. 59, sec. 2,* 267

Upon payment of a judgment upon default against the coroner, the
 coroner shall have like remedy as the plaintiff could have against
 defendant—1797, ch. 95, sec. 2, 353

Form of commissions to coroners—February, 1777, ch. 5, sec. 1, . 128

The bond or recognizance of a coroner may be taken by any judge of
 a district, or justice of the peace—1805, ch. 65, sec. 48, 507

Fees to coroners on inquests—1816, ch. 142, 643

Fees to jurors on coroners' inquests regulated—1821, ch. 243, sec. 3, 778

The time, penalty, and form of coroners' bonds prescribed—1824,
 ch. 145, 813

The duties of coroners are most generally those of the sheriff, and will be
 found blended in this Index with the duties of sheriff.

ELISOR.

Executions from the general or county courts may be directed to an
 elisor, to be appointed by one judge or justice thereof, on his being
 satisfied, by affidavit, that the sheriff cannot safely be trusted with
 the execution thereof—1794, ch. 54, sec. 5, 312

The appointment to be filed with the clerk—1794, ch. 54, sec. 5, . 312

Such elisor to have the same power as the sheriff, the same fees, and
 be subject to the same remedies—1794, ch. 54, sec. 6, 312

On his refusal, dying, &c. another may be appointed in the same man-
 ner, &c. to whom the execution shall be directed—1794, ch. 54,
 sec. 6, 312

* See 1816, ch. 142; 1821, ch. 243; 1832, ch. 307.