

LAWS

OF THE

STATE OF MAINE;

TO WHICH ARE PREFIXED

THE

CONSTITUTION OF THE U. STATES

AND OF SAID STATE,

IN TWO VOLUMES,

WITH AN APPENDIX.

VOL. I.

Published according to a resolve of the State, passed March 8, 1821.

BRUNSWICK.

INDEZ.

. .

N. B. From page 1 to 456, inclusive, in the following index, the references are to Vok. I: and the references to Vol. II. commence with page 457; marked thus [*].

그는 것 같은 것 같아요. 이번에 가슴에 잘 하는 것 같아요. 그는 것 같아요. 이번에 가지 않는 것 같아요.	
ABATEMENT OF TAXES-when and how to be made	*476
judgment on plea of, at Com. Pleas, may be appealed from .	265
ACADEMIES, COLLEGES, &c. duties of Instructors therein	*504
ACCESSARIES, to robbery or larceny may be prosecuted for misdemeanor, al-	. /
though principal be not convicted, or prosecuted	68
[See Treason, Murder, Duelling, Rape, Incendiaries, &c.]	001
ACCOUNT-action of-proceedings in regulated,	261
by co-administrator or co-executor, if residuary legatee, against the other administrator or executor	212
ACCOUNTS may be filed in offset to actions on simple contract, &c. 7 days before	212
Court, in Clerk's office—and 4 days before trial, by Justice	260
ACKNOWLEDGMENT of debts before Justice of the Peace how to be made	359
[See Recognisance.]	000
of Deeds, [See Deeds, &c.]	130
ACTIONS, where matter in dispute does not exceed \$20, to be brought before	
	, 356
if above \$20, or respecting real estate, Common Pleas to have ju-	
risdiction fraction for the second state of th	263
[See Justices of the Peace.]	
On promises or contracts to pay debts of others, &c. not in writing, not	
to be sustained	240
for indemnity, by individuals whose property is taken for delinquency	
	, 503
for indemnity, by Sheriff against co. in certain cases, how prosecuted	450
by master of house of correction against parent or kindred, or town, for	455
expenses of person committed	400 *544
by towns having supported pauper, against him or his representatives to compel towns to contribute their share of expenses of work-house	*944
	*548
against executors or admin'rs of sheriff may be sued, in certain cases	405
by Collectors of taxes, in certain cases against delinquents #485	
for betterments given in certain cases	296
to recover money lost at gaming	96
for damages to persons injured by nuisances	107
fraudulent destruction of vessels and cargoes	87
explosion of gunpowder illegally kept	113
	*668
certain trespasses in gardens, orchards, & c.	125
by counties, towns, parishes, whose property is injured	125
for injuries to fruit trees, &c. by individuals	124
against pilots for damages to vessels or cargoes, by their neglect or un-	
	771
may be maintained by Indian agents in their own names for debts due	
이 방법에 가장 같이 나는 것이 가지 않는 것이 같이 있는 것이 같이 있는 것이 같이 많이 있다. 것이 나는 것이 있는 것이 없는 것이 없다.	767
against persons obstructing highways by nuisances, may be maintained	ะะดอ
	*523
against surveyors of highways in behalf of towns, &c. fined for defi-	518
ciency, in certain cases	41¢

 \mathbb{C}^{2} . The second secon

ACTIONS	against counties, towns, or persons bound to repair roads, for persons	518
	injured by their being bad against surveyors of highways neglecting to pay over money, remaining -	010
	in his hands	517
ACTIONS		297
e 11	particular cases in which limitation may not apply	ib. 295
		300
	not to be brought against executor or administrator within one year,	
•		235
		238
	due within the 4 years	ib.
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	by heir, to defeat sales of real estate under license from Courts, limited	
		232
	what shall be deemed commencement of, in certain cases 238,	298 299
•		301
	[See Limitation.]	
	when personal or transitory in what county to be commenced 257, 258,	
	in favour of or against a county, where to be brought	258
17 AN	between corporation and county, where, &c.	ib. ib.
	by inhabitants of one county, against another do.	ib.
		267
		403
		450 254
NUTIONS	by original summons	
	when on joint contracts, and one or more defendants	
		255
ero di si di si	when for dower, or for possession of real estate, to be served on tenant, though not defendant	ib.
	on towns, corporations, parishes, & c	
	not to be served on Lord's day	75
ACTIONS	to be entered at Common Pleas on the first day of term	258
	where defendant in, has been duly summoned and neglects to appear-	200
an a	of to be defaulted of the first state to be a set of the state of the set of	259
	circumstantial errors in-may be amended without costs, &c. by leave of Court	ib.
		287
		256
	effect of personal notice proved by plaintiff, in such cases	ib.
	to be continued, when against executor, or administrator, until, 205, 235, when several are brought which might be joined, plaintiff in, to recov-	237
		26Ò
	when for accounts, on simple contract, &c. account may be filed in off-	
	is set, and when, o'c. and the state state state state state state and the state st	ib.
ACTIONS.	in such cases defendant may recover balance, if any due in defence to which, defendants may give special matter in evidence,	ib.
	under general issue,	ib.
		238
	Justices, Sheriffs, Coroners, &c. civil, military, town and	261
a state and a state of the		267
	[See issue general]	
e da Ada	by married woman, under license of Supreme J. Court in absence of	
		252 398
	commenced by Justices of the Peace before themselves, to abate against executors, or administrators not to be sustained, when estate is	000
	rendered insolvent, unless for taxes; or administrator, &c. neglect to	
	settle account, or is guilty of waste	
		205
5	to be barred, if not supported in manner before provided, un- less creditor find property not inventoried, or estate should prove sol-	
and the second	tont	ອດຮໍ

ï

INDEX:

•		
ACTIONS	s pending for or against executor or administrator, if they die may be	
	prosecuted by administrator de bonis non	Ś
	pending or appealed, when parties die, may be prosecuted by executor	
	or administrator, if cause of action survive	
	in such cases may be continued for time to prosecute, &c	
	judgment in such cases how rendered	• .
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	pending, when parties die, and executor or administrator refuse to be- come party, proceedings in such case 237	,
	plaintiff, in any stage of failing to prosecute, defendant to have costs 259	
	party prevailing in-entitled to costs. [See costs.] ib.	
	review of, may be granted, in certain cases. [See review.] 247	
ACTIONS	OF ACCOUNT-proceedings in, regulated	
	when defendant refuses to appear before auditors, what proceedings to	
lyfa y s	be had when the state the state the state of	
I OTTON	appeal allowed from interlocutory judgment	
ACTIONS	OF DEBT to lie for penalties, &c. where no other provision is made 263	
	for penalty against Sheriff neglecting to give bond, or renew 401	
	against surveyor of highways, neglecting to exhibit his bills, &c. *517 on judgments for debt, damages, &c. of Courts in the State 264	
5. S. S.	rendered in Courts of other States when any all a difference in	-
1997	judgment how to be made up in such cases	
	on judgments after expiration of year	
199 - C.	on judgments respecting flowing lands	
1 A A	on recognisances before Justices in certain cases, where execution	
	cannot be issued	
	or case may be brought in certain cases for further damages, &c. 190 on bonds of Clerks of Judicial Courts regulated	
1.2	Chaul6	
	C	
	Constables	
	Registers of Probate 443	
	Commissioners of wrecks	
	on Probate bonds to be brought in Supreme J. Court	
tatan ing s	particular endorsement of writs required	
	to be continued for notice in certain cases, when writ is not served on principal	
	process and judgment in certain cases 224, 225, 226	
	preliminary proceedings, when instituted for benefit of creditors 225	
5. A	when for share of personal estate	
ACTIONS	OF TRESPASS for persons injured by cattle in certain cases #569 #569	
	where trespass was involuntary, &c. amends may be tendered, or	
	money brought into Court	
ACTIONS	for treble damages by tenant in common against co-tenant, for waste OF REPLEVIN regulated	
10110110	[See Replevin.]	
ACTIONS	for partition at common law, allowed to tenants in common, and pro-	
	ceedings thereon	
_ 1	of review, when granted, on perhon, now then, αc . $247, 948$	
	pending, if either party die, what proceedings to be had	
19 N.	of dower may be commenced by whow after one month after de-	
	mand made	
ACTIONS	DEAL provision for settlement of certain against he alainer in 150	
10100		
	demandant may abandon premises to tenant at price fixed by	
	Jurv	
Alta -	Judgment to be thereupon rendered, and execution to issue for such	
	sum with interest, in one year	
	uniess tenant bay one tintu of the sum, with interest and costs	
	wears unless tenant nay one third more, with interact	
	execution to issue for residue in three years, unless tenant part -	
	maining third, with interest; then execution to stay perpetually :	
≥jti i	tien on demanded premises, to satisfy judgment in.	
2010 - A	execution may be extended on demanded premises, or same may be sold	
	as equity	

iii

ACTIONS	REAL, if tenant be afterwards evicted, he may recover back the money	i o d
	Feet at the second of the second se	181
	if demandant does not elect to abandon, writ of seizen to be stayed	
1.1	one year, unless he pay value of buildings	ih.
1997 - A.	provisions of this Act not to extend to mortgages	ib,
		182
	if tenant has in possession more than is demanded, to which demand-	••
•	ant has same title, he may request Jury to inquire . ,	ib.
	verdict and judgment in such case	ib.
	proviso for demandant to amend, in such case, without costs	ib.
	if writ is amended, what proceedings to be had	ib.
	tenant may give notice at what sum he consents improvements may	109
	be valued, and what - land without improvements	
	Jugardad atter property of formation of the	183 :L
	what shall constitute possession and improvement	ib.
A. 1. 1. 1.	who shall not sit as jurors in,	ib.
	of demandant against person in possession of real estate-nature of	297
-		231
	real, in right, ancestral, possessory, and on demandant's own seizen	295
		296
		4,0
Normal Anna State		26 0 .
		260 260
ACTS PR		264
ACISIN	,	204 775
		814
		014
ADJOURI		
ADMINIC	Administrator, &c.]	193
ADMINIO		$193 \\ 194$
		134
•	may be granted on estates of persons dying without, and leaving prop-	195
- 4		139
	de bonis non, to be granted when former administrator or executor is	201
		201
	not to be granted unless there is personal estate or debts of \$20 or upwards	ib.
		198
		199
		200
		201
		200
ADMINIS		199
ADMINIO		
		200
1	evidence of notice how perpetuated to account for personal estate according to inventory, or as sold by li-	200
		196
	living out of State or removing, & c. neglecting to render accounts, be-	100
		200
124.5	may agree with heirs, &c. before Judge to submit to reference disputed	200
	claims of their own against estate	201
	when one or more are removed, remaining administrator, &c. to pro-	
	ceed in settling estate	ib.
	to account for income of real estate according to appraisement by com-	
н. 1. ж. установ 1. ж. установ		202
		203
	may agree before Judge to submit to reference disputed-claim of	
		204
•	not bound to answer suits when estate is rendered insolvent, unless for	
		205
•		ib.
	neglecting to settle accounts six months after final report of commis-	
		206
		ib,
	guilty of waste, proceedings against, by scire facias	ib.
		207
	of deceased creditors may join with other creditors in compounding	
	with debtors, in certain cases, by consent of Judge	07

INDEX.	X.
--------	----

	INDEX.	v
	TRANSPORT	
ADWINIS	TRATORS may require bond of indemnity from heirs before payment of share &c. in certain cases	211 -
	may have action of account against co-administrator, in case, &c.	212 \
	not to be guardians to minors interested in same estate	213
·	to apply to Courts for license to sell real estate to pay debts when	
		, 227
	may be licensed to sell whole, when partial sale would injure the rest; notice to be given	228
	to give bond to Judge to account, &c. after obtaining license	ib.
		, 228
a	may adjourn sale, not exceeding 14 days	232
ADMINIS	TRATORS recovering real estate on execution or mortgage, to hold it	
3	for use of widow and heirs, unless necessary to be sold for payment	
	of debts	234
	may receive redemption money and release their power and duty as to estates held in mortgage	234
	not bound to answer suits against them, within one year, unless, &c.	235
*	if suits are so brought, to be continued	ib.
	costs on such-may be recovered by administrator in case	ib.
2.00	writs and executions not to run against their own estates and bodies un- less on suggestion of waste discontinuation and the state of t	ih .
	proceedings against, on suggestion of waste, judgment how	ib. ib.
	may prosecute or defend suits, when either party dies after appeal and	
	before Court, &c. if cause of action survive	, 237
1999 - 1999 1997 - 1999	refusing to become party to such suits after notice, judgment to be en-	025
	tered against them not bound to plead specially, but may give in evidence	237 238
	actions against, after four years, barred, if due notice be given of their	200
•	appointment	ib.
	what shall be equivalent to suit against, in certain cases	ib.
	proviso for cases on contracts, covenants, &c. not becoming due, &c. within that time	239
ana Aliana	refusing to account for property of intestate, after being cited execution	
	to be awarded against, for amount of personal estate of deceased	225
**************************************	having personal estate not inventoried, execution against, how awarded	
di A	proceeds collected on such execution; how distributed may be licensed by Sup. Court, or Com. Pleas to make conveyances of	226
	real estate to complete contracts of deceased	232
	money received on such contracts, to be assets	233
	of Sheriffs may be sued, &c. as if cause of action survived	405
	of deceased Constable or Collector to settle his account with Asses- sors	*493
	liability of—on failure so to do	ib.
. .	how to proceed against persons suspected of embezzlement of property	•
		, 203
	not liable on their own promise, for debt of intestate	240 262
	appointed by foreign Courts of Probate, what shall be evidence of	231
	of deceased debtor or joint contract, liable as if joint and several .	238
	de bonis non, when to be appointed	201
	may become party to suit commenced by previous exec'r. or adm'r.	236 ib
	may have scire facias to complete judgments	ib ib.
	with the will annexed, when to be appointed	
() A DATE TO T	[See administration c. t. a.]	-
ADULTER	Y punishment of	77 344
ADVANCE	EMENTS made to children, &c. to be deducted in estimating shares of	. Tro
	intestate estates to be distributed	211
	mode of estimating such a scheme and a	ib.
AFFIDAV	ITS of executor or administrator, &c. posting notice of their appointment	200
•	posting notice of sale of real estate officer selling real estate for taxes, to be evidence, in case, &c.	233 502
AFFINITY	<i>I</i> , degrees within which marriages are void, [See divorce.]	340
AFFIRMA	TION of decrees in Probate Courts, on appeal to Sup. Court	222
-	of judgments in cases of partition	135
a	allowed to persons scrupulous of taking oaths as Jurors	384 394
	—— any persons scrupulous, &c. and form of	39 <u>4</u>
	and an and the second method and the second se	4

•

1.

	AGE, lawful for conveying lands, making wills, &c.	137
-	at which marriage may be contracted without consent of parents AGENTS to be appointed by Courts ordering partition, for absent persons interested	341
	for Penobscot and Passamaquoddy Indians to be appointed by Gov. [See Indians.]	136 *766
	for demanding of executive of any other State fugitives from justice, to	
	be appointed by Governor	*458
	for prosecuting and defending suits by towns, how chosen	*463
	for repairing highways to be appointed by Courts imposing fines	*519
	[See highways.] to convey county lands to be appointed by Courts	
	AGREEMENTS for waving pleas at Com. Plcas, and pleading anew on appeal,	179
	Dinding at S. J. Court	265
	and contracts, certain descriptions of, void unless in writing	240
	AID in criminal cases, may be required by Sheriffs, Constables, &c.	407
	in certain cases may be required by officers by Collectors of taxes, whether in or out of their towns	354
		*488 , 488
	ALEWIVES [See fish.]	, 100
	ALIEN, not to be employed as schoolmaster	*505
	widow of, entitled to dower ALIENAGE, no impediment in heirs or widow, &c. to receiving distributive share	150
	of personal estate	211
	ALJENATION of grants to pious and charitable uses, how to be made	153
	ALIMONY in cases of divorce, how decreed in cases	
	and restorations, Sc. may be altered by Court on application of either	
	[See divorce.]	346
	ALLOWANCE of necessaries, &c. to widows, out of personal estate, by Judge	
	of Prodate, in intestate estates, whether solvent, or not	210
	in estates testate but insolvent	211
	to minors, where no widow, and estate insolvent	143
	AMENDMENTS allowed of errors in judicial proceedings in certain cases, with-	211
	out costs See Courts	259
	APPEAL allowed from Common Pleas to Supreme Court, proceedings thereon	265
	in audita querela process	ib.
	in audita querela process from sentence of Justice of Peace in criminal cases	328 353
	how to be prosecuted in such cases	ib.
	defendant failing to enter, how to be proceeded with agreements before, at lower Court, for waving pleas, amendments, &e.	354
	binding	265
	from judgment of Jus. Peace in civil actions	356
	recognisance to prosecute, &c. effect thereof	ib,
	in case originating with Jus. Peace, from Com. Pleas to Supreme Court, when title to real estate comes in question 356,	
	in seizure of personal property, tried before Jus. Peace, or Com. Pleas	357 370
	from judgment of Justices for removal of painers	*541
	from judgment of referees, relating to fees of commissioners of wrecks	89
	allowed from judgment to abate nuisances —— from judgment of Justice on libel against gun powder, seized	111
	of Common Pleas for partition	113 135
	from Courts of Probate to Supreme Court regulated 921	222
	bond to be mied within one month, and reasons of appeal	222
	cases in which appeals may be had when and how to be prosecuted in Supreme Court	
	may be granted after loss of right in certain cases, by S. J. Court	222 ib.
	from decrees orders, &c. of Judge relating to trusts	223
	power of Sup. Court as to costs in such cases	ib.
	APPEALS may be entered after regular term, in certain cases, by license on pe- tition to Sup. Court or Com. Pleas	
	allowed from interlocutory judgments in actions of account, before ap-	200
	pointment of auditors	261
	APPEARANCE for parties [See Attorney.] APPEAISERS Commissioners for appointed by Index of Declaration	
	APPRAISERS, Commissioners, &c. appointed by Judge of Probate, may be sworn by Justice of the Peace	ตกด้
	and by town Clerk, where there is no Justice	209 ib.

vi

APPRAISERS, COMMISSIONERS, &c. of estates of persons deceased may be
appointed by Justices of the Peace in certain cases, and sworn 193, 194
to be appointed by Judge of Probate to estimate amount of in-
come of real estate in hands of executor or administrator 202
of real estate to satisfy executions, how appointed 281
APPRAISEMENT of personal property seized by proceedings in lien 369
APPRENTICES, minors, at what age, &c. how bound by indenture *758
children of paupers may be bound out, by Overseers #533
instruction of, to be provided for by indentures ib.
treatment of, to be inquired into by Overseers, parents, guardians #533,759. may be discharged from master, by Common Pleas, in case, &c. and
therupon bound anew
remedy by Overseers on indentures of, and proceedings thereon *534
eloping, may be arrested and returned *535, 761
persons enticing or carrying away, liable to action of master for dam-
the set ages to build shall be the stand strategy to set 103, *535
may be discharged, on complaint of master *535, 760
rescuing cattle, &c. impounded, proceedings against them or master #572
indentures of, how to be executed and effect thereof . *759
no longer obligatory, after death of master
penalty for transporting, or enticing away, or enlisting without con- sent of parents . 103
AQUEDUCTS—provisions enabling proprietors to manage *612
proprietors meetings how to be called, organized, &c. ib.
when thus organized may choose officers and have corporate pow-
ers *613, 614
directors of, may assess taxes on shares and collect by sale at auction
amount assessed on shares #613
mode of voting according to shares, &c.—assessing fines, &c. *614
proprietors may hold real estate to amount of \$30,000, which shall be
deemed personal—mode of transfer —may, with leave of Selectmen dig up streets, &c. to lay pipes—
not obstructing travellers
clerks duty as to recording transfers, &c. of stock ib.
private property to be liable in certain cases #616
estate of, at dissolution to be deemed real, and held in common ib.
shares in, how attached and taken on execution and sold . , ib,
penalty for wantonly injuring, and how recovered ib. pipes connected with, may be laid by towns to draw off their water in
case of fire, provided, &c. *616
ARBITRATIONS established and regulated, [See reference.]
ARSON [See Incendiaries and Malicious Mischief.]
ARMS, fire proof of, regulated [See Fire Arms.]
and equipments exempted from attachment [See Militia.] #688
ASSAULTS with intent to commit murder, &c. punishment of,
with intent to murder, maim, or disfigure, &c.—punishment 55
with intent to commit rape
and batteries, punishment of
ASSAY MASTERS, to inspect heads and worms in distil-houses, to be chosen by
towns annually from the second s
ASSES; mules, &c. not allowed to go at large [See Town meetings.] *567
ASSESSMENT, and collection of taxes [See Taxes, Sc.]
on turnpike shares, &c. [See Turnpike, Aqueduct, &c.]
ASSESSORS to be chosen by towns in March or April 4470
to make lists of voters for State officers, and deliver to Selectmen before 1st of August annually *464
1st of August annually *464 of plantations to prepare, and have at meetings, lists of voters for State
others, &c. *465
to revise and correct such list, and when
to preside at their meetings for choice of State officers-their powers,
duties, &c
neglecting duties relating to-penalty for
of towns to prepare before the 20th of February, annually, list of voters
in town affairs . #468
to assess the polls and estates within their towns, for taxes laid, and
commit list to Collector or Constable

• • • • • • • • • • • • • • • • • • •		
ASSESSORS to leave copy of assessment and valuation with town Clerk	- 4	71
refusing to be sworn, &c. after choice-penalty	. i	ь.
-vacancy in such case how to be filled	. i	ь.
- form of complaint against	. ·i	Ъ.
Selectmen to act as, in certain cases	*4	72
pay of, one dollar per diem	*507, 47	
when not chosen by towns, to be appointed by Sessions	*4	
- duty of such Assessors	*4	
chosen or appointed, to obey Treasurer's warrants for assessing the		
		-0-
under penalty	*47	
when delinquent, others to be appointed by Sessions	*4	14
to be chosen by plantations, with same powers, duties, liabilities,		
so far as relates to taxes, as towns		b.
in plantations recently organized, to call meetings in March or	April	
for choosing officers	*47	75
towns and plantations to notify inhabitants to bring in lists of	polls	
and estates taxable, and may require oath	*47	6
persons aggrieved at rates of, may apply for abatement, and if refu	ised.	
may appeal to sessions	*47	7
may in certain cases over rate, not exceeding 5 per cent. of whole		Ь.
rules to be adopted by, in apportionment of taxes		ь.
may add State and county to their other taxes .		Ь.
warrant to collect State, county, town or plantation taxes, form of,		
to issue new warrant, when original is lost	. *47	9
when towns neglect to choose, for five months after warrant from 7		
urer, what proceedings to be bad	. it) .
delinquent, when their estates are insufficient to pay State taxes	5 TO-	
quired, Treasurer may levy amount deficient on inhabitants of t	heir	
towns • • • • • • • • • • • • • • • • • • •	*430, 49	1
may assess improved lands, houses, &c. to tenant or owner, if in S	tate, #48	5
may demand of Constable, &c. taken in execution copy of his as		
ments remaining unsettled	*49	7
how to proceed in case of refusal by such Constable,	*49	-
in towns regulating collection of taxes by Treasurer, &c. how to		0
ceed a set a set of the set of th	*50	1
		r
to furnish school books at expense of plantations in certain cases to	J D C # C O	-
charged to parents	. *50.	
to assign each school district its share of school money	. it	
powers in regard to taxes in school districts	*50	4
of plantations to determine where to build school house, when dis		
cannot agree	*50	9.
to determine places to erect guide posts, under penalty	526, 52	7
to appoint substitute to finish collections, &c. when collector, &c.	be-	
comes insane	*49	1
to refund, &c. if insane collector, &c. has overpaid them	. ib	
may demand of such insane collector, &c. or guardian, administr		
or executor, list of assessments-and give them to new collector		
to assess upon towns, & c. deficiencies of collectors in payment to S		
	. *492	9
Treasurer, and commit same to some other, to collect		-
to appoint some person to complete unfinished collections of decea	*49	
		>
to adjust accounts of deceased collectors, when unfinished, with t		
executors or administrators,	· ib	
ASSIGNEES, may be made parties in suits for redemption of mortgages	. 146	
rights of, not to be impaired in setting off executions, by officers	27(
of goods, &c. in foreign attachments may be made parties, in cases	s 290)
mode of proceeding against, in such cases, when they appear, or		
defaulted .	. ib.	
ASSIGNMENT, validity of, how tried, when questioned in cases of foreign atta	.ch-	
. ment	. ib,	
ATTACHMENT, of goods and estate on mesne process to hold thirty days a	fter	
judgment	. 268	•
of shares in companies corporate, and dividends growing thereou		
when made of shares, &c. copies to be left of writ, &c. with Cle	. 269	
Treasurer or Cashier, &c. of company	-	
of rights in equity of redemption, &c. and effect, as to attaching cr		
itor	. ib.	
to hold in certain cases until levy completed	. 277	

	- C
if estate be redeemed before sale, to constitute lien on fee	269
of franchises of turnpikes, &c. when made, copy of writ to be left with	~00
Clerk or Treasurer, &c. thirty days before Court	ib.
proceedings in such cases, to be in county where creditor or officers	
period of corporation resident and made by the set at here is the set of the	280
not dissolved, by death of either party, unless defendant's estate rep-	
and a second discovert we do not a second the second second second second second second second second second se	284
	*616
of certain articles, valid, although left in defendant's possession, on	anr
security	285
of goods, &c. on mesne process, when replevied in certain cases, to hold and continue	368
certain goods and chattels exempted from	414
arms, equipments, &c. of Militia exempted from \$702,	
on mesne process to hold in certain cases, when actions are continued	
nisi and judgment in Supreme Court to be entered as of former term	245
not to be affected by certain proceedings for entering complaints and	
appeals, after loss of right	249
against witnesses for contempt	265
foreign [See foreign attachment.]	
ATTORNEY who may apppear as such [See Attornies.]	
any person may appear as, for person restrained, secreted, &c. on stip- ulating for navment of costs 326,	991
	541 6
of party to be notified in taking depositions, and who shall be so con- sidered	390
	\$487
to be notified by Collector before sell-	
ing such lands, for taxes	ib.
ATTORNEY GENERAL powers, duties, &c. of,	422
to prosecute delinquent county Treasurers	374
fees taxed for, in certain cases, to be credited to the State	375
to prosecute commissioners of wrecks for delinquency	91
to file information for inquests of office for State to recover lands, sub-	100
stance of such information	186
to prosecute by inquest, for lands accruing to State for want of	107
heirs products to proceed a first producting to return continents of	187
and county to prosecute Clerks for neglecting to return certificates of fines &c. to State Treasurer	407
to receive no fees from prosecutor, nor to be of counsel in civil case	
depending on same facts	422
for each county to be appointed and sworn	ib.
duty to be paid by each	425
to exhibit annually to Court of Sessions, account of monies	416
to move Court of Sessions-to examine bonds of Sherifis annually	401
ATTORNIES and Counsellors at law, admission and practice, regulated	396
qualifications for admission of prescribed	ib.
to be sworn in open Court—form of oath	397
not entitled to fees, unless regularly admitted	ib. ib.
not more than two on each side to be allowed parties any persons of good moral character, may appear as, by special power	ib.
no Judge or Justice to appear as, in a case before tried by him	398
no Sheriff or deputy to appear as such, or draw plea	ib.
Judge and Register of Probate not to act as	193
Sheriffs, &c. not to purchase notes, accounts, &c. for collection or ad-	
vance money thereon	100
and counsellors-rules respecting admission of, by Supreme Court	243
money paid for admission of, in Supreme Court, to be fund for pay of	• • •
Reporter	246
lien for costs, &c. on executions offset, protected	270
AUCTION and AUCTIONEER [See Fendue.]	917
AUDITA QUERELA writ and proceedings thereon, form 326, 327, writ, how to be endorsed, served, &c. liability of endorser	
nonceedings in regulated	327 328
proceedings in, regulated Court may liberate plaintiff from prison, on conditions in certain cases	328 ib.
AUDITORS in actions of accounts, how to proceed when defendant refuses to ap-	10,
pear .	261
may be appointed in any action when Courts deem it proper	262
their report to be given in evidence to the Jury	ib.
reasonable compensation of, to be allowed by Court	ib.
AVOIDANCE of principal to render bail liable, in what cases and extent	333
$(\mathbf{B}_{i}) = (\mathbf{B}_{i}) + ($	-

13

	and the second	
1.1	医马克特氏 化乙基乙酸 医白癜白 医白白白 网络马克斯马克 化乙基乙烯二乙基	
BAIL in c	ivil actions regulated	332
• •	officer to return bond, when taken, with the writ	ib.
	name and addition of, to be inserted in margin of execution against	
· · · ·	maine and addition of, to be inserted in margine of exception against	÷1.
· · · ·	principal, uv clerk of Jusice	ib.
	to be nothed by oncer having execution against principal, fiteen	
	principal; by Clerk or Justice to be notified by officer having execution against principal, fifteen days before time of return	ib.
	may commit principal, &c. by leaving copy of writ, &c. with gaoler	ib.
	here of moley thereupon under cartain provisions	333
S	duty of gaoler thereupon, under certain provisions	
the set of	may be discharged on bringing principal into Court	ib.
£	liable if principal avoid	ib.
	not held liable by return of avoidance, unless execution has been in	
e de la composición d La composición de la c	he had a of officer thirty days	ib.
en line	hands of officer thirty days	10.
	scire facias against and judgment thereon unless principal be produced	
	&c. and costs paid before judgment	334
	principal surrendered by-to be discharged, if not taken in 15 days	ib.
1 A 1.4	in actions before Justices of the Peace regulated	ib.
63 g		
still i	may bring principal and procure officer to attend before Justice	ib.
	to be discharged, paying costs, principal to be committed	335
	form of mittimus by Justice in such cases	ib.
	principal to be discharged, if not taken in execution in 15 days	ib.
		ib.
	penalty for officer refusing to attend, &c. in such cases	
	scire facias against limited to one year	336
9. t	remedy of, by action against principal for indemnity	ib.
	and property attached not to be affected by appeals, complaints,	
	&c. entered out of season, &c: by petition	249
	lie of the all encoursed argent of control armon	
	allowed to all persons accused, except of capital crimes	23
	what extent to be required of persons charged with larceny	71
117	[See recognizance]	
BAILABL		
Dimmin	or more Justices of the Common Pleas	S 36
÷.		
•	or two Justices of the quorum	ib.
	extent of power to admit to bail, in such cases	ib.
BALLAST	penalty for throwing overboard in harbours	*764
·		ih.
DATIOT	not to be taken off from any island, beach, &c. without consent of owner	ib. *460
BALLOT,	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by	*460
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction	*460 275
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction	*460
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale	*460 275 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner	*460 275 ib. 276
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed	*460 275 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by cal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due	*460 275 ib. 276 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon	*460 275 ib. 276
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by cal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due	*460 275 ib. 276 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid,	*460 275 ib. 276 ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. ib. *579
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except 276 to have their weights sealed in June annually bills of five dollars and under to be printed from stereotype plates	*460 275 ib. 276 ib. ib. , 277 *579 *620
BALLOT, BANKS r	not to be tuken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such nortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except . 276 to have their weights sealed in June annually bills of five dollars and under to be printed from stereotype plates original impression of such, to be lodged in Secretary's office	*460 275 ib. 276 ib. ib. *579 *620 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except 276 to have their weights sealed in June annually bills of five dollars and under to be printed from stereotype plates	*460 275 ib. 276 ib. ib. , 277 *579 *620
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale —— mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except 276 to have their weights sealed in June annually bills of five dollars and under to be printed from stereotype plates original impression of such, to be lodged in Secretary's office bills of five dollars to have impressions of check plate on back plates used by—to be kept in their vaults, and taken out only in pres-	*460 275 ib. 276 ib. ib. *579 *620 ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib. ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib. ib. *621
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib. ib. *621 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib. ib. *621
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale —— mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib. ib. *621 ib. *621 ib. *622
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib. ib. ib. *621 ib. *621 ib. *622 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib. ib. *621 ib. *621 ib. *622 ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. 277 ib. 277 *579 *620 ib. ib. *621 ib. *621 ib. *621 ib. ib. *621 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib. ib. ib. *621 ib. *622 ib. ib. ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. 277 ib. 277 *579 *620 ib. ib. *621 ib. *621 ib. *621 ib. ib. *621 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. *579 ib. *579 ib. ib. *620 ib. ib. *621 ib. *622 ib. ib. *622 ib. ib. *622 ib. *622 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. ib. *579 *620 ib. *621 ib. *621 ib. *622 ib. ib. *622 ib. ib. *6223 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. *579 ib. *579 ib. ib. *620 ib. ib. *621 ib. *621 ib. *621 ib. ib. ib. *621 ib. ib. ib. ib. ib. ib. ib. ib. ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. *579 *620 ib. *621 ib. *621 ib. *623 ib. *623 ib. *623 ib. *624
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. *579 ib. *579 ib. ib. *620 ib. ib. *621 ib. *621 ib. *621 ib. ib. ib. *621 ib. ib. ib. ib. ib. ib. ib. ib. ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. *579 *620 ib. *621 ib. *621 ib. *623 ib. *623 ib. *623 ib. *624
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 276 ib. 276 ib. *579 ib. ib. *621 ib. *621 ib. *622 ib. ib. *623 ib. ib. *623 ib. ib. *623 ib. *623 ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. *579 *620 ib. *621 ib. *621 ib. *623 ib. *623 ib. *623 ib. *624
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. 276 ib. 277 *579 *620 ib. ib. ib. ib. ib. ib. *622 ib. ib. ib. ib. *623 ib. ib. ib. *624 ib. *624 ib. *624 ib. *625 ib. *625 ib. *60 ib. *77 *60 ib. *77 *60 ib. *77 *60 ib. *77 *60 ib. *77 *60 ib. *77 *77 *77 *77 *77 *77 *77 *77 *77 *7
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 276 ib. 276 ib. *579 ib. ib. *621 ib. *621 ib. *622 ib. ib. *623 ib. ib. *623 ib. ib. *623 ib. *623 ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by call estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. 276 ib. *579 *620 ib. ib. *621 ib. ib. *622 ib. ib. *623 ib. ib. *623 ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. ib. ib. ib. ib. ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by call estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. 276 ib. *579 *620 ib. ib. *621 ib. ib. *622 ib. ib. *623 ib. ib. *623 ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. ib. ib. ib. ib. ib. ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by eal estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except . 276 to have their weights sealed in June annually bills of five dollars and under to be printed from stereotype plates original impression of such, to be lodged in Secretary's office bills of five dollars to have impressions of check plate on back plates used by—to be kept in their vallts, and taken out only in pres- ence of President, director or Cashier—and returned every night penalty for having in possesson stereotype plates of, contrary to law — for refusing to pay their bills on demand hills to be paid where issued, and not to be made payable elsewhere bills made payable elsewhere, to be paid at Bank whence issued proviso as to drafts, checks, &c. for \$100 or more not to issue bills of 1, 2, aud 3 dollars to amount of 1-4 capital tax on, to be paid semi-annually, with abstract of stock paid in to make semi-annual returns—and form of loans of to Massachusetts, provisions for, to apply now to Maine stockholders liable in certain cases, in private capacity, to amount of their stock. to make returns to Sccretary of State in January or June under oath, and how, &c. under penalty to loan to State, when Treasurer shall notify President and Cashier amount wanted, in writing	*460 275 ib. 276 ib. *579 *620 ib. *621 ib. *623 ib. ib. *623 ib. *624 ib. *624 ib. *624 ib. *625 ib.
BALLOT, BANKS r	not to be taken off from any island, beach, &c. without consent of owner certain town officers to be chosen by call estate of, may be taken by execution and sold at auction deed of by officer taking, and mode of notice of sale — mortgage to, may be taken and sold in same manner debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due thereon after notice of seizure on execution, no transfer hy, to be valid, except	*460 275 ib. 276 ib. 276 ib. *579 *620 ib. ib. *621 ib. ib. *622 ib. ib. *623 ib. ib. *623 ib. ib. *623 ib. ib. ib. *623 ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. *623 ib. ib. ib. ib. ib. *623 ib. ib. ib. ib. ib. ib. ib. ib. ib. ib.

I	Ì	V]	D	E	х.	

BANKING ASSOCIATIONS, unincorporated, provisions for restraining penalty for becoming members of, how recovered	*627 ib.
penalty for becoming memory of all the receivered the receivered	ib.
notes, &c. payable to-void BANNS OF MARRIAGE, when forbidden, what proceedings to be had	342
BARRATRY of master of vessel or mariners, owners how far liable in certain	
 Cases _ 1.1.1 and the state of a substate for all states of a second state. 	92
BASTARDS, punishment for concealing death of	56
penalty for concealing pregnancy and being secretly delivered of	ib. 347
BASTARD CHILDREN, provision for their maintenance, in certain cases mother's accusation, of father—to be taken before Justice of Peace	ib.
father to give bond to answer complaint at Common Pleas	348
mother, unable to attend, or not delivered, bond to be continued, or re-	
struct named out the part with a contract of the south of the	ib.
father-how proved and adjudged, by evidence of mother	ib.
mother to be competent witness in trial, provided	349
mother not allowed to make settlement with father after complaint made, unless by consent of Overseers of poor	ib.
examination of mother, taken in one county, may authorize Justice to	10-
issue warrant and have same proceedings as to bond, &c. in another	349
to follow and have settlement of mother bag at the settlement of mother bag at the settlement of mother bag at the settlement of the settl	530
	*569
	*571 559
taken up going at large—penalty for rescuing before impounded #571, may, by vote of town be restrained from going at large, &c, in partic-	512
ular places	*573
Stray-persons finding, to give notice to town Clerk	ib.
appraisers of, to be appointed by Justice of Peace or town Clerk	*574
if no owner appear within one year, what proceedings to be had if horses, & c.—may be sold after two months.—proceedings	ib.
if horses, & c-may be sold after two months-proceedings	ib.
owner of, entitled to money, if applying within one year, otherwise horses not to be taken up as—between April 15, and Nov. 1	ib. *575
See Cattle, Sec. Set and Sectore and Secto	0.0
	*628
Inspector General to be appointed by Governor,	ib.
to give bond, appoint deputies, under oath	ib. *629
quality and size of barrels and half barrels to contain for exportation quality for exportation, different kinds and numbers \$629, 630	
how to be salted and preserved area in a range of the salted and second se	
Inspector's duty to inspect when requested, without delay	*631
what laborers to employ in packing, &c. after inspection	*632
manner of branding barrels and half barrels	ib,
Inspectors not to brand packages nor casks of provisions unless in-	ib. '
spected and weighed by them, under penalty	ib.
deputies not to brand cask out of their towns	*633
refusing to brand, &c. for export, penalty	ib.
for exportation—penalty for shifting or mixing, &c. after branded	ib.
not to be exported unless in barrels and half barrels, packed, inspected,	ib.
nor unless master of vessel furnish Collector of the Customs with certi- ficate and a standard and a standard and a standard	ib.
nature of certificate, form of oath to	ib.
rounds of, may be exported in kegs, &chow branded	*634
or pork not inspected, penalty for exporting	ib.
may be seized on board vessel, by warrant from Justice Peace ———————————————————————————————————	ib. #695
and condemned as forfeited in case	ib.
provisions for inspection, to extend to any transported coastwise from	101
this to any other of the United States	ih.
deputies to make annual returns to Inspector General	ib.
Inspector General to make annual returns to Secretary of State	ib *coc
• • • • • • • • • • • • • • • • • • •	*636 ib
penalty for weighing otherwise than required by law weighers of—for sale in market, to be appointed by Selectmen	ib. ib.
to be sworn, give certificates—form of, &c *636	
cattle for market or barrelling-contrary to law-penalty for buying	*637
Inspectors of, in office, to continue	ib.
BEGGARS [See Vagabonds, &c.] BESTIALITY and SODOMY how nunished	c1
	61 179
	7.78

XI

BILLS OF EXCHANGE, inland, when protested, &c. damages regulated 395, 3	96
notice to parties on—how given by Notaries BILLS IN EQUITY in Supreme Court and Common Pleas 93, 145, 179, 189, 189, 188, 1	23 _
BIT IS IN FOLITY in Supreme Court and Common Pleas 93, 145, 179, 189, 188, 1	90
[See Mortgage, Inquest, &c.]	- ·
BILLS for discovery &c. may be filed by owners, freighters, &c. of vessels in	
BILLS for discovery e.c. may be med by owners, neighters, g.c. or vessels m	0.5
Supreme Court, in certain cases-how conducted, &c.	93
BILLS OF BANKS how to be impressed, payment enforced [See Banks]	
out of State less than \$5-not to be passed, &c. except #6	27
	87
game of, not to be allowed by inthousers in their houses	ib,
	98
BIRTHS and DEATHS to be recorded by town Clerk, at expense of town *:	696
parents, householders, master of vessel, alms house, &c. to give notice	
parents, nousenoniers, master or vessel, and house, get to give noted	ib.
BLASPHEMY and profanity, punishment of, and a state of the state of th	
	374
BOATS and LIGHTERS for transporting stones, gravel, &c. how to be marked *	763
penalty if unmarked, or falsely marked	ib.
penalty in ginalized, or labely indicate his Colocities Sec.	
inspector of, to be appointed annually by Selectmen	ib.
to examine and mark anew, when necessary	64
fees to be regulated by Selectmen	ib.
	75
having shelt lish of bolta, which holds to be all the set of the s	
BODIES POLITIC [See corporations, towns, &c.]	
	127
commissioners of wrecks, and remedy thereon	88
	194
to be given by executors to return inventory or pay debts	198 ·
to be given by exclusive minor intentity of his fields (1) of a	
by guardians to minors, ideots, spendthrifts, &c. 213, 5	219
by trustees of estates of minors and others appointed by	
	217
	220
to the task of an and and approved by Indee being field	
	196
	220
sureties on, may in certain cases apply to Judge to order new 3	221
principal in such bond refusing to comply, to be removed	ib.
- F	
of appeal filed in Prob. Court, with reasons, to stay further proceedings	220
	224
proceedings thereon to judgment and execution 224, 225,	226
administration, manner and form of judgment	226
to be given by executors administrators and guardians licensed to sell	
to be given by exceptions and the location for the second second	228
by heirs, to prevent sale, on petition of exec'r. adm'r. &c	ib.
by friends or guardians of minors, when licensed to soll, &c.	
in certain cases much do a plance of the structure of the	230
by executor, administrator, &c. of persons dying out and	
	091
leaving estate within the State, in county where estate lies	231
by creditors taking execution against defendant out of	
by creditors taking execution against defendant out of State, in certain cases	256
	330
repleying cattle and goods claimed by third	
	914
$\frac{\text{person}}{1} = \frac{313}{1}$	
	332
to be given by friends of insane prisoners, discharged at their request	253
required of person accused as father of bastard child, may be contin-	
Sould energies and the nued address of Javanga on statistical distances in the second statistics of the second	343
	399
and the second secon	401
sufficiency of, to be examined annually by court of Ses-	
sions, on motion of Attorney for State	ib,
	402
	204
of Sheriff, or Coroner, may be sued by person aggrieved, and such per-	100
	403
suit on, to be in county where Sheriff, &c. dwell	ib.
to be given by gaoler when appointed by Governor during vacancy of	
	404
of Sheriff to extend to breaches by gaoler or deputy Sheriff after death	
	405
copy, certified by Treasurer, legal proof, unless signature denied	ib.
to be given by Constables and remedy thereon	
Coroners 402,	
Register of deeds	417

xii

BOND of Clerks of Courts and Registers of Probate, what shall be adjudged a
10.3 「「「「」」、「」、「」「forfeiture」、24日 パング加速ない、19月1日になる時間」、19月1日により、2月1日の10月1日 443
to be put in suit by direction of Judges, when, &c. ib.
of Constable or Collector to town Treasurer
of deputies of town Treasurer, when appointed by Collector of taxes *500
of defeasance how to operate in certain cases, if not recorded 131
when forfeited, judgment thereon how rendered company into . 190
after judgment on, scire facias or action of debt, or case to be sued for
ship further damages, when it before search destriction for here the life it.
required of inspectors of beef and pork and their deputies *628
#638
pickled and smoked fish *642
pot and pearl ashes, and deputies #649
hops, and deputies and deputies and deputies and the second at the \$653
stone lime, and proceedings on, when sued *665
*670
fail a service the shocks are for the shocks are for the state frage of the state o
*767
*763, 769
pipt iss pilots i such have be easy as the distribution of a *771
*745
cross states given to Treasurer of States county, town, &c. may be prosecuted in name of successor of a transformation of the state of
BON-FIRES not to be kindled near houses, under penalty *555
BOOTS, &c. manufacturer and stamping regulated
stamping to be considered as warranty, and penalty for counterfeiting ib.
BOTTOMRY and respondentia [See insurance.]
BOUNDARIES of towns to be run and renewed by Selectmen once in 5 years #464
of highways, streets, &c. bow settled in certain cases #523, 524
BOXES, to contain fish, for exportations a [See fish.]
BRADS [See nails.] BRANDING [See beef, &c. butler, fish, pot ashes, tobacco, &c.]
BREACH of prisons or aiding, furnishing tools, punishment of
BREAKING and entering buildings [See burglary and larceny.] 64,65
BRIBERY and corruption, penalty for, in giving or receiving 101
ergage either party offending in such cases, may prosecute the other, without being liable to penalty
BRIDGES franchise of, liable to be attached, taken on execution, &c. 269, 273
BEDGES fraiding of have to be attached, taken on execution, gen a 203, 213 BEOS [See companies, attachment, Gel also highways.] 6 2600 2000 10
BROOKS, &c. [See fences.] See the second of the second sec
tain, to be considered the true bounds, if of 40 years standing *523
when demolished to stop fires, owner to be indemnified white \$584
BURGLARY and other breaking and entering buildings, how punished to 61
or is accessary before the fact, punishment of the correlation in the second se
or is accessary before the fact, punishment of the structure in the offendar in not appendent and committee the accessite of the structure of
when the offender is not armed and commits no assault (2011) 62 the Caccessaries to, before and after the fact (2012) and (2012) is
data the accessaries to, before and after the fact the source source and the line is the source of the boundary of the source of the boundary of the source
entering dwelling or other houses with intent to commit felonies in night
time without breaking or by day with breaking bound - unit
time without breaking, or by day with breaking house, punishment of 62
accessaries before the fact hand reach as the integra of a structure ib.
accessaries before the fact increasing tendent is a straight to the second seco
BURNING [See incendiaries and malicious mischief.] and a UTCHER [See nuisance.]
BURNING [See incendiaries and malicious mischief.] ib. BURNING [See incendiaries and malicious mischief.] 58 BUTCHER [See nuisance.] BUTTER and HOGS LARD, inspection of, regulated of the second seco
accessaries before the fact in the second se
accessaries before the fact in the second se
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] ib. BUTCHER [See inuisance.] BUTTER and HOGS LARD, inspection of, regulated is in the second s
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] 58 BUTCHER [See nuisance.] BUTTER and HOGS LARD, inspection of, regulated 55 inspector to be appointed by Governor, ib. to give bond, appoint deputies, under bond 65 not to be shipped before inspection 1 mode of inspection and branding , ib.
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] ib. BUTCHER [See nuisance.] BUTTER and HOGS LARD, inspection of, regulated is in the second
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] is. BUTCHER [See incendiaries and malicious mischief.] is. BUTCHER [See incendiaries and malicious mischief.] is. BUTTER and HOGS LARD, inspection of, regulated is. inspector to be appointed by Governor, ib. to give bond, appoint deputies, under bond is. mode of inspection and branding ib. for exportation, in what casks to be packed *639 casks how to be prepared with brine, weighed, &cc. ib.
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] is. BUTCHER [See incendiaries and malicious mischief.] is. BUTCHER [See incendiaries and malicious mischief.] is. BUTTER and HOGS LARD, inspection of, regulated is. *637 inspector to be appointed by Governor, ib. *638 not give bond, appoint deputies, under bond ib. *638 mode of inspection and branding ib. ib. for exportation, in what casks to be packed *639 casks how to be prepared with brine, weighed, &c. ib. iccriticate of inspection to be produced to Collector and sworn to, before ib.
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] ib. BUTCHER [See invisance.] BUTTER and HOGS LARD, inspection of, regulated is in the second appoint deputes, under bond appoint deputes, under bond is in the second appoint deputes with brine, weighed, &c
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] ib. BUTCHER [See invisance.] BUTTER and HOGS LARD, inspection of, regulated is in the second appoint deputes, under bond appoint deputes, under bond is in the second is in the
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] is. BUTCHER [See incendiaries and malicious mischief.] is. BUTCHER [see incendiaries and malicious mischief.] is. BUTTER and HOGS LARD, inspection of, regulated is. is. inspector to be appointed by Governor, ib. ib. to give bond, appoint deputes, under bond ib. ib. mode of inspection and branding ib. ib. mode of inspection and branding ib. ib. for exportation, in what casks to be packed *639 casks how to be prepared with brine, weighed, &c. ib. certificate of inspection to be produced to Collector and sworn to, before clearance, by master of vessel ib. penalties for exporting without inspection ispected, liable to seizure, in certain cases, on board vessel ib.
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] 58 BUTCHER [See nuisance.] 58 BUTTER and HOGS LARD, inspection of, regulated *637 inspector to be appointed by Governor, ib. to give bond, appoint deputes, under bond *638 not to be shipped before inspection ib. mode of inspection and branding ib. for exportation, in what casks to be packed *639 casks how to be prepared with brine, weighed, &c. ib. cettarance, by master of vessel ib. penalties for exporting without inspection ib. not inspected, liable to seizure, in certain case, on board vessel ib. penalty for inspector delaying, neglecting, &c. ib.
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] 56 BUTCHER [See incendiaries.] 56 BUTTER and HOGS LARD, inspection of, regulated *637 inspector to be appointed by Governor, ib. to give bond, appoint deputies, under bond *638 not to be shipped before inspection ib. mode of inspection and branding ib. for exportation, in what casks to be packed *639 casks how to be prepared with brine, weighed, &c. ib. certificate of inspection to be produced to Collector and sworn to, before clearance, by master of vessel penalties for exporting without inspection *640 not inspected, liable to seizure, in certain cases, on board vessel ib. penalty for inspector delaying, neglecting, %c. ib.
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] 58 BUTCHER [See invisance.] *637 inspector to be appointed by Governor, ib. to give bond, appoint deputes, under bond *638 not to be shipped before inspection ib. mode of inspection and branding ib. for exportation, in what casks to be packed *639 casks how to be prepared with brine, weighed, &c. ib. certificate of inspection to be produced to Collector and sworn to, before clearance, by master of vessel penalties for exporting without inspection *640 not inspected, liable to seizure, in certain cases, on board vessel ib. penalty for inspector delaying, neglecting, %c. ib.
accessaries before the fact ib. BURNING [See incendiaries and malicious mischief.] 56 BUTCHER [See incendiaries.] 56 BUTTER and HOGS LARD, inspection of, regulated *637 inspector to be appointed by Governor, ib. to give bond, appoint deputies, under bond *638 not to be shipped before inspection ib. mode of inspection and branding ib. for exportation, in what casks to be packed *639 casks how to be prepared with brine, weighed, &c. ib. certificate of inspection to be produced to Collector and sworn to, before clearance, by master of vessel penalties for exporting without inspection *640 not inspected, liable to seizure, in certain cases, on board vessel ib. penalty for inspector delaying, neglecting, %c. ib.

xiii

BYE-LAWS of towns how to be made and approved breaches of, to be prosecuted before Justices of the Peace 353	
an an ann a la an	
CALENDAR of prisoners to be kept by Sheriff, form and manner to the set by the set of prisoners to be kept by Sheriff, form and manner of Ship Court	
abstract or list of prisoners to be furnished at opening of Sup. Court, and Common Pleas, with calender and the state of t	
CALF SKINS, not to be exported at unmanufactured 28 days 2005 gues 100 million *684	
CAPITAL TRIALS regulated, when accused is mute and the life 266 to the peremptory challenges to jurors in, limited to 20 year life when the line in the life of th	
CARGOES of vessels; wilful destruction—to defraud underwriters, how punished 57	
CASKS, size and quality of [See inspection—beef, butter, nails, &c.]	
CATTLE, horses, sheep, &c. cruelty to, how punished	
impounded, may be replevied by owner, and how [See replevin.] 366 when owner is unknown what proceedings to be had \$571	
horses, horse kind and neat, not to be impounded, if owner is unknown *567	
mode of impounding and securing, notice, proceedings thereon *560, 569	
be impounded although some part of fence be insufficient *569	
be impounded although some part of fence be insufficient *569 neat, may go at large in any season, unless restricted by vote of	
2. Employed when a when a start of the network of a start of the second of the start of the second of the secon	
penalty for rescuing when taken up before impounded and the first \$571	
for market or barrelling, &c. contrary to law, penalty for buying and 13637 CAUSES CIVIL, speedy decision of, provided for and the second carse . 361	
[See reference.] [Learen and I alterbase in VH207704	
CERTIFICATE of Secretary or Treasurer of U. States or of any State may be to admitted in trials for foreery, in certain cases D. admitted by . 82	
admitted in trials for forgery, in certain cases to set would be . 82 of Judge of Probate required before granting license to sell real estate and the	
of persons deceased, under guardianship, by common law Courts 229, 230)
of Overseers of poor required before granting license, by Courts, to sell of real estate of spendthrifts, non compos, & c. in whole or part advantation ib.	
to be given by Clerks, Cashiers, &c. of incorporated companies to at-	
Contrast de la staching officers par clief guie des lans WAR de 273 145 to purchasers under sales on executione. Z4262, 272	
and copy of note and amount due on mortgages	
magnetic to company the second states and the 276	
of intentions of marriage by town Clerk for Justice or Minister 2009 341 of fines, costs, &c. to be returned within 50 days from rising of Courts	
by the Clerk to office of Treasurer and Secretary of State 20, 3100 407	•
in the second definitions of school master and mistress required before employ. المعاد المعادية المعاد ا	
of inspectors of heef, pork, &c. to be furnished Collectors of customs	
 hefore exportation ad extension and even of total statute and to the statute of the	1
instance and pearl ashes, hops, malt, tobacco, onions, flaxsed, lumber, nails,	
fire arms, &c) quanted and state and the second of the second state	
CERTIORARI from Sup. Court to inferior tribunals to correct their proceedings in forcible entry and detainer to remove proceedings to Sup. J. Court 365	
CHALLENGE to duel-punishment for giving or accepting Homes, Access. 55	
Charactering: as second, laiding, abetting, &c. punishment of less such a lib.	
CHANCERY POWERS, granted to Supreme J. Court, as to trusts)
process, & c. necessary to carry such powers into effect the control of burgers in the first state of the control of the contr	
enter judgment in equity [See bond, probate, & c.] as the set of a set of the set of th	
#CHARCOAL measuring of regulated actions inducted and the test of the second state of the second sec	
penalties for violation of provisions respecting elessent in the lib.	
• CHARTERER of vessel, in certain cases to be considered owner and the sector 93	
CHEATING by false pretences, punishment of, a base of the second	
CHILDREN posthumous how to inherit there are a well well well constructed and 141	
inclusion in the state of the s	
of lunatics non compos, speudthrifts, &c. to have guardians 215	
[See wills, estates, probate, &c.] CHIMNEYS, stove pipes, &c. in certain towns, penalty for not keeping in repair 114	
CHIMNEYS, stove pipes, &c. in certain towns, penalty for not keeping in 'repair' 114 CHURCH WARDENS, to be bodies corporate, take lands for pious and charitable	
uses	

xiv ·

	CIVIL LAW-rules of, adopted for computing degrees to regulate descents	142	
	CITATION to issue from Probate Court to compel disclosure by persons entrust-		
	ed with estate of persons deceased	202	
	to administrator, to account for property of intestate	225	
	CITIZENS, personal liberty of, protected	102	
	not to be transported from place to place, without their consent	ib.	
	CIVIL PROCESS not to be served on Lord's day [See service.] a bidder CLAIMS, against insolvent estates, time and manner of proving the 203, 204, 203, 204,	75 905	
	may be determined at law, when rejected by commissioners	205	
	or hy referees in case	ib.	
	rejected by commissioners, may be prosecuted at common law,	-01	
	on petition to Sup. J. Court, in certain cases, after loss of right	250	
	against estates by executor or administrator may be submitted to refer- ence, in certain cases, by rule before Judge of Probate		
	CLAPBOARDS, inspection of [See lumber.] dimensions regulated	201 *676	
	CLERK of the Judicial Courts to be appointed in each county, by Governor	398	
	to keep account of their fees, and account with county Treasurer un-	000	
	der oath, annually, for half surplus above \$1000	399	
	to give bond to the State; condition thereof	ib,	- î
	what shall be adjudged a forfeiture, and effect thereof	443	
	to pay over to county Treasurer in thirty days after rising of Courts, money received for State or county	399	
•	may be appointed pro tem. by Courts in certain cases	400	
	to return to State Treasurer within fifty days after Courts' rising, cer-	400	
	tificates of fines, bills of costs, &c.	406	
	to return like certificates to Secretary's office	407	
	when receiving costs in civil actions in favor of State, to pay it over to	(22	
	county Treasurer duty as to executions against principal in suits where bail bond is taken	422	
	and returned, to insert name, &c. of bail	332	ŕ
	to grant subpœnas for witnesses in civil cases	265	
	to issue venires for Jurors according to districts	379	
	how to prepare lists of jurors for impannelling	382	
	to keep and certify notarial records, after decease of Notary-make	43.1	
	copies to keep and certify copies of Justices records, under confession act	424 444	
	duty to be paid by, to county treasurer, on appointment	425	
	estate of, liable to make up deficiency in records	443	
	CLERK of Sessions to transmit copy of county estimates for taxes, &c. and county		
	Treasurer's account therewith to Secretary of State, annually	416	
	CLERK of Supreme J. Court to take charge and certify copies of records of deeds, in certain cases of vacancy of Register 418.	110	
	CLERK of towns [See towns.]	419	
	parishes See parish.		-
	market [See market.]		
	Quaker meetings to make return of marriages to town Clerk	343	
	proprietors, &c. [See proprietors.] CLERKS in State Treasurers' office, guilty of fraud, &c. how punished		
	COHABITATION, &c. after divorce a vinculo, punishment of	*747 9.17	
	COLLECTORS OF TAXES, may be chosen by towns instead of Constables, and	347	
	their compensation agreed upon	¥481	
	to have warrant from Selectmen or Assessors	ib.	
	dying before completing, Assessors to appoint one to finish collection	.ib.	
	to give bond, be sworn, form of oath *481, may distrain and sell at auction goods of delinquents in taxes		
	to give notice before sale, and restore overplus to owner	*483 ib.	
	may arrest body for taxes if not paid in 12 days afer demand, and in cer-	10.	
	tain cases before expiration of 12 days	ib.	
	may demand whole amount of tax in certain cases, although payable		
	by instalments	¥484	
	superceded, may perfect collections of taxes in their hands may collect taxes of persons removing, whenever found	ib.	
		ib. *435	
	how to proceed in collecting taxes on unimproved lands of non residents,		
	or improved lands of proprietors out of State	ib.	
	how to proceed in collecting taxes on real estate of persons living in		
	the State, but out of the town, where assessed	÷486	
		≈487 *488	
	penalty for refusing aid in such cases		

COLLECTORS OF TAXES if taken in execution, to deliver Assessors copy of all
assessments unsettled in their hands *49?
proceedings in case of their refusal to deliver,
liable to pay taxes, of delinquent committed by them, if not committed
within one year, in case of discbarge under poor debtor's onth \$500
to exhibit to Selectmen, every two months account of their collections,
for feiture for neglect and how recovered *489
when about to remove, before time of payment, mode of settlement
1489
another to be chosen to finish collection *490
becoming non compos, incapable, &c. Assessors may appoint substitute *491
baving overpaid Assessors, to be refunded ib.
their lists to be delivered Assessors, by guardians ib.
appointed to finish, &c. entitled to such lists,
when delinquent, State Treas'r. may issue warrant of distress against *491,492
deficiency of, to be made up by towns, &c. in case
liable to towns for default 493
in case of death their accounts unfinished to be adjusted with Assessors,
by their executor or administrator
when deficient, negligent, &c. warrants may be issued against by
Treasurer of county, town, or parish
warrants or executions against-mode of levying upon real estate of *496
[See Constables.]
COLLEGES duties of instructors in certain cases
discipline of further regulated
undergraduates of, not to be credited by retailers, &c. unless *748, 749 COMMENCEMENT OF ACTION, what shall be so deemed, against executor
COMMENCEMENT OF ACTION, what shall be so deemed, against executor
or administrator
what — to avoid limitation 293
COMMISSIONER OF TREASURY, to be appointed by Governor, &c. when
State Treasurer's office is vacant ,
COMMISSIONERS OF INSOLVENCY, to be appointed by Judge of Probate 203
to make known times and place of their meetings, for claims ib.
may examine creditors under oath, as to their claims 205
form of oath to be administered in such cases and how 205, 210
violation thereof to be punished as perjury
compensation of by Judge of Probate
See Probate—Estates Insolvent, &c]
of wrecks to be appointed in counties, by Governor, &c. and to
give bond and the second s
their powers, duties, &c. in taking charge of shipwrecked goods 83, 89
to publish statement of facts respecting wrecks, forthwith
may sell in part for payment of duties, and in certain cases the whole at
auction
to account with State Treasurer, if no owner appear within one year ib.
to account with State Treasurer, if no owner appear within one year ib. to be prosecuted by Attorney General, if delinquent ib.
to account with State Treasurer, if no owner appear within one year ib. to be prosecuted by Attorney General, if delinquent ib. to superintend felling of trees, &c. when authorized by Supreme
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent
to account with State Treasurer, if no owner appear within one year ib. to be prosecuted by Attorney General, if delinquent ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.]
to account with State Treasurer, if no owner appear within one year ib. to be prosecuted by Attorney General, if delinquent ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases
to account with State Treasurer, if no owner appear within one year ib. to be prosecuted by Attorney General, if delinquent ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent . ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases . 359 COMMITTEES to lay out highways, appointed by Court of Sessions, powers, du- ties
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent ib.
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases 359 COMMITTEES to lay out highways, appointed by Court of Sessions, powers, du- ties *509, 510 may be agreed upon, in certain cases to estimate damage in laying out roads [See high/huays.] *510 viewing to be appointed by Legislature before granting turnpike corpo-
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent . ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases . 359 COMMITTEES to lay out highways, appointed by Court of Sessions, powers, du- ties . *509, 510 may be agreed upon, in certain cases to estimate damage in laying out roads [See highlways.] viewing to be appointed by Legislature before granting turnpike corpo- ratious [See turnpike.] *599
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent . ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases . 359 COMMITTEES to lay out highways, appointed by Court of Sessions, powers, du- ties . *509, 510 may be agreed upon, in certain cases to estimate damage in laying out roads [See high/lways.] *510 viewing to be appointed by Legislature before granting turnpike corpo- ratious [See unrupike.] *599 to be appointed by Judge of Probate to appraise income of real estate
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent ib.
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent ib.
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent . ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases . 359 COMMITTEES to lay out highways, appointed by Court of Sessions, powers, du- ties . *509, 510 may be agreed upon, in certain cases to estimate damage in laying out roads [See high/hways.] viewing to be appointed by Legislature before granting turnpike corpo- ratious [See turnpike.] *599 to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probate.] . 202 — by Courts to make partition of real estate . 207, 134 [See partition.]
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent ib. —— to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases 359 COMMITTEES to lay out highways, appointed by Court of Sessions, powers, du- ties *509, 510 may be agreed upon, in certain cases to estimate damage in laying out roads [See highlways.] *510 viewing to be appointed by Legislature before granting turnpike corpo- ratious [See turnpike.] *599 to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probute.] 202 — by Courts to make partition of real estate 207, 134 [See Marthender J.] COMMON ABLE CATTLE [See cattle.] COMMON ABLE CATTLE [See cattle.] COMMON and GENERAL FIELDS regulated [See field, fences, &c.] 159 COMMON NUISANCE [See nuisance.]
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent . ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases . 359 COMMITTEES to lay out highways, appointed by Court of Sessions, powers, du- ties *509, 510 may be agreed upon, in certain cases to estimate damage in laying out roads [See highlways.] *510 viewing to be appointed by Legislature before granting turnpike corpo- ratious [See turnpike.] *599 to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probute.] 202 — by Courts to make partition of real estate . 207, 134 [See partition.] COMMON ABLE CATTLE [See cattle.] COMMON ABLE CATTLE [See cattle.] COMMON and GENERAL FIELDS regulated [See field, fences, &c.] 159 COMMON NUISANCE [See hiense, &c.] 105 COMMON NUISANCE [See hiense, &c.] 105 COMMON SEWERS [See drains.]
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent . ib. — to superintend felling of trees, &c. when authorized by Supreme Court, for benefit of reversioner, &c.—powers and duties of 127 [See Timber, &c.] COMMISSIONS OF JUSTICES expiring, provision for such cases . 359 COMMITTEES to lay out highways, appointed by Court of Sessions, powers, du- ties *509, 510 may be agreed upon, in certain cases to estimate damage in laying out roads [See highlways.] *510 viewing to be appointed by Legislature before granting turnpike corpo- ratious [See turnpike.] *599 to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probute.] 202 — by Courts to make partition of real estate . 207, 134 [See partition.] COMMON ABLE CATTLE [See cattle.] COMMON ABLE CATTLE [See cattle.] COMMON and GENERAL FIELDS regulated [See field, fences, &c.] 159 COMMON NUISANCE [See hiense, &c.] 105 COMMON NUISANCE [See hiense, &c.] 105 COMMON SEWERS [See drains.]
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent

COMPANIES, &c. mode of, taking shares in execution, sale, &c. Clerk of, to give officer requesting, a certificate of number of shares	*271
owned by debtor	273
when shares are sold on execution, certificates to be given purchaser damages assessed against, by committee or jury, for certain injuries,	272
may be collected by warrant of distress [See insurance; banks, &c.]	275
COMPENSATION allowed to Clerks of Judicial Courts	399
to trustees summoned out of their county, to be allowed by Courts	287
of commissioner of wrecks, how adjusted	89, 91
	2, 507
of commissioner of insolvency.	204
of master of work house in a first of the second of the se	*548
may be allowed by Courts to persons procuring conviction of thieves	69
of Collectors of taxes may be agreed upon by towns in certain cases	*481
[See fees.]	
COMPLAINTS for affirmation of probate decrees	222
of indement of Com. Pleas in audita querela	328
of Justice's judgments regulated strategies.	356
of Sup. J. Court, after regular term, on petition. &c. if presented	9
of Sup. J. Court, after regular term, on petition, &c. if presented	l
within one year	249
for flowing lands, by mill dams [See mills.]	173
against Assessors for not taking oath, form of	*471
COMPLAINANT in audita querela, when in gaol on execution, may be enlarged	L.
on condition (19) Buology Patrice Section (19) and the section of	328
CONCEALING PREGNANCY, and being delivered of bastard secretly, punish	-
ment of status :	.56
treason, punishment of [See treason.]	51
CONCERTS, dancing, gaming, &c. on Saturday and Sunday evenings prohibited	75
CONDITIONAL PARDONS may be granted by Governor, &c. in certain cases	123
sentences to house of correction, unless fine and costs paid	453
CONFESSION Act, records of Justices under, how kept, certified, &c.	444
of debts, before Justices of the Peace, regulated	359
[See evidence, Clerk of Courts, &c.]	
CONSANGULINITY, degrees of, within which marriage is prohibited	340
CONSTABLES to be chosen by towns at annual meeting in March or April	*459
may serve writs and executions in personal actions to amount of 5100,	100
may serve writs and executions in personal actions to amount of \$100, provided they give bond to town Treasurer, in \$200 acting before giving such bond—penalty for bond—remedy thereon same as for breaches of Sheriffs'	408
acting before giving such bond penalty for	ib.
bond-remedy thereon same as for breaches of Sherills	ib.
to hold surplus arising from sales at auction on executions, in certain	
cases, subject to attachment, of other others	280
serving warrants or writs, may carry prisoners, &c. to Justice or to county gaol, though out of their town	403
	403
maj iedano na principal e e e e	410
to execute warrants from Coroners to summon jury [See officers.] duty as to serving venires for Jurors, and returning	380
	1, 386
to notify town meeting: Selectmen, and Jurors drawn 38 to notify persons chosen to town offices; to take the oath	*460
	2, 554
to collect taxes, when Collectors refuse	<i>₹</i> 491
to have their warrant for collecting taxes from Selectmen or Assessors	ib.
dying before completing collection, Assessors to appoint others to finish	**
to give bond to town Treasurer, be sworn, form of oath 2 443	1, 482
may distrain goods, &c. of delinquents in payment of taxes, and sell at	
auction, after notice, overplus to he restored	*483
may arrest hody if taxes not paid in twelve days after notice	ib.
in certain cases, before expiration of twelve days	ib.
may demaud whole of tax, in certain cases, though due by instalments	*434
may collect taxes of persons removing wherever found,	ib.
may sue for taxes in case of debtor removing, or female marrying	*485
how to proceed in collecting taxes on improved real estate of persons	
living in the State, but ont of the town where assessed	*486
how to proceed in collecting taxes on unimproved lands of non-resi-	
dents, or improved lands of proprietors out of State	*485
to notify attorney of non-residents, before sale, where such may have	
to notify attorney of non-residents, before sale, where such may have	#487
may require aid, when necessary, within or out of their towns	*488
C Depenalty for refusing aid, when so required by them. to set the addition and the set of a set diversion of the set of	8, 489
er n 🕐 🕐 👔 👘 🖉 👘 🖉 🖓 er 🖓 er 🖉 👘 🖓 er digen 🔭	

đ

xvii

CONSTABL	ES to exhibit to Selectmen, &c, once in two months, account of their collections	
2020.00 W (2020	then about to remove before time of payment, mode of settlement with	. 1
	by towns ib. a such case another to be chosen to finish collection #490	
•••	enalty for when removing, or intending, and refusing to deliver up bills, &c. and money in hands	
nstra b i Cara na fit	ecoming non compos, incapable, Assessors may appoint a substitute \$491 and having overpaid Assessors, to be refinded ib.	
	guardians their lists of assessments to be delivered up by	
	hen delinquent, State Treas'r may issue warrant of distress against *491,492	
	eficiency of, to be made up by towns in case 4492 eficient, liable to towns injured 4493	
a) i ⊂ (n	then deceased before settlement with Assessors, to be adjusted by ad- ministrators or executors	
w.	arrants against when deficient may be issued by Treas'rs, of counties,	
	towns and parishes, form of warrant ib. xecutions or warrants against, how levied on real estate of #496	
	hen committed for default, may have liberty of yard ib.	
	hen taken in execution, to deliver Assessors copy of unsettled taxes	
	in their hands, with evidence *497 abstitute to be chosen to finish, with powers ib.	
	abstitute to be chosen to finish, with powers efusing to deliver assessments, evidence, &c. proceedings against ib.	
1 (i) (ii) (iii)	owns or plantations neglecting to choose, shoriff empowered to collect *498	
CONTAGIO	US SICKNESS, provisions against spread of *556	
D.	electmen to make provision for removal of persons arriving from places infected, to safe places ib.	
р	ersons arriving from places where prevailing, to give notice and to de-	
V boluk	part, if able, or be removed by warrant from Justice of Peace \$556, 557	
ital asto js i	uch persons prohibited from returning, under penalty	
	erries leading from places where prevalent, may be guarded.	
	enalty for persons coming from infected places, into this State with-	
- 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19	out license	
P P	ersons infected with, may be removed by warrant from two Justices and lodgings, necessaries, &c. provided by impressment *558	
b.	aggage of such persons, how to be proceeded with #558, 559	
n n	nasters of vessels arriving from places where prevalent, to answer	
lidi Lidi	questions on oath from Selectmen ib. Jourts may adjourn by proclamation from places where prevalent #560	
ana – A factor te	owns may choose health committee to prevent spread of, ib.	
982 . v	essels having on hoard not to approach town, without leave, but to	
0000 e	anchor below, and wait orders from Selectmen	
્ર્ય	uarantine may be established to prevent introduction of, and rules and regulations for due observance and the state of the	
is it	See small pox and quarantine.]	
	T, in Supreme J. Court may be punished at their reasonable discretion 243	
	n Probate Courts may be punished by Judge, as in Com. Pleas NCE OF ACTION, to be granted where one or more defendant on	
965 B034	joint contract live out of State, at time of service, unless, &c., 255, 256	i.
ia i	n suits against counties by Sheriff in certain cases 450	
.di , diress∎ uni sin in	not to be granted on amendment of circumstantial errors and 259 n cases of foreign attachment, when principal is out of State 297	
	n suits brought against executors, or admin'rs, within a year, regulated 235	
. <u>.</u> 0	n probate bonds in certain cases	
CONTRACT	nay be granted to executors and administrators in certain cases 205,235,237 TS, COVENANTS, &c. demands on, against executors and adminis-	
Opin Hand	trators when falling due after 4 years from their appointment, bar-	
ેનેલેન <i>ે આપવા</i> સી	red by limitation, unless, &c. 238, 239	
	node of proceeding by creditors in such cases	
Castrin (2 5 Sector	uch, may be enforced against heirs or devisees after the 4 years, limi- tation, if claimed within one year from time when due 239	
679.°, I	elating to sale of land, payment of debt of another, void unless reduced	
CONTRACT	to writing, signed, &c	
	IS of mechanics and others, to operate as lien on buildings, in Certain cases	
CONTRACT	IS to charge executor or administrator out of his own estate void, un-	
5-04 Antoneo f i	less, & C. d. to the second state of goods of \$30 value or more, void unless reduced to	1

[See frauds.]

xviii

IN	D	EX.

CONTRAC	CTS what shall be deemed usurious a sale of the state of	99
CONTINAC	maritime, relating to bottomry, &c. not to be deemed usurious	100
	of Indians respecting lands, &c. not valid	767 ·
CONVEYA	NCES to and from counties now to be made	179
	of spendthrifts, after application to Judge for guardian, to be void in certain cases, if notice be filed in office of Register of Deeds	216
	may be authorized by S. J. Court and Com. Pleas to be made by exec-	
	utor or administrator to complete contracts and covenants of deceased 5	232
nil ada	by heirs or devisees not to prevent division of estate, under authority	208
CONVICTO	of Judge of Probate [See deeds.] S. sentence of, to solitary imprisonment, hard labour, &c. to be execut-	200
0011101	ed in county gaol and a grant and gather bar and a start of the second start and the second s	123
	how treated in solitary confinement and how punished, if refracto-	
	ry	
- 같은 바이 문서 - 같은 바이 문서	controller	123 121
		120
	gaoler to furnish tools for	119
	to report names to Courts of Sessions	ib.
Aller	to keep account of proceeds of their labour	ib. 120
na na ganta. Pare	when proceeds of labour exceed cost of materials, balance to be paid	140
	to convict or his family and converte to experience.	ib.
	funds for materials may be advanced by order of Sessions	ib.
		119 3L
	rules of gaol respecting, to be submitted to Court of Sessions may in certain cases be disposed of in service by owner of stolen goods	іЬ. 70
	sentenced to labour, to pay out of earnings, for value of goods stolen and	••
14 July 19	 not restored	ib.
Statt.	imprisoned more than three months for costs may be disposed of in ser-	
	when for fine and costs, may be liberated by order of Courts	376
		377
	in such cases to give under oath a schedule of property	ib.
	punishment for giving false schedule	378
	integ as settled to me here of controlled in control	453 268
COPARCE	for capital felonies, not to be executed but on warrant- NIES tenency in, regulated [See joint tenants, partition, &c.]	400
	OD, TREES and TIMBER, waste and destruction of, prevented	126
	[See timber.] - segeral ale consegeration of the second se	
· ·		681
CORONER	[See fire wood.] S power and duty in serving legal process	409
COROLEI	taking inquests of violent deaths or casual	ib.
	to give bond to State Treasurer, to be approved by Sessions 402,	
		405
	remedy on bond, for persons aggrieved and how 403,	409 409
erenan Alexan Alexan		403
	how to proceed in taking inquests-form of warrant to Constables 409,	410
		410
		411 ib.
	may recognise such witnesses, in case	412
	to notify Justice of the Peace, when felonies appear on inquest to have	
	been committed	413
	to bury bodies, after inquest, in certain cases, and expenses how paid	ib.
	may serve writs, &c. in cases where towns are parties to serve Treasurers' warrants against Sheriffs, &c. deficient	ib. 495
	to hold surplus arising from sales at auction on executions, in certain	100
	cases, subject to attachment of other officers	280
- 1 1 	may return talismen on Jury for trials, in certain cases .	382
•		414 425
and a state of the second s		429 429
	TIONS, &c. damages assessed against, by committee or Jury may be	
	collected by warrant of distress	275
	members of certain, may be witnesses where corporation is party, in	- 07
	ne CREP, et el se la plante de l	395

\$,

CORPORA	TIONS aggrieved by laying out highway, may apply to Sessions for Ju-	
-461 18 N		512
n san Ten lorr	manufacturing, mode of satisfying executions against	284
CORPSES	or dead bodies, not to be arrested addated a condet generate .	.94
topp DO	penalty for digging up, or removing have a line of the second second second second second second second second	93
CORREC	TION, houses of, to be established in each county made a load par- [See houses of correction.]	451
COSTS all		259
	to defendant in real actions or disclaimer of whole in case	260
مانی معرب محمد	for trustees in foreign attachment when and how second at 287,	
anga na séri si Sanga na séri s	against trustees not appearing first term for principal and trustees when plaintiff does not prevail against prin-	288
	cipal	ib.
		257
No. Sec. Sec. Sec. Sec. Sec. Sec. Sec. Sec		260
	in cases of seizure of personal property on decree of forfeiture or res- toration, and how	370
-1	on petition for partition, regulated and for the second se	
1.1.4		175
	on inquests of office, for State	187 112
an a		$\frac{112}{223}$.
	to respondents on petitions in certain cases, in Sup. Court or Com.	
	Pleas, in case prayer thereof unreasonable	233
		249
inter di stati Ang	in civil actions where State is party, when received by Clerk to be paid to county Treasurer for use of State	422
	in cases of replevying the person, regulated	
	in case of damages in locating roads, when increased or diminished *511,	512
	in case of view, by jury, in actions relating to real estate, how to be ad-	906
		386 608
	where damage recovered in Common Pleas does not exceed \$20 to be	
	1-4 part of damage, except on report of referees additional additiona	263
		259
Sector 1	to be allowed plaintiff in one action only, when he brings several at one term, which might have been joined	260
	in criminal cases, in Judicial Courts to be taxed in all cases before	200
• •	them, for jurors, witnesses, officers, Justice, &c.	371
1011	such bills of costs to be paid by county Treasurer	ib.
	copies of such bills, together with certificates of fines, & c. to be deliv- ered by Clerks to county and State Treasurers, after rising of Courts	ib.
COSTS in	a criminal prosecutions, when collected by officers, on judgment or sen-	
	tence of Courts to be paid to County Treasurer forthwith	372
	statement of bills of, to be made under oath by County Treasurer to	0 7 9
	State Treasurer within two months after rising of Courts sums allowed in, to individuals not to be paid unless demanded within	373
		374
	sums not so demanded, to be credited to State, by County Treasurer	375
014	sums taxed in for Attorney General in cases, to be credited to the	;h
4 4 1 4 1 5 7 1 1	State how paid, when not collected of convict the state of the state o	ib. 377
COUNSEI		193
1 (<u>)</u>	Justices of the Peace not to act as, in actions before them	35 7
COUNTER	[See Attornies and Counsellors.]	20
COUNTIE	RFEITING bills, notes, coins, &c. [See Forgery.] CS, deeds to and from, how to be made and executed 178,	79 179
		451
	actions by and against where to be commenced	253
		ib. 258
÷	hetween_and cornorations where	208 ib.
	inhabitants of, may be witnesses, although party, provided	395
	to be assessed by Court of Sessions to Indenning Sherin, when Judg-	470
		450
	to be such if such sum be not assessed and paid within six months such suit how prosecuted, defended to final judgment, execution, &c.	ib. ib.
	inhabitants of, compelled to pay execution against, how indemnified	ib
	liable in damages to travellers injured by bad roads	518

COUNTY	penalty against-when life is lost by bad roads	\$518
	taxes, how assessed, collected and paid [See Taxes.]	
en e	charges how defrayed [See Costs, County Treasurer, &c.]	
COUNTY		422
an an Abus 12.5	duty to be paid by, to county or State Treasury	425
COUNTY	[See Attorney.]	
	REGISTER [See Register of Deeds.] TREASURER to be chosen annually on second Monday of September	420
JOONTT	copy of record of votes for, to be returned to Court of Sessions	ib.
	to be sworn and give bond	ib.
	if no choice of, what proceedings to be had	ib.
d) -	duty as to paying county charges	421
•	to enforce payment of county tax in same manner as State Treasurer	ib.
	to exhibit his account annually, with county estimates to Secretary of	410
	State in January	416 ib.
	to exhibit annually, &c. account of money in his hands to lay before Legislature annually, account of money raised and how	10.
	disposed of	421
e das e	persons who are not eligible to office of	ib.
de la composición de	to receive costs taxed for State in civil cases, and pay over the same	
je i s	to State Treasurer and the second	422
i i sa	may issue warrant against delinquent Constables-form #493,	
유민이 정말하는 것	Sheriffs, in certain cases	*495
記念され	to receive of United States, money due for keeping their prisoners	451
	to procure standard beams, weights, measures, &c. sealed-and to be	¥576
a. a.t.		372
	to sue delinquent officers, not paying over fines, &c. collected — Justices of the Peace for not accounting, &c. semi-annually for	014
	The set of the period of the boundary of the set of the	373
	to transmit State Treasurer, on oath, an account of bills of costs allow-	
- 11 - 12 - 1 	ed in Courts	ib.
€44 - -	balance of such accounts how adjusted and paid	ib.
aran yang	penalty for neglecting to transmit accounts	ib.
ana gara di Tanggara	to render account annually in January to Governor and Council of fines, costs, & csubstance and form thereof	084
1200 - 121 - 12 121 - 44 - 121 - 12	fines, costs, &csubstance and form thereoi	374
	not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years	ib.
31.5	such sums after that time to be credited to State	375
stantin,	to account with his county for jury fees and for gaoler's charges for	
a film	maintenance of prisoners received from State Treasury	ib.
	compensation allowed to, by State, on settlement of accounts	376
- 49 - 49 - 49 - 49 - 49 - 49 - 49 - 49	may commence and prosecute suits on securities given to predecessor	262
COURT S	UPREME JUDICIAL established ; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them	241
	may order proceedings of Inferior Courts, &c. brought before them	242
2010 - 100 2010 - 100	administer oaths, punish for contempts, issue writs of mandamus	243 ib.
	process to bear test of first Justice, under seal of Court to make rules for the admission of attornies	ib.
20	times and places of holding 243, 244,	
	one Judge, and when no Judge present, Sheriff may, in certain cases	
1911 - A.M.	adjourn from day to day, until quorum &c.	245
	may enter judgment as of former term, in certain cases, when actions	
	are continued nisi for advisement	245
en a strad Nati	in such cases hens by attachment to hold	246
na at	Reporter of decisions of, to be appointed, his duty	ib.
	[See Reporter.]	045
TIPISDI	one Judge to hear and decide causes when the others are interested	247 51
JORISDIC	CTION—as to crimes, &c. Treason and misprision of treason . Murder, manslaughter, felonious maims and assaults—and duelling	· 53
	Rape and assaults with intent to commit rape	56
S+-0	Incendiaries and malicious mischief	58
÷.	Sodomy and Bestiality	61
198	Burglary and other breaking and entering buildings .	ib.
n ten Transistat	Robbery and other larcenies	63
	Blasphemy	71
anna 1997 - Lana	Adultery, polygamy and lewdness	77
	Forgery and counterfeiting	79
	Perjury and subornation of perjury	85 86
aat godii	Cheats and gross frauds at common law 0. The state of the second	ib.
\$ 1 L	Cheating by false pretences the second secon	87

JURIS	DICTION, &c. making out false invoices to defraud underwriters	87
	gaming, betting, & c.	97
		93, 94
1.50	arresting dead bodies	94
1 - C	purchasing notes, by officers and ministers of the law	101
	bribery and corruption	l, 102
-17.1	frauds of Clerks in State Treasurer's office	*747
- G128 - 217	transporting minors, &c. without consent of parents	103
1000 100		, 564
- 4 14 4 - 12 1	selling unwholsome provisions	$104 \\ *561$
•111 1111	erecting hospitals for inoculating with small pox, in certain places	115
in an	injuring fire engines, wantonly as to nuisances, on appeal from two Justices quorum unus	111
	on indictment of felony may receive verdict convicting of part and ac-	111
14. L	quitting residue—and sentence accordingly	266
	to proceed on trial of persons indicted for capital crimes standing mute	200
	as if pleading not guilty	ib.
13A -	to punish offence of passing, &c. foreign bank bills, under S5	*628
2:13	may in certain cases, allow owner of stolen goods to dispose of con-	
	vict in service	70
	may allow compensation to prosecutor of thieves	69
COUR	T SUPREME JUDICIAL or any Judge thereof may grant writs of habeas	
신문은	corpus for persons restrained of their liberty	, 324
	whien and how returnable .	ib.
. î.	onot to grant writ for persons imprisoned for certain offences unless	322
3 13 N	but may bail for any offences, special cases excepted	ib.
4.187 T	on return of writ of habeas corpus to examine, &c. within three days	
	and bail or discharge, &c. as case may be	324°
dia 🕋	may grant habeas corpus for minors enlisting into the U.S. Army with-	5005
	sector out consent of parents in the sector of the sector	, ¹ 325
410 - 4 - 80	may inquire into facts, &c. against return of writ	325 ib.
233	may punish, as contempt, any disobedience to such writ	337
4923 1	power of—as to out-lawry, manner of proceeding jurisdiction as to divorce and alimony 344, 345, 346	
3 (D. 1	may grant reviews of judgments rendered by Com. Pleas or Justice of	, 547
	Peace, when appeal is lost, under certain circumstances	248
•	provided petitioned for within three years	248
	may stay execution on granting review, or grant costs to respondent,	
1. 63	if denied, as case may be	249
л÷т П	may allow appeal or complaint to be entered after the regular term, if	-
525	omitted by mistake, accident, & c.	ib.
1 	to have same discretionary power in regard to appeals lost, &c. as in	
111	reviews, if petition be made within one year	ib.
19 fe	such proceedings not to affect bail, or property attached	ib.
	may allow claim against insolvent estate, rejected by commissioners,	
	to be prosecuted at law, in certain cases, after creditor has lost	
	his right a selection of the telephone in the selection of the selection o	250
	provided petitioned for within two years	ib.
1 - 23 1 - 12	may license married woman, abandoned by her husband, to sell any	
	part of her real or personal estate during his absence, for her sup-	071
	and port and the state of the s	251
	and to prosecute and defend actions, as feme sole	ib.
an a	husband returning, while contracts made by such powers are in force,	÷ь
	to be liable thereon , actions pending in such cases, where wife is party, not to abate by	ib.
	return of husband de rache encloses, where where is party, not to abate by	252
e se	return of husband to give notice before granting such powers to wife, in same manner as	~0.5
11	on libels for divorce activities and a power to the state and a state	ib.
	-may appoint auditors in any case when deemed proper-and their re-	- 61
	port to be evidence to jury	262
	to allow reasonable compensation to be taxed for auditors .	ib.
24	proceedings in, as to actions of account appealed, regulated	261
	may license reversioners and others to cut timber, &c. in certain cases	
	under direction of commissioners	127
1	Jurisdiction as to bills in equity, on mortgages [See mortgages.]	145
	bills in equity respecting estates escheated to State and afterwards	
	'restored to owner .	188
	bills of discovery for amount of goods embezzled by master, &c.	93
3	partition of real estate, on petition, after notice	135
	inquests of office to revest real estate in the State ,	184

CO	URTS	S, J. to have equity powers as to trusts under deeds, wills, & c	189
		equity powers as to lands held in trust for use of counties	179
4.	a Valia Alexandre	chancery powers as to forfeitures and penalties and the second 189, may remit all or part of penalty on scire facias against principal, sure-	190
	195 (1957) 1860-186	ties, or witnesses in criminal prosecutions against principal, sure-	191
÷.,	n an	may_commit persons_acquitted of trial, on ground of insanity until re-	
9			252
$\{ _{i,k}^{i,k} \}$		any Judge of, may discharge such person, when safe	253
÷.,		or a Judge may commit such person to the custody of his friends in case	ib.
		to be Supreme Court of Probate or molection and write at .	193
۰.		appeals to, from Court of Probate how prosecuted and radia at 221, may grant appeals from Probate Court in certain cases, on petition after	22.4
		loss of right, under limitation of one year a grad to get and the	222
÷.		to regulate costs on appeals from decrees of Probate Courts, relating to	
	129 July	sta trusts, &C. iadi ata aladinten antragan in hada-alimanen (2011. 🗍 👘	223
		to have jurisdiction of suits on probate bonds and allow visable .	224
		in such suits, proceedings to judgment execution, &c. how is 224, 225,	226
	i Friddig B Alfredig B	to continue such suits when principal has not been served with process	69.4
ч. С.	0-10-25 1	in case, &c. may grant license to executors and administrators to sell real estate of	224
		deceased for payment of debts legacies, & classes of the caute of	227
	1.111	if partial sale would greatly injure the rest, may license sale of whole	228
(j.)	5.1	to give notice previous to granting license in any case. Make which may license guardians of minors, non compos, lunatics, idiots spend-	ib.
		may license guardians of minors, non compos, lunatics, idiots spend-	
		thrifts, &c. to sell estate of their wards, in whole or part, under same	
	- 1 ⁷	conditions and restrictions as are required in sale of estate of per-	000
		sons deceased for debts, & call of the poor in certain cases and Judge	230
	an a	of Probate in all cases on such petitions and may examine petitioner	
<u>.</u>		on oath, before granting such licenses of a more and the 223,	229
	-00.00	may authorize sale of real estate of minors, or non compos, &c. and	
с.с. 	an a	direct proceeds to be put on interest, if made to appear for their	
		ាះpenetity ក្មាន និងអារប្រជុំដំណើះអនុទាស់ស្ថិតមនុស្ស អតី ដែលបាន (វារាវ	230
	7.09.5.5	certificate required from Judge of Probate of its necessity previous to	•1
040	1	bond to be given to account, Sc. to Judge, before sale	ib.
	- 1949 - 이너리	may license executors, administrators and guardians to sell real estate	jb.
	- 01 L.VD	lying within the State, of persons who lived, or are out of the State,	
		under restrictions, limitations, & C. systematics of the and	231
	122	may authorize executors and administrators to make conveyances to	
1.	•	complete or fulfil contract or covenants of deceased	232
о÷.		may award costs to respondents in certain cases, if petitions are un-	000
, tao. Tao		reasonable	233
	n in an	their powers as to trusts, §c. not affected by provisions relating to trus- tees appointed by wills	219
	1.00	to inspect records, &c. of their Clerks, and if deficient, to direct suit	210
	rada	es to be made on bond size grassian prince in Substances and the set	443
			265 :
	mme .	on appeal from Probate Court 221, 222,	
501	JKIS	OF COMMON PLEAS. Jurisdiction as to larcenies not exceeding \$100	63
12.24		violation of law against passing foreign bank bills under 5 dolls. violation of provisions for due observance of Lord's day	627
		fornication of the second to be service of the start of the second	73 78
			, 98
	adout.	arresting of dead bodies two of the screeped of Augusto accessory of the screeped of the scree	94
10		jurisdiction as to nuisances	106
	275	may allow compensation to prosecutors of thieves started and a	69
	•	may remit all or a part of penalty on scire facias, in criminal cases	191
	1.12	jurisdiction as to offence, of selling unwholesome provisions may in certain cases empower owner of goods stolen to dispose of con-	104
di di li	ч. м. ,	vict in service	70
ł	10.01	to punish violations of the law relating to small pox, and contagious	
•	a	diseases and and the second of the second	566
ф.,		jurisdiction as to bastardy cases, and trials therein regulated	348
	112	as to certain trespasses made penal	125
			124
		how to regulate trials in cases brought from Justices of Peace, when ti- tle to real estate is set up in defence	356
65		to try cases of seizure of personal property liable to forfeiture, &c. if	- -
35	4.10	more than \$20 value, proceedings therein	370

COURTS	C. P. to audit and settle Sheriffs' accounts of fines, &c. in that Court	407
49. C.	to allow and order payment of incidental expenses in that Court	416
Ref Ref	powers as to regulating places for turnpike gates, time of opening, &c.	
-9465	powers as to regulating places for turnpike gates, time of opening, &c. may approve laying out [See lurnpike] *600, 606,	, 607
101 m	powers as to appears from Justice of the reace, complaints, defaults,	
Eg	judgment by mistake, to allow entry after regular term, review, new	
	trial, & c. in same manner as Supreme Court in similar cases	250
1382 ·	may appoint auditors in any case, when deemed proper	262
.42 No.3 3	their report to be evidence to jury save sectors and approximate .	ib.
all in the second	to allow compensation to be taxed for anditors	ib.
stant state	to allow reasonable compensation to trustees summoned out of their	
tak w	ល់ county/ press interaction made angle and a firm to be again the graph of the	287
ele ti	or one Judge thereof, may admit to bail persons committed for bailable	
0.351	នៃទី Offences ថៃ លោកស្តែមី ស្រុះស្ថិតសម័យ ដោះស្តែចំនួមគ្នានារបស់ ស្នាន់ អ្នកស្នា	336
	may compel kindred of paupers to contribute to their support and assess	
352121		*532
terit generalis. Anterit generalis	and direct with which of them the pauper may reside	*533
والالتحاق	may discharge apprenticed children from their masters in certain cas-	
ан. 2011 -	es *760, 534,	535
3.50		\$535
*: .: 1	may receive complaint of Overseers, for removal of paupers [See poor.]	*542
11.11 A.B. 1		*536
	may authorize location of reserved lots, on application of Assessors	151
	to appoint a committee with directions to designate the use	ib.
	report of such committee, accepted, recorded, &c. to be effectual	152
1.1		135
केंद्र सर्वती व	may license sale of real estate by guardians of idiote, non compos,	100
	spendthrifts, minors, &c. in whole or part, in certain cases 215,227,228	999
	may license executors, and administrators to sell real estate of deceas-	1~~0
ante site	ed, for payment of debts . A day . Addition of the state of debtas	227
n an	proceedings and evidence required before granting such licenses to ex-	221
	a coutors administrators or guardians give of motors and 228	,229
265 N	may grant licenses to executors, administrators and guardians out of	,440
Aller all and a second		
n e stat	cases	231
•	to require notice, &c. previous to granting any such licenses, and may	201
an a		จอด
		وعط
	may authorize executors and administrators to make conveyances to carry into effect contracts of deceased deceased at a state of these of the set of the s	232
· · · · ·		مد ل متد
i Alexandra Alexandra	may award costs to respondents in certain cases, when petitions, &c. are unreasonable in ensure of your relations light relations and	233
•	times of sitting in York county a theory and as an fellow free.	352
*•⊶2 ≌ 	in Cumberland county	246
	proceedings of, respecting mechanics, &c. lien on buildings. *755, 757,	
COURTS	WDICIAL may grant reviews on petition in cases where there is good	yc.
ooon	JUDICIAL may grant reviews, on petition, in cases where there is good	o (+
ana ing pangangan Panganganganganganganganganganganganganga		
	max grant regions when hy accident, mistake for judgment has been	247
1947 T	may grant reviews when hy accident, mistake, &c. judgment has been	
ant fille. Tha anns an s	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable grant actions .	248
set Tools Colorada ya Colorada ya	may grant reviews when by accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable actions are action at the second se	
가려지 않는다. 이 이 이 가 주요 가 같은 가 하는 것	may grant reviews when by accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable and the set of	248 249
가려지 않는다. 이 제 가려도 가 같은 가려했는다. 같은 가 가 가 하는 것 같은 가 하는 것	may grant reviews when by accident, mistake, i&c. judgment has been rendered, and in all civil actions when reasonable and in all civil actions when reasonable and in all civil actions on give costs to respondent if denied to continue actions on joint contract where one or more defendants if live out of State, unless notice, &c. is proved a state action of state.	248 249 010 255
	may grant reviews when by accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable active to the may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract, where one or more defendants if live out of State, unless notice, &c. is proved a state activity.	248 249
	may grant reviews when by accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable active to the may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract, where one or more defendants if live out of State, unless notice, &c. is proved a state activity.	248 249 255 259
	may grant reviews when by accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable mission and a start may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants is live out of State, unless notice, &c. is proved a start of the start to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and maypunish by fine	248 249 010 255
	may grant reviews when by accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable mistained actions may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants is live out of State, unless notice, &c. is proved a state state of the to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and maypunish by fine	248 249 255 255 259 265
	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine nay authorize Sheriff to dispose of poor convicts in service, in certain cases	248 249 255 259
2007年1月2日 1月2日日 1月2日日 1月2日 1月2日 1月2日 1月2日 1月2	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable difference in may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants d live out of State, unless notice, &c. is proved to a state of the state to allow amendment of circumstantial errors, without costs and the state of the state of the state of the state of the may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine the state of the state cases or to liberate them on taking their notes to the county Treasurer for	248 249 01 255 259 265 376
	may grant reviews when by accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine may authorize Sheriff to dispose of poor convicts in service, in certain cases or to liberate them on taking their notes to the county Treasurer for fine and costs	248 249 255 259 265 376 377
がにある? (1)ので? (1)の (1)ので? (1)の (1)ので? (1)の (1)の (1)の (1)の (1)ので? (1)) (1)(1) (1)(1) (1)(1)(1)) (1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract. where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine nay authorize Sherifi to dispose of poor convicts in service, in certain cases or to liberate them on taking their notes to the county Treasurer for fine and costs	248 249 255 259 265 376 377 ib.
	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine nay authorize Sheriff to dispose of poor convicts in service, in certain cases or to liberate them on taking their notes to the county Treasurer for fine and costs or to liberate them on such conditions, as directed how to direct impannelling of Grand and Traverse jurors 382,	248 249 255 259 265 376 377 ib. 383
	 may grant reviews when by accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may stay authorize Sheriff to dispose of poor convicts in service, in certain cases or to liberate them on taking their notes to the county Treasurer for fine and costs how to direct impannelling of Grand and Traverse jurors 382, may examine jurors, on oath, as to interest, in trials 	248 249 255 259 265 376 377 ib. 383 382
	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine nay authorize Sheriff to dispose of poor convicts in service, in certain cases or to liberate them on taking their notes to the county Treasurer for fine and costs in the conditions, as directed how to direct impannelling of Grand and Traverse jurors may examine jurors, on oath, as to interest, in trials may direct jury to view, in actions relating to real estate, on condition	248 249 255 259 265 376 377 ib. 383
	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract. where one or more defendants live out of State, unless notice, &c. is proved used amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine nay authorize Sheriff to dispose of poor convicts in service, in certain cases or to liberate them on taking their notes to the county Treasurer for fine and costs how to direct impannelling of Grand and Traverse jurors may examine jurors, on oath, as to interest, in trails may direct jury to view, in actions relating to real estate, on condition may direct when and what days of their sittings venires for jurors be	248 249 255 259 265 376 377 ib. 383 382 382
	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine cases or to liberate them on taking their notes to the county Treasurer for fine and costs or to liberate them on such conditions, as directed how to direct impannelling of Grand and Traverse jurors may direct jury to view, in actions relating to real estate, on condition may direct when and, what days of their sittings venires for jurors be returned	248 249 255 259 265 376 377 ib. 383 382
	may grant reviews when by accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine cases or to liberate them on taking their notes to the county Treasurer for fine and costs how to direct impannelling of Grand and Traverse jurors may direct jury to view, in actions relating to real estate, on condition may direct impannelling of their sittings venires for jurors be returned actions and what days of their sittings venires for jurors be may cause testimony of witnesses to be taken in writing, in open Court,	248 249 255 259 265 376 377 ib. 383 382 386 386
	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract. where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine nay authorize Sheriff to dispose of poor convicts in service, in certain cases or to liberate them on taking their notes to the county Treasurer for fine and costs how to direct impannelling of Grand and Traverse jurors may direct jury to view, in actions relating to real estate, on condition may direct when and what days of their sittings venires for jurors be returned may case testimony of witnesses to be taken in writing, in open Court, or by Justice—to be used on appeal, review, &c. in case	248 249 255 259 265 376 377 ib. 383 382 386 386 386 386
	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine to allow amendment of circumstantial errors, without costs may authorize Sherifi to dispose of poor convicts in service, in certain cases or to liberate them on taking their notes to the county Treasurer for fine and costs or to liberate them on such conditions, as directed how to direct impannelling of Grand and Traverse jurors may direct jury to view, in actions relating to real estate, on condition may direct when and what days of their sittings venires for jurors be returned may cause testimony of witnesses to be taken in writing, in open Court, or thy Justice—to he used on appeal, review, \$c. in case may admit or reject depositions taken out of State, provided, &c.	248 249 255 259 265 376 377 ib. 383 382 386 386 386 391
	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay exceution on granting, or give costs to respondent if denied to continue actions on joint contract where one or more defendants live out of State, unless notice, &c. is proved to allow amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine cases	248 249 255 259 265 376 377 383 382 386 386 386 386 391 392 ib.
	may grant reviews when hy accident, mistake, &c. judgment has been rendered, and in all civil actions when reasonable may stay execution on granting, or give costs to respondent if denied to continue actions on joint contract. where one or more defendants live out of State, unless notice, &c. is proved used and amendment of circumstantial errors, without costs may issue attachment against witness refusing to obey summons after fees tendered, and may punish by fine nay authorize Sheriff to dispose of poor convicts in service, in certain cases or to liberate them on taking their notes to the county Treasurer for fine and costs or to liberate them on such conditions, as directed how to direct impannelling of Grand and Traverse jurors may direct jury to view, in actions relating to real estate, on condition may direct when and what days of their sittings venires for jurors be returned may admit or reject depositions taken out of State, provided, &c. may admit or reject depositions within or out of State, provided, &c. may admit or reject depositions taken out of State, provided, &c. may grant dedimus to take depositions within or out of State may admit Or they sin tempore, in certain cases	248 249 255 259 265 376 377 ib. 383 382 386 386 386 391

INDE	X.
------	----

COTIDIE I was any apprinte to house of correction conditionally wir non
COURTS J. may sentence convicts to house of correction conditionally, viz. non
453 payment of fine and costs prove and the second state of the se
- entry when fining towns for defective highways to appoint agent to expend
amount in repairs—and cause him to account . *519
may adjourn, by proclamation, from places of holding, where mortally
infectious distempers prevail areas been given and the *560
may take acknowledgments of deeds to bar entailments . 132
to make up judgment in actions on default
may take off default on payment of costs, in certain cases . 259
may affirm judgments of lower courts when appeals are not prosecuted,
135, 222
COURTS OF SESSIONS established and their jurisdiction defined
times of holding-Clerks of, &c. 350, 351
pay of Justices 351
one or more Justices may adjourn, when less than quorum . ib.
may cause partition of general and common fields in certain Cases 171
to establish rules to govern gaols and houses of correction . 119
their power and duty as to convicts sentenced to hard labour 119, 120
to divide counties into Jury districts, and how
tified by their Clerk to State Treasurer
to prepare estimates of county charges, &c. annually on 1st of January 415
Clerks of, to transmit same to Secretary of State with county Treasur-
er's account on 1st of January annually 416
to adjust accounts with county Treasurer and Attorney, Sheriffs, &c. of
money in their hands, or for services due them, annually 416
to assess money, authorized by Legislature, for building and repairing
prisons in each county 445
to cause apartments to be provided for debtors separate from criminals ib.
to assess money on county to indemnify Sheriff for loss sustained by him
for insufficiency of gaol 450
may appoint agents to defend suits against county by Sheriff . 450
to cause house of correction to be provided in each county
to appoint master and establish rules, regulations for . ib.
to appoint Overseers, with powers, duties—compensation 452
to examine accounts of Overseers, remove them ib.
to provide materials for work, establish rules relating to, distribution of
profits of labour, management 454
to examine and allow accounts of master
to approve of bye-laws of towns, provided *463
to appoint Assessors when towns neglect to choose Assessors, or Se-
lectmen and a second
to appoint others in place of delinquent Assessors . *474
to hear complaints for over-rating by Assessors of taxes *477
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, &c. highways and estimating
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, &c. highways and estimating damages therein *509
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, &c. highways and estimating damages therein *509 [See highways.]
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, &c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, &c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, &c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to (lirect as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support to town watch in case town vote . *553
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *559
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *559 to appoint committee to lay out turnpike when granted by the Legis-
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *559 to appoint committee to lay out turnpike when granted by the Legis- lature *600
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *590 to appoint committee to lay out turnpike when granted by the Legis- lature *600 *762
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to (lirect as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *690 to appoint committee to lay out turnpike when granted by the Legis- lature *600 may license tin pedlars, provided *762 may license tin pedlars, provided *768, 768
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *560 to appoint committee to lay out turnpike when granted by the Legis- lature *600 may license tin pedlars, provided *762 may license ferrymen, and establish rates of ferriage *768, 769 proceedings respecting choice of Register of Deeds 417
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support ot town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *599 to appoint committee to lay out turnpike when granted by the Legis- lature *768, 762 may license tin pedlars, provided *768, 769 proceedings respecting choice of Register of Deeds 417 if no choice by people, to issue warrants for new trial and adjourn to
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *569 to appoint committee to lay out turnpike when granted by the Legis- lature *660 may license ferrymen, and establish rates of ferriage *768, 769 proceedings respecting choice of Register of Deeds 417 if no choice by people, to issue warrants for new trial and adjourn to receive returns of votes 418
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *690 to appoint committee to lay out turnpike when granted by the Legis- lature *762 may license firmy men, and establish rates of ferriage *768, 769 proceedings respecting choice of Register of Deeds 417 if no choice by people, to issue warrants for new trial and adjourn to receive returns of votes 418 may appoint agents to convey county lands in certain cases 179
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *569 to appoint committee to lay out turnpike when granted by the Legis- lature *768, 762 may license tin pedlars, provided *768, 763 proceedings respecting choice of Register of Deeds 417 if no choice by people, to issue warrants for new trial and adjourn to receive returns of votes 418 may appoint agents to couvey county lands in certain cases 179 COURTS MARTIAL [See Militia.]
to hear complaints for over-rating by Assessors of taxes *477 to direct laying out, altering, amending, §c. highways and estimating damages therein *509 [See highways.] to direct payment of damages estimated, in laying out highways and issue warrant of distress *512 to allow reasonable time for opening highway, not exceeding twelve months *514 to direct as to mode of supporting highways through unincorporated places *520 how to proceed in locating highways through proprietor's lands *521 may direct assessment of tax for support of town watch in case town vote *553 may license auctioneers when Selectmen unreasonably refuse *690 to appoint committee to lay out turnpike when granted by the Legis- lature *762 may license firmy men, and establish rates of ferriage *768, 769 proceedings respecting choice of Register of Deeds 417 if no choice by people, to issue warrants for new trial and adjourn to receive returns of votes 418 may appoint agents to convey county lands in certain cases 179

Ð

이 가슴 이 가슴 가슴 가슴 이 가슴	
CREDITORS to insolvent estates allowed from six to eighteen months to support	
their claims before commissioners	203
ed at common law, giving notice at probate office	204
or may have it determined by reference, on agreement with executor or administrator by rule before Judge	ib.
not making out their claims, &c. to be barred unless they find estate not inventoried—or unless estate should not prove insolvent	205
may sue if executor or administrator neglect to settle account for six	206
months after final report of commissioners CREDITORS to intestate estates entitled to administration if widow and next of	
kin refuse may be examined on oath by commissioners as to their claims	194 205
to estates of persons deceased, how to proceed, previous to suing pro-	225
whose debtors have been committed on execution may have process of	
foreign attachment on condition on execution levied on real estate to execute release to debtor, on	294
payment within time of redemption on executions, &c. may in certain cases offer release to debtor before	28\$
er en en s uit , en	ib.
effect thereof if pleaded by debtor to suit for possession and a since liable to support their debtors imprisoned for debts incurred since	ib.
March 14, 1820 in certain cases	*538
mand or property as have been all the strength and the st	ib.
CRIMES, persons accused of, their right to be heard, secured	22 ib.
— to have speedy, public and impartial trial by jury, except, &c. — not bound to give evidence against themselves	23 23
not held to answer for capital or infamous, unless on present-	
ment of grand jury	ib. ib. 4
to have compulsory process for witnesses and be confronted by	23
to' be bailed or discharged, unless indicted at second term or with-	267
in six months after commitment persons indicted of certain, amounting to felony may be acquitted of	_
part, and convicted of residue of murdering bastard child by mother, concealing death and delivery	266
in secret, when included in one indictment—verdict may acquit of	56
persons accused of, and out of State where committed—how deliver-	
ed up [See fugitives from justice.]	*458
CRIMES CAPITAL persons charged with, standing mute, to be tried as if plead- ing not guilty	266
accused of, not to challenge peremptorily more than 20 jurors	ib.
seal of the State	268
seal of the State of robbery and larceny—accessaries to—may be prosecuted for misde- meanor, though principal be not prosecuted, or convicted	68
See arson, burglary, murder, treason, &c. Jackie and the second	
[See also accessaries and punishment.] CRIMINALS not to be removed from one gaol to another without habeas corpus	325
when to be tried or bailed or discharged if in prison standing mute in capital cases, to be tried on plea of not guilty	$\frac{267}{266}$
not allowed in capital cases to challenge more than 20 jurors without cause	ib.
capitally convicted not to be executed, but by warrant from Supreme	
Executive, under great seal [See Crimes, Courts, Supreme Judicial, Evidence, &c.]	268
CRUELTY estreme in either party married to be cause of divorce from bed and board	345
to horses or cattle how punished	60
CULLERS OF STAVES [See Lumber.] CURRIER [See Nuisance.]	
CUT NAILS [See Nails.] CURSING and SWEARING &c. how punished	72
CURTESY, when husband shall be tenant by	. 1 43 54

INDÉX.

xxvii

an a	INDEX.	XXVII
Alerte († 1943 - 1957) Venero († 19	an an taoinn an ann an taoinn. Ann an 19 00 a nn an taoinn an taoinn an taoinn an taoinn an taoinn an taoinn an An taoinn ann an taoinn an taoin	lan an An an Ang
DAMAGE	S now assessed, on default of defendant	259
	for detention of widow's dower	150
	for flowing lands by erecting mill dams [See mills.]	172
	trespasses, &c. in general and common fields, how estimated [See fen	
	for injuries by cattle to common fields regulated	169 327
	in replevin [See replevin.]	
n di Albarda Genera	on inland bills of exchange regulated	396
원 1919년 - 1919년 - 1919년 1월 28일 - 1919년 - 1919년 1월 28일 - 1919년	for false imprisonment, beside penalties-how recovered	326
	assessed against corporations or individuals by jury or committee m	
vice a	be collected by warrant of distress in laying out highways how estimated by jury or committee *:	275 510513
111 I.C.,	[See highways.] and how levied	*512
	in laying out turnpikes, how estimated, paid, &c.	600, 607
	from defect, want of repair, &c. of bridges, &c. on turnpikes	*603
	[See turnpikes.]	3710
	sustained by travellers from bad roads, how recovered done by cattle how estimated, when impounded, in certain cases	*518 *570
415 s	sustained by persons injured by fire set in the woods, how recovered	
	for injuries from mischievous dogs how recovered [See dogs.]	*765
	to vessels by unskilful or negligent pilots, how recovere	d *771
	in fraudulent destruction of vessels and cargoes	87
	by nuisances	107
81 - L	explosion of gunpowder, illegally kept by certain trespasses in orchards, gardens, &c	113 125
	to counties, towns, parishes, &c. in their property	124
200 B. A.	occasioned by embezzlement of masters. &c. owners liability there	
	limited	92
TO LATONALC	on inland bills of exchange regulated	395, 396
DANCING	F in taverns, Saturday and Sunday evenings prohibited S of churches, may take grants to pious and charitable uses, as boo	75 Nor
DEACON.	corporate	152
	elders, &c. may take in succession real estate for use of churches	*595
DEAD BO	DIES, punishment for digging up, removing, concealing, &c.	93, 94
	not to be arrested on mesne process or execution	94
DEATE	of persons executed for duelling or murder, to be dissected, in case	
DEATH, S	entence of, not to be executed, but by warrant and until, &c. violent or casual, inquisition of, to be made by Coroners	268 409
DEATHS.	BIRTHS, &c. notice to be given to town Clerk, by parents, hous	
	holders, masters of vessels, alms houses, &c. under penalty	*596
	to be recorded by town Clerk	ib.
DEATH, c	of either party after appeal, and before sitting of Court appealed to,	
	before final judgment, action may be prosecuted by executor or	ad- 236
영상 나라는 영향	ministrator, if cause of action survive . such actions may be continued for executor and admin'r to come in	236
	of either party pending review, proceedings therein	262
	or pending petition for review	263
	not to vacate attachment, unless defendant's estate is rendered insolv	
	of Justices taking recognisances for debts, relief provided for in cas	e of 361
	See action of.] peedy method of recovering provided, by recognisance before Jus. Pe	259
DED 10, 9]	may be compounded by executor or administrator of creditor in cert	
	cases by joining in discharge, with other creditors	207
	of corporations, in certain cases, individual members liable for	611, 615
DEBTOR,	may redeem right in equity sold on execution, within one year	278
	and real estate taken on execution	282
	mode of settlement of disbursements, rents, profits, &c.	283 ib.
	release to be executed by creditor, on redemption money paid if refused, possession to be recovered by action	ib.
la su contra de		334, 335
575	may be committed by his bail and how	332, 333
DEBTORS	S POOR [See prisoners, also poor.]	
	absconding [See foreign attachment.] [See execution, attachment, corporation, foreign attachment, &c.]	
	[See execution, attachment, corporation, foreign attachment, Gr.] certain goods of, exempted from attachment, execution and distress	s 414
1	mode of proceeding against, in process of foreign attachment	286
· · ·	may be discharged from gaol in certain cases, without vacating ju	
	ment	* 538
	en la construction de la	•

DEDIMUS	5, may be granted by Judicial and Probate Courts to take depositions 217, 392	4
	real estate to be signed, sealed, acknowledged and recorded 130	
	to be of no effect, unless so executed, against any, except the grantors	
	and their heirs	
		•
	proof of, how made, when grantor is dead or out of State or refuses to	
1. Sec. 1.	acknowledge	L
	how proved when grantor, and witnesses also, are dead 130)
**	by tenant in tail, if executed in due form, in presence of two witneses	
- 1940 -		2
	sufficient to convey his estate in fee 132	é
	by tenant of freehold and remainder man, if executed in like manner,	
A STAR	good to convey the whole estate in fee	
	to and from counties, how to be made	Э
	of different forms for the benefit of counties, confirmed 175	
- 227 전문 - 문	of agents for counties, executed, &c. in form to be valid ib.	
요. 영소 유명한		2.1
	of officers selling real estate of banks, at auction and effect thereof 275, 276	
1.11.11.11.1	of equities of redemption . 277, 278	
	of executors, administrators and guardians under license of Courts 227, 239	2
	of spendthrifts, &c. after application to Judge of Probate for guardian,	
		c
	void in certain cases 21	0
4 S.	for gaming debts, to enure to such persons and uses as if grantor were	
	dead	6
1 e 1	Register of, how chosen, sworn, &c. [Sec Register of Deeds.] 41	7
	of proprietors Constables Collectors officers des salling on execution	
	of proprietors, Constables, Collectors, officers, &c. selling on execution	
	[See Proprietors, execution, &c.]	
	records of, to be deposited with Clerk of Supreme J. Court, when there	
	is a vacancy in office of Register [See Clerk.]	9
	records to be kept in fire proof buildings	
	Technis to be kept in the provi bundlings	
saide for said	of pews may be recorded by town Clerks	3
	[Sec conveyance, executors, administrators, guardians, execution, &c.]	
1.1	of defeasance not good against estates in fee, unless recorded except as	
	to the original parties	1
DEFAUL		•
DEFEAS	ANCE deed, or bond of, to be recorded [See Estate, Deed, &c.] 13	
DEFEND	ANT, when out of State, mode of serving writs upon 25	4
	in review, when out of State, writ to be served upon ter tenant it	n.
	when never inhabitant of State, mode of serving original summons upon 25	
	when hever inhabitant of state, more of serving original summois apor 20	
	when out of State at time of service, &c. action to be continued 287, 25	
14 A. A.	not appearing, after due service, to be defaulted, judgment, &c. 25	9
	in trespass quere clausum, pleading disclaimer and involuntary trespass	
	may tender amends, or bring money into Court, proceedings, &c. 259, 26	0
Te Net e	They follow the second in the second records to be and the	
A. 13	may file account in offset, in certain actions, and recover balance, if	
		b.
1.1.1.5 · · · ·	refusing to appear before auditors, what proceedings to be had 26	51
	in real actions, held to answer for so much of demanded premises as	
later de la trans- gran de la composition de la compositio	they do not disclaim	9
DECDET		
DEGRED	IS of consanguinity or affinity, within which marriage is prohibited 34	
DEMANI	DS in dispute may be referred, if parties agree, by rule before Jus. Peace 36	j L
사람이 좋아.	to be in writing, signed by parties, annexed to rule . 36	51
DEMUR	RERS, judgment on, may be appealed from, if action appealable 26	35
	FIONS in what cases and circumstances to be taken	
001		
	not to be taken before counsel, attorney or person interested in the case 3f	19
	when taken, notice to be given to adverse party or his attorney if with-	
	in the State	b.
		b.
	where there are several plaintiffs or defendants, notice to one sufficient 39	
に登録的な		b.
- 11 - 11 - 14 ⁹⁶	to be written by Justice, deponent, or disinterested person i	b.
		b.
	form of caption, summons to deponent	
	그는 것 같은 것 같	
and the second		
	taken out of State, may be admitted or rejected at discretion of Court, but	
	in all cases, adverse party must have been notified if within 20 miles 39	圮.
	may be taken by dedimus from Judicial Courts and Probate Courts, in	
×	certain cases	17
		70
	may be used in prosecutions for removal, &c. of paupers *54	
	of witnesses to wills may be admitted in case	37
		94
		2
	· · · · · · · · · · · · · · · · · · ·	
	may be taken by notary public	24

XXVIII

DEPOSITIONS, to be recorded within ninety days in county where land, &c. lies,	harss.
or parties interested reside	393
certified copy of-legal proof, if deponent cannot be produced .	ib.
DESCENT OF ESTATES regulated, [See estates. &c.] DESTRUCTION wilful, of vessels, cargoes. &c. to defraud underwriters, punish-	142
ment of, [Sec ships, vessels, &c.]	87
DEVISEES, not to be barred by certain limitations of actions, [See executors, &c.]	239
liable to pay demands against persons deceased, in case	ib.
DEVISES for life and afterwards in fee tail, how to be construed, See wills.	138
of lands and tenements how to be made, [See wills.]	ib.
DISCLAIMER and involuntary trespass, effect of, pleaded with tender 259,	260 260
in real actions may be pleaded in whole or part; proceedings thereon in inquests of office for State, effect thereof	185
DISCONTINUANCE or nonsuit, party prevailing in, entitled to costs	259
of roads. Sec. I See highway.	
DISGUISE, persons assuming, to obstruct laws, how punished	95
DISQUALIFICATION, of persons out lawed, duellists, occurrence	339
DISSECTION, bodies of duellists and murderers to be delivered to surgeons for,	53
in case	117
DISTILLING, through leaden pipes, heads and worms, prohibited assay masters to be chosen by towns, to inspect worms, &c.	ib.
their duties powers, certificates, &c.	ib.
DISTILLERIES, places for, regulated, [See Nuisance.]	
DISTRESS, exemption of certain goods and chattels from . *688, 702,	414 _
warrant of, may be issued by Judge of Probate to compel payment of -	010
· · · · · · · · · · · · · · · · · · ·	210
[See warrant of distress.] DISTRICTS school [See schools targes fee]	
DISTRICTS, school, [See schools, taxes, &c.] highway, [See highways.] DISTRIBUTION of intestate property to be equal among children,	
DISTRIBUTION of intestate property to be equal among children,	142
[See estates.]	.
of insolvent estates among creditors, [See estates insolvent, &c.]	
DIVISION, [See estates, &c.]	944
DIVORCE and alimony regulated Supreme Judicial Conrt to have jurisdiction of	344 ib.
trial of, to be in county where parties dwell	ib.
libel for to be filed in Clerk's office, notice how to be given	ib.
DIVORCE from bond of matrimony, and from bed and board, when to be decreed	ib.
not to be decreed in case of collusion, or adultery of both parties	345
when decreed for affinity, &c. or impotency, wife to have all her lands	•,
restored, and such of her personal estate, as may be equitable	ib. ib.
in such case Court may compel husband to disclose, &c. under oath when for adultery of husband, wife to have dower in his lands and all	10.
the real estate held in her right, and such personal estate received	4.11
by her as may be equitable with the distribution of the second	ib.
alimony may be also allowed out of his personal estate if necessary	ib.
when for adultery of wife, what lands, &c. husband shall have	346
provision for support of wife out of personal estate	ib. ib.
for cruelty or desertion of husband, what proceedings as to property alterations in alimony, &c. may be made by Court, when necessary	ib.
libel for, when filed, &c. in certain cases, to operate as hen on lands	
&c. of hushand, for final decree decret in a second state of the s	ib.
when decreed in such cases, proceedings as to property as a .	347
when decreed for cruelty of wife, what proceedings to be had	ib.
decree of, for adultery, not to bar children of their inheritance	ib.
guilty party in, not allowed to marry again from bond of matrimony—penalty for cohabiting, $\&c.$ after	78 347
DOGS, mischievous, owners of, liable to double damages for mischief, &c. in case	\$765
may be killed if suddenly assaulting persons, wounding cattle, & c.	ib.
penalty for owner, &c. not killing, or confining, after complaint *765,	766
	*766
treble damages may be recovered for injuries done by, after notice	ib. 152
DONATIONS to pious uses, how taken, held, alienated, &c. , DOWER of widows, in estates conveyed by deed, in which they did not join with	102.
their husband	131
in real estate set off on execution against husband	281
to be assigned, &c. within one month after demand	149
to be recovered by writ, with damages if not so assigned	150
writ of seizen of, how to be executed by sheriff	ib ib.
may be assigned of rents and profits in certain cases	10.

xxix

DOWER, of what estate widow shall have, except where she may have legally
released in a second by the second se
to be assigned to alien widow of citizen
reversion of, in insolvent estate may be sold for creditors 204
may be divided among heirs, &c. on settlement and division of the other
parts of the estate
writs of, how to be served
DRAINS and common sewers regulated, how to be made, connected, &c. 528
expense of opening, clearing, &c. how to be apportioned, defrayed, &c. 529
DRUNKARDS, &c. when posted, &c. not to be furnished by innholders, retailers,
&c. with spirits, under penalty *589
to have guardians appointed, [Sec guardians.]
DUELLING, punishment of, principal and accessary thereto
bodies of persons convicted of murder by, may be dissected . 53
giving or accepting challenge to-punished
DUTIES on certain officers commissioned or appointed, to be paid into the treas-
ury of the county, or State
penalties, disqualifications, &c. if not paid , 426
sums, so paid, how to be accounted for
[See Clerks, Sheriff, Justices, County Attorney, Inspectors, &c.]
on licenses to retailers, innholders, &c. *586
to tin pedlers, &c
deeds, to be paid by Register of deeds to county Treasurer 418
[See Licenses, Retailers, Pedlers, Register of Deeds, &c.]

E

EDUCATION OF YOUTH provided for [See Schools.] *503
amount of money to be raised and expended for, in towns and planta-
t tions
duty of instructors, in regard to, at Colleges, academies, &c. *504
EJECTMENT lies to recover redeemable lands, set off on execution 283
for lands on a person's own seizen limited to twenty years 295
defendant, on disclaimer, to recover costs, unless
[See Actions Real, &c.]
ELECTIONS regulated [See Towns, Selectmen, &c.] . *464
military duty on, prohibited in cases
ELDERS, DEACONS, &c. of churches, capable of taking real estate in succes-
sion for pious and charitable uses *595
EMBEZZLEMENT of goods, &c. of persons deceased, and of idiots, non com-
pos, &c. provisions to prevent
by master of vessel or mariners, owners how far liable, in case, 92
when vessel and cargo insufficient to make compensation for, what
proceedings to be had ib.
charterer, how far to be considered owner in certain cases of 93
ENDORSERS of writs, liable to pay costs and prison charges in case plaintiff
avoid . Association and the second se
new, may be required in certain cases ib.
to be an inhabitant of this State . ib.
required on all original writs, and mode of endorsement 403, 257
required on writs on probate bonds, and for whose benefit 224
of writs against Sheriffs and Coroners on their bonds, required and how 408
of negotiable securities, not liable on process of foreign attachment 294
of notes, bills, &c. how notified by Notary Public
ENDORSEMENT [See Endorsers.]
ENGINES FIRE, punishment for wantonly injuring
ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine #581
so appointed, to meet and organize, &c. in May annually . *581
companies to meet monthly to examine engines
to be under direction of fire-wards when on duty *582
may be appointed to private engines in same manner as town- ib.
certain, may be selected for special purposes at fires
certain may be exempted from military duty
may be excused from serving as jurors, if their town so vote *585
when negligent may be discharged and others appointed by Selectmen #582
ENTAILMENT of estates, may be barred by deed of tenant in tail, &c. or by
deed of tenant of freehold and remainder man . 132
ENTRY of most manages nature of requisite to effect a foreclosure 145

XXX

ĨN	DEX.

ENTRY, of persons claiming lands, &c. to be made within twenty years after right accrued	296	
forcible, and detainer [See forcible Entry.] EQUITY of redemption allowed in mortgaged estates, and lands set off on execu-		
	, 282	
tion 144 in lands mortgaged to the State	147	
he has a may be taken in execution, sold at auction which evolution and the scheme stands.	277	
mode of attaching, taking in execution, &c [See Execution, &c.] bills in, to compel mortgagee to restore possession, how instituted, &c. in		
Supreme J. Court, or Common Pleas 11. 100 and	145	
execution on decrees against defendants may be joint or several	146	
[See Mortgage, Attachment, &c.]	1001	
EQUITY POWERS granted to Supreme J. Court, as to trusts under deeds, wills process to be used to carry into effect such powers	`189` ib.	
rules of practice in such cases may be adopted by S. J. Court	ib.	
limitation as to contracts within such powers and states added.	ib.	
to Supreme Court as to lands, &c. in trust for use of counties	179	
to Supreme Court and Com. Pleas in forfeitures of bonds, conditions, &c. in which they may enter equitable judgment	190	
in remitting all or part of penalty in scire facias, State against princi-		
bet the pal, sureties or witnesses in criminal cases to de the second second second second second second second	191	
ERROR, WRITS OF, time for bringing of them limited to 20 years	300	
ESCAPE from prison, voluntary or negligent suffered by gaolers, penalty for 448, happening through insufficiency of gaol, Sheriff to be answerable	, 449 450	
ESCHEAT of estate, where there is no kindred of deceased, to the State	143	
ESTATE not devised, to descend and be distributed as intestate and .	142	
of individuals, when taken for delinquency of towns in levying taxes,	8500	
mode and nature of their indemnity is the second se	*502	
had been joint and several, for payment of such	238	
what persons may dispose of by will [See Will.] and the	137	
Certain devises of, how construed the providence of the state of the	138	
of proprietors of aqueducts held in common at time of dissolution to be deemed real	*616	
of Clerks and Registers of Probate whose records are deficient, liable	443	
ESTATE REAL, mode of transfer by deed, how executed, &c.	130	
conveyance of, or lease for more than seven years, not valid, unless	<u>21.</u>	
so executed, except against grantor and his heirs in fee, not to be defeated by bond of defeasance, unless recorded, ex-	ib.	
cept as to original parties, and a sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-	131	
. conveyed for gaming debts to enure as if grantor were dead	96	
entailed, may be alienated by deed of tenant in tail, or by tenant of	100	
	, 133 133	
pews in meeting-houses to be considered as,	133	
tenants not to commit waste, &c. pending an action to try title of,	129	
taken in execution against defendant out of State, not to be conveyed	257	
by creditor within one year, in case of Banks taken in execution may be sold at auction 275, 276,		
held under certain possessory titles may be sold on execution as equi-		
ties of redemption again the set of the state of the set of the se	278	
executions how to be extended npon	282	
partition of, [See partition, probate, &c.]	200	
of persons recognising to State, held for amount of recognisance against		
any after transfer	339	•
when title to, is pleaded, in action before Jus. Peace, action to be car- ried to Com. Pleas	357	
of persons living in the State, but out of town where assessed, taxes		
against, how collected	*486	
contracts for sale of, or interest, &c. therein, void, unless in writing	240	
leases, grants, &c. of, to be in writing, signed, &c. leases of, to convey estates at will ouly, unless in writing	240 ib.	
mortgaged to State, may be discharged by Treasurer on payment of	19.	
personal of money due to the finance set of the state of the set of	147	
amount due, in such cases, may be settled hy bill in equity	147	
of proprietors of aqueducts to be considered personal—mode of transfer sale of, by married women, when deserted by husbands—regulated	*614 .251	
of non residents, sale of for taxes [See Taxes.]		

]

ESTATE	REAL of persons deceased, liable for the payment of their debts,	
	whether estate be in tail or fee simple	227
	or fraudulently conveyed, or colourably disseized	ib.
A. Arte	of persons deceased, may be sold for payment of debts and legacies, if	10.
승규는 것 같아.	personal be insuficient, by license of Courts	ib.
910 y	deeds of, when sold hy license, &c. to convey such title as deceased by	1 ib.
ada ta se	when partial sale for payment of debts would greatly injure, Courts	1 10.
	may allow sale of whole subtition to sate grant is about the use	228
्र के ल	or minors, non compos, spendthrifts, &c. who lived, or are out of	
GAL .	State, may be sold, if lying within State, in like manner, for debts,	
in a start and a start and a start a s	ia support, &called the analysis and the and the analysis of the solution of the second	231
inter i stre Genere i state	may be conveyed, to complete their contracts, by executor or admin-	
064 - 6402 11	istrator, under license of Courts automptical balancing transition of the	232
	income of, to be accounted for by executor or administrator	201
• set a la l	of idiots, non compos, lunatics, &c. may be sold by order of Courts, if	
n Aller an Su Na B	or if pagagerry the whole may be cold by lighted for their base	215
	or, if necessary, the whole may be sold, by license, for their benefit mortgaged-may be sold by executor or administrator as personal pro-	230
	perty, where possession was not obtained by deceased	148
1. S. C.	may be discharged, on receiving amount due, by exec'r or adm'r	149
88. T	may be foreclosed by action of executor or administrator for the	140
	use of heirs we as halfed more by party as we have been and	148
	set off on execution to executor or administrator, or recovered on mort-	
all ea	gage; to be for use of widow and heirs, unless necessary to be sold	
	for payment of debts and the basis of the payment of the second state of the	234
	redemption money in such cases may be received by executor or ad-	
ni i shake Alama	i ministrator and estate released and a set a star strange strange	234
	of persons deceased, may be taken on execution, subject to redemption,	
Dates. Stat	ab as in case of other levies in an or suble black to go the stand of the stand of the stand of the stand of the	238
n de la composition d Composition de la composition de la comp	of testators, when taken in execution, legatees, &c. to contribute in cer-	
	tain cases when conveyed by mortgage how redeemable [See mortgage.]	141
	when to be sold for payment of taxes [See Taxes]	144
	when to be sold for payment of taxes. [See Taxes.] and proprietors in common regulated [See Proprietors.]	154
atas ¹ ald	may be sold for payment of taxes as a second state at the sold for payment of taxes as a second state at the second state at t	156
STATES	REAL, INTESTATE, descent and distribution of	142
	to descend in equal shares to children, and issue of deceased children	ib.
	if no issue, to father the state of the case of a state state state of the state of	ib.
	if no issue, nor father, in equal shares to mother, brothers and sisters,	
e to a second	and children of deceased brothers and sisters, by representation	ib.
	if no issue, father, brother or sister, to the mother and a spece .	ib.
	if no mother, &c. to next of kin in equal degree	ib.
enter y 1149 é. A constant	collateral kindred in, how to be computed and preferred	ib,
h (h h i a brigana i) Shi na Ghi na	if no kindred to escheat to the State State and Midday's down.	ib.
	saving of husband's tenancy by the curtesy, and widow's dower	ib.
in lan	share of child, dying under age and unmarried, to descend to the other Achildren and their representatives in the spectral investor of states.	ib.
	issue or next of kin, if in same degree to intestate, to share equally, oth-	10.
	wise by right of representation and the state of the stat	143
STATES	PERSONAL, INTESTATE, how to be distributed	ib.
stan ang Po	allowance to be made to widow, by Judge of Probate states .	ib.
	after payment of debts, to he distributed as real, except, &c.	ib.
	husband to have whole of residue the gent they for the act .	ib.
and the first of the second	if widow and issue, widow to have one third	ib.
	if no issue, widow to have one half and a second state .	ib,
	if no kindred, widow entitled to the whole	ib.
가 가 작다. 같은 것	if no kindred, widow nor husband, to escheat to State	ib.
	in settlement and distribution of, alienage of widow, issue, &c. to be	011
CUL CULE	nolimpediment in receiving share devices .	211
9 T-2 TE2	REAL, division of, by order of Judge of Probate, among heirs, devisees	207
	c. whether in one or more counties whether it cannot be divided among all the heirs, the Judge may assign	~~~
in de la composition de la composition La composition de la c	the whole to one or more, they paying the others according to apprais-	
	al, by committee	ib.
	conveyance by heirs, &c. not to prevent such division	208
21 전자 :: 1	when dower or partition is ordered in estate lying in common, com-	
	mittee to sever estate of deceased, giving notice	ib.
	livision thus made and excepted, to be final, unless appealed from	209
	livision may be ordered by Judge in whole, or for part	ib,
1. 1. 1. 1. L	committee appointed to be under oath	ih.

xxxii

ESTATES REAL, such division not to be ordered by Judge, when proportions, &c	
appear to be uncertain or disputable	209
messuage of greater value than a share may be assigned to one, he pay	· '
ing surplus to others deficient	210
expenses being allowed by Judge, payment may be compelled	ib.
division of reversion of widow's dower when and how made	ib.
ESTATES REAL and PERSONAL, INTESTATE, in settlement and distribution	ב
of, advances, gifts, grants, & c. made to children and grandchildren	1
how to be estimated .	211
how to be devised and bequeathed by will	137
ESTATES INSOLVENT, to be distributed, pro rata, among all the creditors saving	5
taxes to be paid in full .	203
claims against to be examined by commissioners	203
[See commissioners.]	
time allowed creditors to prove their claims	203
real and personal to be sold and proceeds distributed among creditors ac	
cording to claims allowed, saving widow's dower and allowance	204
reversion of dower to be also sold for benefit of creditors	ib.
actions against executors and administrators of, not to be sustained	
unless for taxes, until, &c.	205
if entered, to be continued, until .	ib.
claims against if not supported before commissioners, &c. barred, unles	s ib.
[See Administrators, Executors, Probate Court, Guardians, &c.]	
ESTIMATES of county charges, to be prepared by Court of Sessions, annually	415
to be recorded and copy transmitted to Secretary of State, 1st January	
together with his account, to be exhibited by county Treasurer to Sec-	
retary of State .	ib.
[See County Treasurer, and Court of Sessions.]	
EVIDENCE of President and Cashier, in prosecutions for forgery, may be dispens-	•
ed with, and other proof admitted, in certain cases	81
certificate of Secretary or Treasurer of U. States, or of any State, to be	
competent, in certain cases, in criminal prosecutions	82
	23, 52
no person may be compelled to give, against himself in criminal cases	23
oath of tythingmen competent, in certain cases	76
printed copies of private acts and resolves, by authority, good	264
copy of Sheriff's bond, certified, &c. legal in suits thereon, unless sig-	
natures denied	405
in prosecutions on bastardy act, what shall be competent	348
in title to lands set off on execution from Justice of Peace, nnder " con-	
fession act" what shall be considered legal	443
copy of transcript of deceased Justice's records, into records of another,	
to be competent in certain cases	358
of notice to attorney of non residents, hy Collector of taxes, what shall b	
	*488
of notice by officers of sale of lands, what shall be legal	*502
insufficiency of fence, not allowed to be given by defendant, in case	****
of pound breach	*572
in trials where usury is pleaded in defence, oath of defendant compe-	
tent, unless plaintiff will offer his oath	99
of notice by administrator, executor, &c. of their apointment and how	
perpetuated 199	9, 200
of appointment of executor, administrator or guardian by foreign Courts	001
of Probate, what shall be sufficient for certain purposes	231
of notice of sale of real estate by executor, administrator or guardian,	
how preserved	233
given before Coroner, taking inquest to be reduced to writing in cer-	41.1
tain cases	411
report of auditors, appointed by Court, to be given to Jury as	262
inhabitants of towns counties and certain other corporations, competent	
to give, in case where towns interested	395
[See depositions.]	- 000
EXCHANGE, damage on inland bills of, regulated, when protested 39: EXCISE on retailers, and sundry officers. [See during]	5, 396
EXCISE on retailers, and sundry officers [See duties.]	÷.,
EXECUTIONS on judgments in civil actions, may be issued at any time after 24	, 270
bours, and within one year, unless appealed from 269 to save attachment, must be extended. &c. within thirty days	268
······································	200

when to be made returnable and where, in Courts, and before Justices 265, 270

E

EXECUT	YON when an alias may issue	270
	not to issue after expiration of year, without scire facias	ib.
	to be offset by officers having, for and against same persons, in same	
	capacity but not to affect attorney's lien for costs, nor right of as-	050
42 •	signees	270
·	goods taken on, to be kept 4 days, and advertised 48 hours before sale at auction	271
	particular, return upon, to be made by officer	ib.
	copy of, left with certain officers of corporations to be considered as	
	taking shares, &c. sufficient to authorize sale after notice	ib.
	copy of, with return to be left with Clerk, after sale	ib.
	franchise and shares taken on, mode of sale	
85	vendue for such sales, when and how long may be adjourned 273,	$275 \\ 275$
200 A	real estate of banks, may be sold at auction when taken by mortgaged to banks, may be taken and sold in same manner	
4854 () 1910 - 1910 -	equities of redemption how taken and sold on	277
-265 2019 - 10	may be levied on certain possessory titles in same manner, as on equi-	
	ties of redemption	278
11 J.a.	how to be extended on real estate	281
	return of, &c. to be recorded in Registry of Deeds within three months,	0.01
she in	effect thereof	$\frac{281}{281}$
ana di kabu	may be extended on saw mills, grist mills, &c	282
Sec. Fra	against manufacturing corporations, if not satisfied by return day, may	-52
	be renewed and levied upon bodies and estates of any members	284
•797	in the name and for the benefit of State, how to be issued, served, &c.	285
	how awarded in trustee or foreign attachment process, in cases	290
	when returned unsatisfied in such process, scire facias to issue	291
•7.5	how to be levied and collected in foreign attachment, process 293 how to be awarded by Justices of the Peace	, 29 <u>4</u> 356
2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	on recognisances for debts	360
	against Sheriffs and Coroners, how awarded and levied	403
	not to issue against their bodies .	405
Alton Inc.	returned unsatisfied, proceedings thereon, before Gov-	
	ernor and Couucil	ib.
es de la c	when removed, to run against them in common form	406
	against counties how levied and collected may be issued against delinquent Collectors, &c. by State Treasurer, at	450
	request of Selectmen	¥492
- 19 - 1999		*616
1997 - E	to be awarded against administrator, refusing to account for property	
1 P. W.	of intestate in their bands, after being cited	225
432 - S	against administrator who has, received personal property not invento-	••
100 (01) Alian	ried, how awarded	ib. 226
10 Sec. 1999 1	lands, &c. set off on, to executor or administrator, to enure to use of	0 شەشە
anda Tarihi da Araba	widow and heirs, unless necessary to be sold for payment of debts	234
	not to issue against body or estate of executor or administrator, hut	
1. 1. 1. 1. 1.	against estate of deceased, unless on suggestion of waste	235
	against estates of persons deceased may be levied as execution in com-	000
	in certain cases of equitable claims arising in real actions, how to is-	238
State galak Alatik		181
	may be stayed, on granting review, by Judicial Courts	249
545	not to issue on judgments recovered against defendants out of State	
	when writ was served, until plaintiff file bond, &c. unless notice be	
1. S. • 2. 4	given, & c. before judgment	256
s Fer States	certain goods, chattels, &c. arms, uniform, &c. of officers and soldiers	500
anda Arres	of the militia exempted from being taken on 414, *688 forms of, in several cases [See forms.]	, 702 , 360
аны 870 г.	where officer has more than one, mode of applying proceeds of sale of	300
	property taken thereon	280
EXECUI	ORS, to file will in Probate office within 30 days after death of testator	196
	to give bond, to return inventory, or if residuary legatee, to pay debts	100
ili. Ann an an	and legacies	198
ere a la calla. Na	refusing to accept, &c or being minors, administration with the will annexed to be granted to some other person	198
	where there are divers, none to act, but those who give hond	199
ere yaar	living out of State to give Lond in county where testator lived	ib.
	to give notice of their appointment, and how	ib,

EXECUT(ORS, evidence of, such notice how preserved	200
i juda i	living out of State, or removing after appointment and neglecting to	a di j
	render account, or becoming insane, unsuitable, &c. may be removed	ib.
1.1.1	feme sole appointed, with another, to lose her authority by marriage	ib.
Section 1.	when one or more are removed, remainder, if any to proceed in set-	
n tre	s stling estate as a second star where the the second star as	201
5 - 1 ⁻¹ - 1	of an executor not thereby to become executor of first testator	ib.
West States	having disputed claims, may by agreement with heirs, submit to refer-	
	ence before Judge of Probate	ib.
	to account for income of real estate, according to appraisment thereof	202
6	may agree with creditor, before Judge of Probate to submit to reference	1 .
662 (* -	demand disallowed by commissioners	204
Carlo III.	neglecting to settle account for six months after final report of commis-	
. je je sta sta je sta	sioners, liable to suits of creditors and the grade and the same .	206
fat i s	judgment and execution to be awarded by Courts against estate in hands	
ыл. .	of such, as if not rendered insolvent is a print and and the set	ib.
la ser e	if such execution be returned unsatisfied, scire facias to issue and judg-	
Cov. 20, 71,	ment to be rendered thereon for waste	ib.
	if real estate be taken on such execution it shall be deemed waste	ib.
	neglecting to raise money, &c. to pay debts of deceased, so that real	
	estate be levied upon, guilty of waste	207
Q.,	of deceased creditor may join with other creditors in compounding	
	with debtors in certain cases, by consent of Judge .	ib.
	may require bond of indemnity from heirs, demanding share or legacy,	
	if Judge of Probate deem it reasonable	211
	how to proceed against persons suspected of embezzlement of goods, &c.	• .
	of testator	202
1- · ·	one, if residuary legatee, may have action of account against his exec'r	212
	not to be guardians to minors interested in same estate	213
	to apply to Court for license to sell real estate of deceased for payment	
i juda	of debts, when personal is insufficient	227
12 July 1	and be under oath, previous to sale	227
	to give notice after license, previous to sale	227
		233
State -	may be licensed to sell whole, when partial sale for payment of debts	
11.	would injure the residue, notice being first given	228
•	may be licensed by Supreme J. Court and Common Pleas to make	232
- 14 - 1	conveyances to complete contracts of deceased building, 1996	232 233
	money received by them as consideration on such contracts to be assets having astate sat off to them on a security or recovering possession of	200
. • a - 1	having estate set off to them on execution, or recovering possession of mortgaged, &c. to hold for widow and heirs, or creditors	234
		ib.
	. may receive sums due from those entitled to redeem and execute release not bound to answer suits brought within twelve months, unless for de-	10.
	mands not affected by insolvency address to be a success of a	235
3. ¹	suits brought within that time to be continued	ĩb,
5.1 S.	may recover costs on such suits, in certain cases, by making tender,	
	or bringing money into Court as a first and the state of	ib.
	executions and writs against, not to issue against their persons or es-	
	tates, unless on suggestion of waste	ib.
Area in a	proceedings against in scire facias on suggestion of waste and judgment	
market (* 1	bow rendered	ib,
15. ±11	dying or removed during pendency of suits, same may be prosecuted	
181 ⁻	or defended by administrators de bonis non, to final judgment	236
	on such judgments writs of error may be prosecuted by administra-	
	tors de bonis non	236
	may prosecute or defend actions pending or appealed, when either-	1971
• · · · · · · · · · · · · · · · · · · ·	party dies pending the action, or before sitting of Court appealed to	
20 T	if cause of action survive	237
	refusing to become party to such suits, after notice, judgment may be	
· · · · · · · · · · · · · · · · · · ·	- Contored on the large standard and a set of a second standard for the first standard s	237
	actions against them limited to four years, provided	238
	what shall be equivalent to commencing action against in cases	238
3997 - 1977	limitation to extend to demands on contracts, covenants, &c. of testa-	
	tor not falling due within four years, unless and a second second 238,	239
a signi	liable on joint contract of deceased debtor, as if joint and several	238
	not bound to plead specially, but may give special matter under gen-	
	eral issue	ib.
	may sell mortgaged estate, as personal property, when possession was	
	not obtained by their testators for the way of being the second states and the second st	148

XXXV

and may receive redemption money and execute discharge EXECUTORS may be licensed to sell real estate lying within, of persons who	149
lived out of State, under restrictions appointed by foreign Courts, what shall be evidence here, of their	231
authority when licensed to sell real estate, may adjourn vendue not exceeding 14	231
days	232
of deceased Constable or Collector to settle his account with assessors ————————————————————————————————————	*493 ib.
not answerable out of their own estates, on any special promise, unless	
in writing	240
in their own wrong, who to be so considered	212
EXEMPTION of enginemen from serving as Jurors in certain cases	*585
from military duty, in case	695
	*602
of certain persons from serving as jurors	378
of arms, equipments, &c. of soldiers from attachment .*688	
of certain goods and chattels of debtors from attachment 414, *702	
	, 000
EXPORTATION of BEEF, PORK, &c. without inspection, prohibited	
[See Beef, Butter, Lard, Fish, Pot and Pearl Ashes, Lime, &c.]	
EXTORTION prohibited [See Fees.]	440

	v.		
1	T	, 1	
	P	10	

TATOPTION promitica [See Fees.] and the state of the second state of the second s	440
(1) Statistics in the state of the state	
(a) A second discount of the second control of the second second data discount of the second s second second se Second second se Second second sec	
which is the second se	
는 것같이 나는 것이 가 하는 것이 가 있었다. 이야가 2000년 10년 10년 10년 10년 10년 10년 10년 10년 10년	,
VALCE INVOLOES to unishment for making by service for of which to	
FALSE INVOICES &c. punishment for making, by owner &c. of vessel, to	
fraud underwriters and a speed again the set of the set.	87
affidavit, protest, & c. by master, with like intent-punishment of	88
imprisonment, damages for may be recovered, notwithstanding pen	alty
orige . &c. incurred	326
FEE TAIL, SIMPLE, &c. [See Estates and entailment.]	 .
FEES of civil officers, and others established and regulated in the second state.	427
list of, to be posted up in Clerk's and Register of Probate's office	439
receipt for to be given by officers if required	440
tecent for to be given by oncerss in required to the state of the second s	
in the unlawfol penalty for receiving the second of states and the second s	ih,
and a formerly allowed, continued shares are graded and the set of the set	ib.
of certain salary officers, to be accounted for, before salaries are p	
received by Clerks of Courts, to be accounted for with County Tr	eas-
urer and half surplus above \$1000 to be paid over	399
to be tendered to witnesses when summoned	265
of Assessors of taxes	*472
of officers committing person for non payment of taxes	*500
	*567
of field driver and pound keeper	
Inspector General of Butter and lard	441
inspectors of pickled and smoked fish the structure descention	*649
en an entry of pot and pearl ashes and deputies as the second state of the second stat	*652
and the second	*654, 657
treases for tobacco and onions per set is set for the set of the s	*661
of stone lime and lime casks	*667
of cullers of staves, & e surveyors of boards, & c.	*679
Inspector of shooks	*681
Inspector of shocks and a second state of the	*685
measurers of wood, &c.	*682
FELONY, in what county indictable, in certain cases, where death happens	*266
persons convicted of part and acquitted of rest of certain offences,	
states some sentenced a set and	ih.
when indicted for capital [See Crimes capital and Trials.]	
FEME SOLE, appointed co-executor, or guardian, to lose her authority by n	
- Mage de la childe y a priste e prede la facta de partegia de la companya de la c	200, 216
Covert a [See married women.]	~
FENCES and general and common fields regulated have been a factor.	159
	159, *459
legal, what shall be so considered and a start at the solution of the solution	159, 160
partition to be maintained by occupants of adjoining enclosures	160
proceeding in case of neglect so to make	ih.
party neglecting, liable to pay double the adjudged value, and, after	
month, 12 per cent interest	ib.

xxxvi

TENCE	viewers to assign in writing the shares of partition fence each party	<u>.</u>
	is to repair	0.
6	assignment so made, to be recorded-proceedings in case of refusal of	
a talan sa Tu	either party to build or repair	
	divisional, to be kept in good repair, unless otherwise agreed in viewers to decide in writing how, or on which side of a stream a di-	•
	i visional fence shall be built, deprese the entery class statility and it it	h.
· · · · · · · · · · · · · · · · · · ·	proceedings in case of neglect to build accordingly	
eg part de la	where persons owning in severalty, have improved in common and	
	one wishes to improve in severalty, what proceedings to be had 16	2
	partition to remain, where one party lays his land in common, on pay-	
	ment of value, by owner of adjoining enclosure and the second second adjoining enclosure and the second sec	2
	when unimproved lands are enclosed, what proceedings to be had as to, ib	
an ge	viewer to be taken from each town, where town lines are boundaries 16	3
	water to be maintained equally, by parties; proceedings against neglect ib	
i de la	excepting as to house lots not exceeding half an acre ib	
- 11	viewers neglecting their duty, penalty and and the state of the balance in	
	general proprietors' proportion of, when determined, to be recorded 16	
1. 	expenses of, to be borne in proportion to interest of proprietors	5.
	around a common field belonging to any occupant, when deficient, what	_
is tai	round common fields, when blown down, what proceedings to be 16	
1994 - 1997 -	round common fields, when blown down, what proceedings to be 16 owner of land in general field may enclose it, at his own expense pro-	9
	vided he maintain his share of the general fence	R
	expense of making-rocky and barren land to be excluded, in mak-	
	and ing estimate same same and and a second contraction of the second se	0 ~
	ing estimate 176 fronting on certain grounds, how long time required to justify their	•
1.44	continuance when boundaries cannot be made certain 4 #523, 52	1
	on public landing places to be deemed nuisances for the metric. 10	
FERRIE	S not to be kept unless by license from the Court of Sessions *768	
	keepers of, to give bond, keep good boats, attendants, & c. under pen-	
up dia,	199 alty, secondes	9
113 - E	penalty for keeping, and demanding pay, without license and with *76	
	when established by Sessions, ferryman to be appointed by town, in	
las unita	- Case	• [*]
	such ferryman to be licensed, and his fare fixed by Sessions ib	
	is a penalty for his neglect stands of an ten drives between security and it is the security in the security is the security is the security in the security is the security is the security in the security is the security in the security is the security is the security in the security is the security in the security is the security in the security is the security is the security is the security is the security in the security is the security in the security is the security is the security is the security in the security is the security in the security is the security in the security is the security in the security is the security i	
eedi 🔒	between towns to be provided for by them, alternately, or jointly \$770	
	may be guarded by order of Sclectmen, to prevent spread of contagion #55	7
FEVER	MALIGNANT [See contagious sickness and quarantine.]	~
LIELD L	RIVERS to be chosen and sworn in towns annually *566	
FIFTOS	their duty, fees and a second state of the sec	
FIELDS	• • • • • • • • • • • • • • • • • • •	5
	where persons owning in severalty, have improved in common, and one wishes to occupy in severalty, what proceedings to be had 163	9
an an taon an t	Section improved lands are enclosed, what proceedings to be had be in the section of the section	•
FINDER	of money, goods and strays, how to proceed therewith *57.	3
	[See Goods lost—and Strays] to the experiment sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-	-
FINES fo	or witnesses refusing to appear, after being summoned	5
	and costs collected by officers, to be paid County Treasurer forthwith 372	2
. ÷.	collected by Justices of the Peace to be paid to county treas-	
-41	ury semi-annually the second second second second second second 372, 37	3
50 C	account of Sheriffs respecting, to be audited by Common Pleas	
1081	, and $\inf case$, then in propagated by a base . Such that for \mathfrak{g} and \mathfrak{g}	7
	certificates of, to be returned to County Treasurer, by Clerks af-	
	ter rising of Courts . Accordence to the accordence of the second s	
Veren in the	and to Secretary and Treasurer of State within 50 days and 406, 40	7
	imposed on towns for deficient roads, &c. to be expended in re-	~
	pairs by agent accountable to Court and a section with the section of the section	
dida in 1997. Maria	for neglect of schools, &c. how expended *50	0
FIRE -	[See penalties.] one second the Marine Incurrence Companies to con-	7
н на стали у ЦЦ	surance, against may be made by Marine Insurance Companies to cer- tain extent *61	Ð
1999 1999 - 1999 1999 - 1999 - 1999	bon-fires, &c. not to be kindled in streets, near houses	
FIRE AT	RMS, how to be proved and marked, and certified	
	penalty for selling, not proved, counterfeiting marks,	
FIRE PF	ROOF BUILDINGS, &c, to be provided in each county for safe keeping	-
	of records, files, &c.	4
FIRE EI	NGINES, penalty for wantonly injuring and the second secon	
	eugine men. &c. [See Engines]	1

FRE W	ARDS may be chosen in each town in March, &c. annually	583
	penalty for refusing to serve as	ib
EIRES. T	duty at fires—staff or badge of office, &c. power to require assistance when building is demolished to stop, owner to be indemnified	ib. 584
S112 2 2	nunishment for concealing or embezzling or plundering goods at	ib.
FIRE W	OOD, COAL, BARK, &c. frauds in, prevented [See Fuel.]	681
FISH, ce	ertain kinds, preservation of, provided for the basis and the *772, 773, 774,	775
54	shell, not to be taken, destroyed, &c. in certain cases, without permis-	774
FISHER	Y: herring regulated as [See Herrings.] as a set of the	772
FISH, pi	ckled, and smoked, packing and inspection of regulated a statute of ***********************************	641
n na se Na ser	inspectors of, to be appointed in certain towns, by Governor, &c. to be sworn, give bonds, &c. and proceedings thereon	ib. 642
- 1995 🔶	pickled, quality and size of casks for packing [Proviso as to kegs.]	ib.
	Salmon, shad, mackerel, &c. pickled-duty of inspectors as to pack-	•
		643
anda Antari i		ib. 644
19 de 19	cod, haddock, &c. how to be packed, marked, &c.	ib.
1.54	small, whole, how to be packed, in what casks assessed as too. *	645
n seta e e e Vicini	pickled or smoked not to be exported unless certificate of inspection	n.
. (.).		ib. 646
i de la compañía de la	alewives and herrings how salted, packed, &c. for exportation	643
- A.C.	how to be sorted in boxes, branded, &c	345
- 351 ± - 514	pickled or smoked, put on board vessel for exportation, not being in-	e A C
		646 547
203	Inspector of, not to use his brand or permit it to be used unlawfully	ib.
6.00	pickled for home consumption, how to be packed and of or your effort	648
-051 - 721 - 557 -	exporter or purchaser to pay for certificates penalties for violations of provisions respecting inspection of, *644, 645,	ib.
- Salar	duty or excise to be paid by inspectors	649
	a Inspector's fees a day of an angela and and an an and a social	ib.
FLAX SE	ED, exportation of, regulated	
• 1997 • 1997		562
	• vessel having on board, not to be cleared before producing certificate	363
1975 fr 1995	found on board vessel for shipping, not inspected, liable to seizure, and	
5853 G 1	- how - all sound and sounds and a low she find heads - he	ib.
FLOWIN	그는 그는 것 같은 것 같은 것 같은 물건을 많은 것이 있는 것 같이 많은 것 같이 있었다. 것 같은 것 같은 것 같이 있었다. 것 같은 것 같은 것 같은 것 같이 있었다. 것 같은 것 같은 것 같이 있었다. 것 같은 것 같	564 172
FORCIBL	E ENTRY AND DETAINER, form of writ, process, &c. therein 319, 5	
•	may be inquired into by two Justices, quorum unus	363
	mode of proceeding to summon jury, adverse party and the sum of th	364 ·
•	proceedings in, may be removed to Supreme Court, by certiorari	365 365
a de la compañía de l		ib.
NODELL	not to issue against tenant, after 3 years quiet possession	ib.
FOREMA	N of grand jury may swear witnesses-attorney for government being	884
- 14 S		ib.
FORFEIT	TURES AND PENALTIES, may be recovered by action of debt or in-	
DODGED		26S
FURGER	Y AND COUNTERFEITING how punished	-84
		79
		89
1000 Maria 1000 Maria	aiding in altering or rendering current as true, such bills, &c. or posses-	
		ib. ib.
		81
	having or bringing into State, forged bills with intent to pass	ib.
1.00	in trials of, other evidence than that of President and Cashier may be	••
	admitted, in case, &c. Certificate of Secretary or Treasurer of United States, or of any State	ib.
	may be admitted in trials of the state, the states, or of any State to	82
	engraving or making, or possessing plates for, with intent to use them	
물건 가지	&c. — punishment	
	of gold or silver coin, current within the State, and accessaries	83

FORGERY	7, &c. bringing into State, or possessing therein false coin, with intent,	83
1.11	second conviction, or three convictions at same term	84
	mending, making, or possessing mould, &c. for coining, &c. rewards for prosecuting to conviction of, and how distributed	ib.
	ATTACHMENT, persons or corporations entitled to process of, in cer-	ib.
FOREIGN	tain cases	286
	form of process, mode of service, &c. in different cases of 286,	
		286
9	writ to he returnable in county, where either of trustees dwells 286,	287
20	names of other trustees may be inserted, before service, on principal	287
in a second second	action to be continued if principal be out of State, when sued	ib.
	trustees having goods, &c. may defend, &c. for principal, in case	ib.
	if appearing at first term, disclose and discharged, to have costs 287,	
1 Santas		287
8 C 1		288
• • • •	be against them for costs jointly use start a start and a start	ib.
1	where plaintiff does not prevail, costs allowed to principal and trustees	ib.
	where all trustees are discharged, plaintiff may proceed against prin-	10,
and the second	cipal, in case	ib.
		289
1.1.1	mode of examination thereon, before Judge, &c. in his own county	ib.
	such examination filed in court, competent	ib,
	disclosing assignment, &c. assignee may be made party in case,	
		290
	validity of assignment may in certain cases be tried by jury in such trial original defendant may be witness for either party	ib. 290
*	anneal allowed in angle seens	_ib.
$\{i_1,\ldots,i_{n-1}\}$	execution how to issue in certain cases	
	proceedings in scire facias against trustee, not exposing goods 291,	
in a second	when trustee has been examined on original process, judgment in scire	
·		292
	when on scire facias there are more than one defendant, Court may	
-	enter up joint or several judgment	ib.
	goods taken on execution—to discharge trustee from principal	ib.
	trustee in certain cases may plead general issue wilful false swearing by trustee to be punished as perjury	ib.
*		ib. 293
	where trustee's contract is to deliver specific articles at a future day,	200
	he may deliver them to officer having execution and the second	ib.
	value of such articles how to be ascertained as a statistical statistical	ih.
1	to be sold by officer as other personal estate taken in execution	ib.
· ·		294
* ¹ .	trustee in, dying before examination, his executor or administrator may	
· ·		294
2 J	trustee, dying after examination and before final judgment executor or	
	administrator answerable of the securities of th	ih. ib.
an a	allowed to judgment creditors, releasing body of principal committed,	10.
	within seven days after service of process	ib.
317 14470 - 1	such discharge not to affect original judgment in case	295
FORFEIT	URE of personal property for certain offences-mode of proceeding	
1		369
	of bonds of Clerks and Registers—what shall be so adjudged .	443
	for violation of inspection laws [See Beef, Butter, Fish, Pot ashes, To-	
1	see bacco, firewood, §.c.) we consider the last state of the second state of the secon	008
TORNIC	of paper not packed and marked according to law definition *686, ATION, how punished	
FORMS	OF WRITS & c, in civil process [See writs, forms of.]	78 301
r onnie,	subpæna for witnesses	319
1111 I. 1111 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1112 - 1	warrant to summon jury in forcible entry and detainer	319
ana an Angarta	summons to party complained against, writ of restitution 320,	
	submission to reference, of demands before Justice .	361
	to be used in taking depositions, notices, &c	391
en e Stan	of Assessors' warrants to Constables to collect taxes #478,	479
	of warrant of distress against deficient Constable, Collector &c. by Treas-	
	urer, for a country Transuration to the set of the set	494
i de	substance of, for county Treasurer's return of fines, costs &c. to Gover- nor and Council, annually	374
	Coroner's warrant to take inquest on dead bodies	374 410
ALCON ACTIV	of verdict of jury of inquest	\$812

n ng ng ng ng La

Ľ	N	D	\mathbf{E}	X.
---	---	---	--------------	----

FORMS,	calendar of prisoners to be kept by gaoler, substance of 445,	
	Complaint against Assessors refusing to be sworn of oath to be administered to creditors by commissioners of insolvency	\$471 205
	[See Oath.]	
FRANCH	ISES OF TURNPIKES, BRIDGES, &c. mode of attaching on mesne process	269
Constanting	how to be sold on execution, notice, &c.	273
	proceedings in such cases, where to be had AND CHEATING, at common law, punishable in Snpreme J. Court	280 86
FRAUDS	AND PERJURY, relating to deeds, contracts, &c. prevented	240
- 	enumeration of promises on which no action at law can be sustained,	240
and and a second se	unless reduced to writing leases not in writing, to convey estates at will only	240
	leases, estates, &c. not to be assigned, granted or surrendered, unless	
	by written instrument, signed by party, or authorized agent	240
	contract for sale of goods of thirty dollars value or more, not good, un- less in writing, or partly executed	241
	contract for sale of land, or interest therein, void if not in writing	240
	contracts to charge executor or administrator out of his own estate, void, if not in writing	240
FREIGH	TERS, how to be compensated in certain cases of embezzlement by	210
	master	92
FIFT. 6	bills for discovery may be filed by, in S. J. Court, proceedings rewood, coal, bark, &c. frauds in sale of, prevented	93 *681
10100	measurers of, to be appointed by Selectmen, when towns vote it neces-	
	sary	*621 *682
	fees of measurers to be regulated by Selectmen	*683
	cord wood brought by water, to be measured on wharf	*632
	carter, driver, &c. to be furnished with ticket, unless	*683
FUGITI	VES FROM JUSTICE, agents to be appointed by Governor to receive	
	them from executive of any other State	*458
	to be sent by warrant from Governor, when demanded by executive of any other State	*458
2010 C		
19 1	an an an an an Anna ann an Anna	
	 a statistical processing based on the statistic statistic statistic statistic stat	÷
durfa	(a) Second and the second s Second second second Second second sec	
GAMÍN	G, for money or other property, prohibited	96
GAMIN	G, for money or other property, prohibited securițies given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead	96 ib. ib.
GAMÍN	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner	96 ib. ib. ib.
GAMÍN	G, for money or other property, prohibited securițies given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead	96 ib. ib. ib.
ĠAMÍN	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases	96 ib. ib. ib. 97 ib.
GAMIN	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by,	96 ib. ib. ib. 97 ib. ib.
	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardiaus	96 ib. ib. ib. 97 ib. ib. s,*587 229
	G G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardians provision for and regulation of,	96 ib. ib. ib. 3,*587 229 445
	G G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature	96 ib. ib. jb. jb. jb. jb. s, *587 229 445 15.
	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses	96 ib. ib. ib. ib. 37 ib. ib. 3,*587 229 445 - 15.
	G G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at tavens prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses sions at every term	96 ib. ib. jb. 97 ib. ib. 3,*587 229 445 i5. ib.
	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses	96 ib. ib. ib. ib. 37 ib. ib. 3,*587 229 445 - 15.
	G. G. for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at tavens prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided	96 ib. ib. 97 ib. ib. 3,*587 229 445 ib. ib. ib. ib. 445
	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardians provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or offener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinemen	96 ib. ib. jb. 97 ib. ib. 445 445 ib. ib. 445 ib. ib. 447 451 ib. ib. t #538
	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia	96 ib. ib. 97 ib. 229 445 ib. ib. ib. 447 t #538 451 t #5380 d
	G G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at tavens prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority	96 ib. ib. ib. 97 ib. ib. 445 451 ib. 451
	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes [See Prisoners.]	96 ib. ib. jb. ib. 3,*587 229 445 15. ib. 447 451 t *580 451 *499
	G G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at tavens prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be kept cleanly, and white washed in April or May, or oftener to be kept cleanly, and white washed in April or May, or oftener to be kept cleanly, and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes [See Prisoners.] ER to be appointed by Sheriff, and in certain cases to continue when Sheri	96 ib. ib. ib. 97 ib. 3,*587 229 245 445 ib. 445 451 *499
	G. for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardiaus provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes [<i>See Prisoners.</i>] ER to be appointed by Sheriff, and in certain cases to continue when Sheri iff is removed	96 ib. ib. jb. ib. 3,*587 229 445 15. ib. 447 451 t *580 451 *499
	 G. for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons prosecuting of conducting suits against winners by, at cards, billiards, &c. at tavens prohibited 98 debts of spendthrifts not to be paid by their guardiaus , provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Sessions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to is used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority R to be appointed by Sheriff, and in certain cases to continue when Sheriff's office is vacant when so appointed, to give bond 	96 ib. ib. ib. ib. ib. ib. 445 ib. 447 451 *499 *450 451 *499 *404 ib. ib.
	G, for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverus prohibited debts of spendthrifts not to be paid by their guardians provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or offener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper's compensation to run for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper's to receive and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes [See Prisoners.] EN to be appointed by Governor, &c. when Sheriff's office is vacant when so appointed by Governor, &c. when Sheriff's office is vacant when so appointed, to give bond to keep and preserve warrants, &c. and deliver them to successor	96 ib. ib. ib. 97 ib. ib. 445 ib. 445 ib. 447 451 *499 c- 404 ib. ib. 451 *499
	 G. for money or other property, prohibited securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons prosecuting of conducting suits against winners by, at cards, billiards, &c. at tavens prohibited 98 debts of spendthrifts not to be paid by their guardiaus , provision for and regulation of, money to be raised by Court of Sessions for building and repairing un der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Sessions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to is used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority R to be appointed by Sheriff, and in certain cases to continue when Sheriff's office is vacant when so appointed, to give bond 	96 ib. ib. ib. ib. ib. ib. 445 ib. 447 451 *499 *450 451 *499 *404 ib. ib.

- Iz

and the second	
GAOLER violating provisions as to manner of keeping prisoners, penalty for and	1.
the fact how recovered the state of the order of the state of the stat	448
compensation for keeping prisoners	*538
fees for receiving persons committed by town watch	*554
duty as to receiving principal when committed by bail	333
	*554
to keep account of proceeds of convicts' labour, &c. to report to Court	
	, 120
GAOL RULES [See Convicts, also Prisoners.]	, 120
GOATS, &c. not allowed to go at large between April 1 and Nov 1.	*567
he, going at large between August 10 and Nov. 20, may be impounded	
GOODS and CHATTELS exempted from attachment and execution and distress	414
lost, and strays, &c. mode of proceeding by finder *573, 574	
not to be sold at vendue without license	*590
[See Vendue; S.c.]	~550
	90
shipwrecked to be taken care of by commissioner of wrecks	. อน
[See Commissioner of Wrecks.]	95
GOVERNOR to call out militia to suppress insurrections	
his salary established	441
may offer a reward for apprehending prisoners escaped, or persons	****
charged with high handed offences	*457
may appoint agent to demand fugitives from justice, to other States	*458
may issue warrant to deliver up fugitives from justice from other States	*458
and council may grant conditional pardons	123
	4, 85
to appoint and commission ordained ministers of the gospel with pow-	
ers to solemnize marriage	341
Clerks of the Judicial Courts	398
Sheriffs and Coroners	34
may appoint gaoler, when office of Sheriff is vacaut	404
to remove Sheriffs neglecting to pay executions against them	406
Coroners — in like cases	409
to appoint commisioners of wrecks	88
branch pilots, and decide on complaints agginst them #770	, 772
commissioner of State Treasury, when office is vacant	*746
agents for Penobscot and Passamaquoddy Indians ,	*766
inspectors of beef and pork	*628
butter and lard	#63 7
pickled and smoked fish	*641
	*649
	*653
tobacco	*668
the in certain towns are which the in certain towns are which the second s	*665
	*669
	*662
	*6 8 5
GRAIN, toll for grinding at mills not to exceed 1-4 part thereof	178
GRANTS, to two or more, to be estates in common and not joint tenancy, unless	128
	*608
to pious and charitable uses, may be made to deacons of churches	152
for the use of the ministry may be made to ministers, who may take	
and hold in succession	153
alienation of such property, how to be made	ib.
to children and grandchildren, in advancement of portion, to be esti-	101
mated in division of estate, when intestate	211
GRANTOR refusing to acknowledge deed, what proceedings to be had	131
GUARDIANS to be appointed for minors interested, before order of partition, by	101
Courts . 136,	908
GUARDIANS to be appointed by Judge of Probate to minors under 14 years of	200
age, and above that age by their choice	212
to give bond, to return inventory, render account, &c.	213
to return inventory within three months	ib.
	10.
choice of, may be certified by Justice, when minors live more than 10 miles from Probate office	ib.
executor or administrator not to be appointed, if interested in the same	10.
executor or auministrator not to be appointed, in interested in the same .	
	019
estate	213
estate may have action for damages against persons enticing or carrying away	
estate	213 103
estate may have action for damages against persons enticing or carrying away	

GUARDIANS may in certain cases, with consent of Judge purchase her right or es-	
tate of tenant in dower, &c. for benefit of minors, having the right to	
the reversion or remainder	
to be appointed to persons non compos, lunatics, idiots, &c. if Select-	
and to give bond and to	
so appointed to return inventory, take care of their persons and estate,	
and support them	
apply to Courts for license to sell real estate, if necessary ib.	
and account with their wards if restored to reason, or otherwise with	
ib.	
to be appointed for spendthrifts, idlers, drunkards, &c. mode of proceeding in such cases, by inquest of Selectmen 216	
conveyances by spendthrifts after application for guardian, to be void if	
notice be filed in office of Register of Deeds	
of spendthrifts, &c. subject to like duties as guardians to lunatics, idiots	
Sc. and to give like bond	
may be appointed for children of lunatics 215 may be dismissed by Judge of Probate, when necessary, and others ap-	
nointed in their stead	
not to transfer stocks, belonging to their wards without license from	
[34] And S. M. Judger of Probate in the second space of the second state of the second sec	
of persons living out, and having estate within the State, may be licen- sed to sell real estate, under restrictions and the state, may be licen- 231	
appointed by foreign Courts of Probate, what shall be evidence here,	
of their appointment	
may adjourn time of sales of real estate not exceeding 14 days 232	
of minors interested in mills, to be considered as owners for certain pur-	
poses	
wards, whether minors, spendthrifts, lunatics, &c. 223, 228, 229, 230	s
notice to be given before sale, evidence of, how perpetuated 227, 230, 233	
proceedings in suits on their bonds regulated 226, 224, 225	
GUN POWDER, safe keeping of, provided for regulations respecting, to be made and published by Selectmen 112, 114	
penalty for violating such regulations, and how recovered and appro-	
ib.	
may be seized and libelled, if kept contrary 113	
Selectimen may enter buildings, &c. in search of suspected, &e. 114 persons injured by explosion of, illegally kept, may recover damages 115	
GUNS See fire arms.	5
GUIDE POSTS to be erected in towns and plantations, in places determined by	
Selectmen, Gc. manner of construction	
record to be made of places determined by Selectmen ib. substitute for, may be agreed upon by towns #527	
penalty for neglect of towns or Selectmen, respecting ib.	
ible states for injuring or defacing a	•
	÷
HABEAS CORPUS, persons restrained, &c. entitled to writ of, writ of, when and how granted by Supreme Judicial Court, or a Judge	1
thereof, and how returnable	2
not to be granted to persons committed for felonies; on execu-	
tion, provided ib.	
forms of, and by whom to be returned, and how . 323 32- return of officer thereon, truth of, may be inquired into 32	
	9
bail, remand or discharge as case may require	1
writ or, may be granted by Judge of Supreme Court or Common Pleas	
for minors enlisting into United States Army, without consent of	-
parents, & c. proceedings thereupon 324, 32 penalty and punishment for disobeying, or making false return of, ib	
prisoners may be removed by, from one county to another 32	
persons discharged by, not to be again restrained for same cause 52	6
HARBOORS and shores not to be obstructed or injured	Ŧ
HAWKERS, PEDLERS, &c. [See Pedlers.] *701	,
HAYWARDS, or field drivers, may be chosen by proprietors of common fields 16	-

(DS, or new unver [See Proprietors.]

HEALTH	COMMITTEE, or officer, may be chosen by towns annually	*560	
	may perform duties of Selectmen, & c. as to quarantine, in case	*564	
i ta Gulianda (n. 1935). A ta sa data ta	[See contagious sickness.]	001	
HEIRS co	neveyances by, not to prevent division of estate by order of Judge of	• •	
+TOLLO, CO	Probate	203	
	alienage of, no impediment to receiving share of personal estate	211	
- 10130 - トアラム - ト	division of real estate among, how made, by order of Judge of Probate	207	
ina a sulli in lun su National di un sulla	guardians to be appointed to minors interested, before division	208	
	to pay their proportion of expenses of division, how compelled	210	
- 프로프 - 강태가 한테기	may have reversion of dower divided, and at what time	ib.	
an an an an an ann an an an an an an an	to give bond of indemnity to executors paying legacy, in certain cases	211	
	administrator paying distributive share	ib.	
	not barred of legacy, &c. by certain limitations of actions against exec-		
.6	utors •	239	
	may join or sever in actions for inheritance descended from common		
Other Lease.	ancester	260	
· · · · ·	to refund for shares taken for debts of testator, in certain cases	141	
	to assign dower to widow within one month	149	
1.11	to pay demands against deceased, after four years limitation, in certain	,	
	Cases • • • • • • • • • • • • • • • • • •	239	
лĤ	recovering estates from the State, to allow for improvements	188	-
Sec. 1	how to proceed previous to suing probate bond for distributive		
.01	share and a farmer of the state	225	
TIDDDDC	[See Estates, Probate, &c.]		
HERRING		*641	
REALING		*772	
1817 2017 - 101		*773	
1	not to be taken between sunset on Saturday and sunrise Monday not to be taken by foreigners in our waters	ib.	
- 63 	not to be taken by foreigners in our waters not to be driven in night time with lamps, torches, &c.	ib. ib.	1
	penalties for offences against these provisions	*773	
HIGHWA		*509	
	to be laid out by committee of Court of Sessions, after notice, adjudi-		
	cation, &c.	ib,	
ALESS .	Committee on, to be sworn, give notice-estimate damages #509,	, 510	
- 1618) - 1618)	persons dissatisfied with estimate ofmay apply to Court for jury		
\$130		*510	
110,0100		*511	
19 EN -	wood, &c. forfeited, if not taken off within time	ib.	
111 122	verdict of jury, or report of committee respecting damages, &c. to be	2 L -	
	final persons injured by locating, may join or sever in complaint for dam-	ib.	
1.1.1.1	ages .	ib.	
i fi a Sali I como	towns and corporations injured, &c. may have same remedy as indi-	10.	
	viduals	512	
4794	damages, &c. to be settled by one jury, in case of opposite com-		-
	en plaints stellers, et all de labore en la en de en labore d'all de la en la en labore de la en la en la en la	*512	
	payment of damages when assessed, &c. how compelled	*512	
	for use of towns, may be laid out by Selectmen-subject to approval		
	of towns, approximate and provide the second provide the providence -	ib.	
	damages in such cases, may be settled by agreement between party in-		
- "27-1"		513	
	Selectmen refusing to lay out such, what proceedings to be had	513	
96 (C)	towns refusing to approve such, what proceedings	ib.	
		*512	
	reasonable time for opening, not exceeding twelve months, to be allow-	*514	
	towns neglecting to open, what proceedings to be had	ib.	
1999 - REDUC	to be kept in repair, and surveyors of, to be annually chosen	·ib.·	÷.
1. 4. 1 1. 1	Surveyors of, to have limits assigned them by Selectmen	ib.	
and Antonio antonio	money for repairing to be raised and assessed by towns, when and how		
가 있었다. 이 것 같은 것 같은 것 같은 것 같은 것		515	
i a cuan Tarra	Surveyor of, to notify those in his district when to work	ib.	
	to cause roads to be cleared, when obstructed by snow	ib.	
6	to repair bridges suddenly injured .	ib.	
107	to account with Assessors at end of his term .	\$516	
20 Jac	persons deficient in payment to, their taxes to be inserted in next		
	year's assessment power in removing obstructions, obtaining materials, &c.	ib.	
	power in removing obstructions, obtaining materials, & c.	ib.	
	when sum assessed for repairs is insufficient	Н.	

xliii

HIGHWAYS, surveyor of, may be authorized by towns to make contracts for re	17.47
HIGH WAIS, surveyor of, may be authorized by towns to make contracts for re-	\$517
warrants of distress therefor may be executed by, or Collector of ta	
money unexpended by, to be paid into town treasury	ib.
neglecting to pay surplus, and exhibit his rate bill-penalty	ib.
nersons injured by had defective, unrepaired &c may have action	
persons injured by bad, defective, unrepaired, &c. may have action for damages against county, town or person	*518
when life is lost by defects, &c. of-penalty against county, town, &c	ib.
surveyor of, liable to town, when fined for deficiency, in case	ib.
	15, 519
fines imposed for deficiency, &c. to be expended in repairing, &c. un	
der direction of agents appointed by and accountable to Courts	519
plantations to have same powers and liabilities as towns, in regard to	
and subject to like proceedings against them	ib.
through unincorporated places, &c. to be made at expense of proprie	
tors, unless Court of Sessions deem it unreasonable-proceedings	*520
proviso as to ministerial and school lots, not to be taxed	ib.
application for laying out, in such cases, to be made to Court o	ſ
sectors Sessions-notice to be given alter and the sector of the sector o	ib.
Court to lay out road, assess lands, &c.	*521
	ib.
repairing such-what proceedings to be had therein	*522
proprietors may call meetings, raise money, & c.	ib.
nuisances in, may be removed by any person	ib.
persons aggrieved by removal of gates, bars, &c. may complain to	3
Court of Sessions and the state of the data should be present of the state of the s	ib.
surveyors of, to remove obstructions	ib.
obstructing by logs, timber, & c. penalty for	*523
proviso as to fences to prevent spread of contagious disorders	ib.
buildings, &c. when adjudged nuisances how to be removed	ib.
buildings, fences, &c. fronting on public grounds, whose breadth of-	
cannot be ascertained-to be considered true bounds, after 40 year	
standing, in other cases 60 years prescription necessary to justify	
521	
may be dug up to lay aqueducts, by permission of Selectmen	. *615
jury for damages in laying out, how far to try title to real estate) ÷211
Block when in question are block is to be reader to a first the second transformed and the second transformed and the second to be reader to a second to be reader to a second to be reader to be re	*511
	3554
fining in, with maked scymes, promoted	4, 555
	*555
HOG-REEVES, See town meetings. The second as a second seco	
HOGSHEAD SHOOKS [See shocks] size and applity regulated	≈679
HOGSHEAD SHOOKS [See shooks.] size and quality regulated HOGS LARD, inspection of, regulated [See Butter and Lard.]	*637
HOOPS, survey and inspection of, regulated [See Lamber.]	*676
HOPS, for exportation, regulations for inspection	*653
Inspector to be appointed, under bonds; oath, &c. and to have deputies	
nowers and duties of Inspector and deputies	4.655
powers and duties of Inspector and deputies not to be shipped without inspection—certificate	*654
certificate of inspection to be required by Collector or master before	:
en dat elearances addition and the bolic termination of the second states of	ib.
penalties and forfeitures for violation of provisions relating to inspec	
	5,-656
HORSES, CATTLE, &c. cruelty to, how punished	59, 60
not to go at large, if unrelded, and may be impounded	*563
not to be impounded if owner be unknown	*57
taken up asstraysmay be appraised, sold, &c. after two months, in case	+574
not to be taken up as strays, between April 15 and Nov. 1, unless	s *575
HOSPITAL for inoculation of small pox not to be erected without license	*564
nor within 100 rods of dwelling house, without consent HOUSE OF CORRECTION to be provided by Court of Sessions, in each county common prisons to be used as, until provided	ib.
HOUSE OF CORRECTION to be provided by Court of Sessions, in each county	451
common prisons to be used as, until provided	451
master and regulations to be appointed by Court of Sessions	451
overseers to be appointed by Court of Sessinis, with powers	452
accounts and register to be examined by court of pessions a	- ib.
	ib.
lunatics and dangerous persons may be sent to, by two Justices q. u.	453
convicted persons may be confined in, by sentence of Courts	ib.
Courts may sentence to, conditionally, on payment of fine and costs expenses of, materials for work, profits of labour, rules for conducting	ib.
to be provided for under direction of Court of Sessions	454
to be provided for maler direction of Court of Sessions	-10-2

zliv

HOUSE	f corretion master's power, compensation, accounts, &c. how settled 454, 455
TOODE	remedy against parents, kindred, &c. of persons committed 455
	discharge from, how to be obtained
263	The second bound of the second s
HUSBAN	D. when entitled to estate, &c. as tenant by the curtesy and the set of the s
	fintestate endice to whole of personal estate and the application of the last of the state
6325 /	descring, neglecting, or ill treating his wife, she may be divorced
hdi nadi	spofrom bed and board; gov Province Seater and States and States 345
4237	n nin Nin Henrik Henrik setapatan di karang di karang karang karang karang karang karang karang karang karang k
TDIOTS.	LUN ATICS, NON COMPOS, &c to have guardians appointed, if on
TDIOI OF	inquest of Selectmen adjudged incapable ,
2.4 2. 	their estates to be managed and themselves supported, by guardians ib.
a sa	proceedings in Probate Court against persons embezzling their property, ib.
2.27	debts, to be collected and paid by their guardians 215
and a state	their children to have guardians appointed by Judge of Probate 215
	estate of, may be sold in whole or part, when necessary, under license
	of Courts [See Guardians.]
IDLERS,	SPENDTHRIFTS, &c. to have guardians appointed, in case ib.
646	to be sent to the house of correction, or work house #547, 549
THROTH	vagabonds, &c. may be sent to house of correction . 452 NCY, cause of divorce from bond of matrimony
IMPOIN	DING beasts going at large, breaking closes, &c
IMFOUN	[See Pounds.]
TATERTSO	NMENT solitary [See convicts.]
IMPROV	EMENT and possession of real estate, what shall constitute, in certain
1	cases ,
INCENDI	ARIES and malicious mischief, punishment of
	burning dwelling houses by night, or day, or being accessary ib.
11.11	public buildings, stores, barns, &c. or vessels, day or night 58, 59
	accessaries before the fact, punishment of
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	burning corn, hay, fences, &c. or wilfully setting fire to woods 59, 60
	of real estate in hands of executor, or administrator, how appraised 202
INCOMP.	$V_{\rm T}$
11.00112	ATIBILITY of offices 26, 33, 34, 36, 38, 40, 421
INCORPO	RATED COMPANIES [See Companies.]
INCORPO INDENT	RATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants
INCORPO INDENT	RATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. *759, 533, 534
INCORPO INDENT	ORATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein *759, 533, 534 when and how parties to, may be discharged *534, 535, 760
INCORPO INDENT	ORATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *534, 535, 760
INCORPO INDENT	ORATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. *759, 533, 534 when and how parties to, may be discharged [See Apprentices.] , Penobscot and Passamaquoddy tribes, regulation of, *766
INCORPO INDENT	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] Penobscot and Passamaquoddy tribes, regulation of, agents for, to be appointed by Governor, with powers, duties, &c. *766, 767
INCORPO INDENT	ORATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] Penobscot and Passamaquoddy tribes, regulation of, agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, void, unless approved by agents *767
INCORPO INDENT	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. when and how parties to, may be discharged *759, 533, 534 when and how parties to, may be discharged [See Apprentices.] Penobscot and Passamaquoddy tribes, regulation of, agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, void, unless approved by agents acents of lands by, to operate for one year only acents of, not to sell timber, &c. exceeding \$500 annually
INCORPO INDENT	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. when and how parties to, may be discharged *759, 533, 534 when and how parties to, may be discharged [See Apprentices.] Penobscot and Passamaquoddy tribes, regulation of, agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, void, unless approved by agents acents of lands by, to operate for one year only acents of, not to sell timber, &c. exceeding \$500 annually
INCORPO	ORATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. when and how parties to, may be discharged *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] Penobscot and Passamaquoddy tribes, regulation of, agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, roid, unless approved by agents *761 lease of lands by, to operate for one year only agents of, not to sell timber, &c. exceeding \$500 annually may maintain actions in their own names for Indian debts ib. to keep records and accounts of their proceedings
INCORPO	ORATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. when and how parties to, may be discharged *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] Penobscot and Passamaquoddy tribes, regulation of,
INCORPO	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, . *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, roid, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPO	ORATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, void, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPO	ORATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *564 Penobscot and Passamaquoddy tribes, regulation of, agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 *766 contracts by, respecting lands, roid, unless approved by agents *767 *86 lease of lands by, to operate for one year only ib.
INCORPO	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein therein *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 *766 contracts by, respecting lands, void, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPO	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, roid, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPO	ORATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *564, 535, 760 Penobscot and Passamaquoddy tribes, regulation of,
INCORPO	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein therein *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 *766 contracts by, respecting lands, void, unless approved by agents *767 lease of lands by, to operate for one year only ib. — may maintain actions in their own names for Indian debts ib. — to keep records and accounts of their proceedings *766 if for treason, 2 days before arraigned 51 51 charges for murder of bastard, concealing pregnancy, and delivery in secret, and concealing death, may be joined in same 56 penalties and forfeitures, may in certain cases be recovered by 263 for felony-persons may be acquitted of part, and convicted of residue in 266 263 for felony-persons may be acquitted of part, and convicted of residue in 266 263 for felony-persons under, to be bailed or tried at second term 267
INCORPO	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, roid, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPO	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, roid, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPO	IRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein therein *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 *766 contracts by, respecting lands, void, unless approved by agents *767 *769 lease of lands by, to operate for one year only
INDIANS	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 *766 contracts by, respecting lands, void, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPC INDENTI INDIANS INDICTM INDIGEN INDORSI	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein therein *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766 lease of lands by, to operate for one year only *767 agents of, not to sell timber, &c. exceeding \$500 annually ib. — may maintain actions in their own names for Indian debts ib. — to keep records and accounts of their proceedings *766 IGNT, copy of, to be furnished party accused, on demand, and 222 if for treason, 2 days before arraigned 51 charges for murder of bastard, concealing pregnancy, and delivery in secret, and concealing death, may be joined in same 56 56 for felony-persons may be acquitted of part, and convicted of residue in 266 56 56 for felony-persons may be acquitted of part, and convicted of residue in 266 56 56 for felony-persons under, to be bailed or tried at second term 267 56 for felony-persons for capital crinmes—standing mute how tried 266 56<
INDIGEN INDIGEN INDIGEN INDIGEN INDIGEN	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, void, unless approved by agents *767 lease of lands by, to operate for one year only ib. — may maintain actions in their own names for Indian debts ib. — to keep records and accounts of their proceedings *768 If for treason, 2 days before arraigned 51 charges for murder of bastard, concealing pregnancy, and delivery in secret, and concealing death, may be joined in same 56 for felony-persons may be acquitted of part, and convicted of residue in 266 263 for felony-persons suder, to be bailed or tried at second term 267 against persons for capital crimes—standing mute how tried 266 for capital offences—defendants right to challenge regulated ib. may be prosecuted against accessary, in certain cases, though principal be not prosecuted or convicted 68 fo
INDIGEN INDIGEN INDIGEN INDIGEN INDIGEN	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, void, unless approved by agents *767 lease of lands by, to operate for one year only ib. — may maintain actions in their own names for Indian debts ib. — to keep records and accounts of their proceedings *768 If for treason, 2 days before arraigned 51 charges for murder of bastard, concealing pregnancy, and delivery in secret, and concealing death, may be joined in same 56 for felony-persons may be acquitted of part, and convicted of residue in 266 263 for felony-persons suder, to be bailed or tried at second term 267 against persons for capital crimes—standing mute how tried 266 for capital offences—defendants right to challenge regulated ib. may be prosecuted against accessary, in certain cases, though principal be not prosecuted or convicted 68 fo
INCORPC INDENT INDIANS INDICTM INDICTM INDICTM INDIGEN INDORSII INFANTI INFECTI	DRATED COMPANIES [See Companies.] TRE OF APPRENTICES, how to be executed, effect of covenants therein. *759, 533, 534 when and how parties to, may be discharged *759, 533, 534 [See Apprentices.] *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, roid, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPC INDENT INDIANS INDICTM INDICTM INDICTM INDIGEN INDORSII INFANTI INFECTI	DRATED COMPANIES [See Companies.] TRE OF APPRENTICES, how to be executed, effect of covenants therein therein *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 *767 contracts by, respecting lands, void, unless approved by agents *767 lease of lands by, to operate for one year only
INCORPC INDENT INDIANS INDICTM INDICTM INDICTM INDIGEN INDORSII INFANTI INFECTI	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, roid, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPC INDENT INDIANS INDICTM INDICTM INDIGEN INFORM INFECTI INFORM	DRATED COMPANIES [See Companies.] TRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, roid, unless approved by agents *767 lease of lands by, to operate for one year only ib.
INCORPC INDENT INDIANS INDICTM INDICTM INDIGEN INFORM INFECTI INFORM	DRATED COMPANIES [See Companies.] JRE OF APPRENTICES, how to be executed, effect of covenants therein therein *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, void, unless approved by agents *767 lease of lands by, to operate for one year only ib. — may maintain actions in their own names for Indian debts ib. — may maintain actions in their own names for Indian debts ib. — to keep records and accounts of their proceedings *766 [ENT, copy of, to be furnished party accused, on demand, and 222 if for treason, 2 days before arraigned 51 charges for murder of bastard, concealing pregnancy, and delivery in secret, and concealing death, may be joined in same 56 for felonypersons may be acquitted of part, and convicted of residue in 266 56 for felonypersons under, to be bailed or tried at second term 263 for felonypersons under, to be bailed or tried at second term 264 for capital offencesdefendants right to cha
INCORPC INDENT INDIANS INDICTM INDICTM INDIGEN INFORM INFECTI INFORM	DRATED COMPANIES [See Companies.] TRE OF APPRENTICES, how to be executed, effect of covenants therein. therein. *759, 533, 534 when and how parties to, may be discharged *534, 535, 760 [See Apprentices.] *766 Penobscot and Passamaquoddy tribes, regulation of, *766 agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, roid, unless approved by agents *767 lease of lands by, to operate for one year only ib.

[See Courts, Sec.]

xlv

INHABITANTS OF TOWNS, a body politic, with powers	*463
competent witnesses, although their towns are interested	395
INHABITANCY, SETTLEMENT, &c. ~ [Sec Poor.]) and particular	fg: 1
INNHOLDERS, to be licensed by Selectmen in Sept. annually addressed and the	*586
duty to be paid for license, and how appropriated addition going	*543, 586
record of licenses to, being made by town Clerk, to be returned to	o Court
Construction of Common Pleased as 61 . Accessed to the Storing of	
licenses to, may be granted at other times than September on c [See licenses.]	ondition ib.
not to sell without a license, under penalty .	. *585
to be suitably provided, &c. to have signs	*587
not to keep billiard tables, nor suffer gaming in their houses	98, *587
not to suffer riots, disorders, excessive drinking	*588
common tiplers to be posted in houses of, by Selectmen	ib.
not to trust such drunkards, &c. while posted	*589
not to suffer drinking, play, &c. on Lord's day, in their houses INLAND BILLS OF EXCHANGE, damages on regulated	74
INLAND BILLS OF EXCHANGE, damages on regulated	. 395, 396
INOCULATION for kine pock, to be provided for by towns and plantations	
superintendants to be chosen by towns and plantations for,	ib.
INQUEST by Coroners, in view of violent or casual deaths	. 409, 410 . 410
manner and form of proceedings [See Coroner.] INQUEST of Selectmen, on persons non compos, idiots, &c. for guardians	
on idlers, spendthrifts, drunkards, &c. for do.	216
INQUEST of office to revest real estate in the State, or entitle State there	
in what county information to be filed by Attorney General in Si	
J. Court, in certain cases	. 184, 186
information to state the grant, conditions, breaches, &c.	. 184
scire facias how to issue, he served, & c.	. 184, 185
proceedings on appearance of adverse party, plea of disclaimer, j	udgment 185
if judgment be, that defendant holds more land than he is entit	
Court may assign true quantity location how made and confirmed by Court	ib. 186
proceedings in other cases of, mode of trial	. ib.
to recover lands accruing to State for want of heirs, how to be	
cuted by Attorney General	187
defendant not to avail himself of alien's title, unless he be his ag	cent, or
	. 187
defendant to recover costs, if on trial he prove himself agent	ib.
proceedings, in case of title or privity acquired, &c. after servi	
State to be deemed in actual possession immediately on judgi	ib.
reseizen such judgment, to conclude all parties	188
if after estate becomes seized for want of heirs, owner appear	
cover estate, the premises liable for improvements	ib.
such sums to be settled by bill in equity in Supreme J. Court	ib.
INSANE PERSONS, acquitted on trial in Supreme Court, on that ground,	
committed until restored to reason, and at whose expense	252
when so committed may be discharged by Judge of Supreme J	. Court
or two Justices quorum unus, when it can be with safety	253
or may be comitted to the custody of their friends, giving bond	ib. . 214
to have guardians appointed, and how [See Guardians, Probate, &c.]	
Constables and Collectors becoming so, what proceedings	*490
[See taxes, &c.]	
INSOLVENT ESTATES [See Estates Insolvent.]	
INSOLVENT ESTATES [See Estates Insolvent.] INSPECTOR GENERAL of Beef and Pork, and his deputies, powers and	duties *628
INSPECTORS of butter and lard	*637
- boats and lighters	*763
- hops	*653 ≆662
flaxseed	*664
— lime — nails	*669
— nans — pot and pearl ashes	*649
- tobacco, &c.	*658
- fish, pickled and smoked	*641
lumber - lumber - the sector strategy with the sector strategy and the sector	*674
INSPECTORS to make annual returns to Secretary of State, and how [See the
several articles, Beef, Butter, Lime, Nails, &c.] INSPECTION [See Beef, Butter, Pot and Pearl Ashes, Fish, &c.]	a se transformation de la companya d
INSPECTION [See Beef, Butter, Pot and Pearl Ashes, Fish, &c.]	
INSTRUMENTS for forgery, penalty for possessing, with intent to use	

[See forgery, &c.]

zlvi

INSURANCE COMPANIES, powers restrictions, &c. of str. stated, and the added	609
	ib.
adjustment of losses by directors of, binding on company and that	
dividends of profits, how and on what principles to be made	ib.
many is responsibility of stockholders for losses of the set of the set of the set.	ib.
subsequent dividend not to be made until as an another a.	ib.
	610
stock, how to be invested assessed and the statistic statistic statistics and the	ib.
may loan on bottomry and respondentia to certain extent	ib.
such loans to be laid before stockholders	ib.
	10
in certain cases may loan for security on real estate to extent of 2-3	· • •
capital stock	ib.
directors of, liable in certain cases for losses jointly and severally	611
President and Directors to publish amount of stock, &c. annually in	1. e 1
	ib.
and in introducing the newspapers a bar indifference of the second second	10.
not to take, on one risk, more than 10 per cent.	
and the real case are for the second of capital electric and second and second and the	ib.
to make statement of affairs, &c. to Legisla-	
	11
ture when required	ib.
not to be incorporated with capital less than \$100,000	611
individual stockholders liable in certain cases	ib.
	612
stockholders meeting, how called as a state a state - state -	ib.
INSURRECTION, Governor may call out Militia to suppress	95
	216
to be posted by Calestron and the Dama is a state in the inclusion if	
	589
Figure paupers how punished as a maximum second sec	544
[See Drunkards, Spendthrifts & c.] and the standard st	
	264
how to be cast in replevin cases [See replevin.]	367
INTESTATE, estates [See estates intestate.]	
INVENTORY of estates of persons deceased and under guardianship, when to be	
	010
taken 193,	215
[See Probate, Estates, Guardians, &c.]	
	260
energial matter may be given in evidence, which be functions	
special matter may be given in evidence under, by Justices, Coroners,	~~~
Sheriffs and civil and military officers, filing statement	261
and by defendant in informations, actions, Se. on penal estates	
qui tam	268
field in the second	328
in all actions before Justice of Peace, except title to real estate	
in trespass	357
	111
by executers administration of the sublices set addition of the sublices administration of the sublines administration of the sublines administration of th	
by executors, administrators and guardians	238
by trustees in foreign attachment in certain cases	292
by persons prosecuted under dog act	766
이 있는 것 같아요. 이는 것 같아요. 같이 있는 것 같아요. 같아요. 한 것 같아. 것 같아요. 같아요. 한 것 같아.	
- 그것 같아요. 그는 것 같아요. 이 사람들은 것 같은 물리에 많은 🚽 비행 전자를 전자가 가지 않지 않는 것 같아.	
JOINT CONTRACTS goods and actate of descent delages it is	
JOINT CONTRACTS, goods and estate of deceased debtor on, liable in same	-
manner as if joint and several	238
	128
	134
TOLING TENANCY	134 .
JOINT TENANCY, not to be created by grants devisees, &c. unless clearly ex-	
Ulussed of designed, but to be tenancy in compon	12\$
JUDGES OF PROBATE [See Probate, &c.]	
	447
HIDCHIEND	441
JUDGMENT on mortgages to be conditional [See mortgages.]	146
for redemption and execution how to be awarded	ib.
on Probate bonds, where principal is not summoned, not to be ren-	
dered first torm	~~ •
dered first term all and the second states are second states and the second states are secon	224
manner and form, on probate bonds, of executor and administrator and	
guardians	996
	095
on actions appealed where parties die before sitting of Court appealed to	231
on actions in Supreme Court continued nisi, how rendered, in case	245
in actions of account, when defendant refuses to appear before audi-	
tors, how	261
of foreign Courts to be certified according to Acts of Congress	201

of foreign (Courts to be certified according to Acts of Congress 264 against trustees in foreign attachment how rendered in certain cases by Justices of the Peace in civil actions 355 on report of referees under submission before Justice to be final 363

xlviii .

INDEX.

	JUDGMENT on honds, recognisances, &c. forfeited, how rendered	190
	on bonds of Inspectors of stone lime, 'how rendered [See Lime.] *(566
	on demurrer, abatement, S.c. may be appealed from a second	265
		538
	arrested, reversed, &c. new action brought within one year, avoids	
		298
	[See Courts, Action, Justices, Review, Replevin, Forcible Entry, For- eign Attachment, Sc.]	
	JUDICIAL COURTS	
	JUDICIAL PROCESS and proceedings { [See Courts, Action Review, Service, &	rc.] .
	JUDICIARY III III IIIIIIIIIIIIIIIIIIIIIIIIIII	
	JURISDICTION [See Courts, Justices of Peace, &c.]	
	JURORS—selection, empannelling and service of, regulated	378
	box for, to be provided by Selectmen, kept by town clerk	ib. ib.
	list to be prepared, and revised once in three years number liable to be drawn in each town, not less than one nor more	10.
		37 9
		379
	districts for selection, to be formed by Courts of Sess. in the counties	ib.
	how to be apportioned by Clerks of Courts among the districts	ib.
	grand, at the Com. Pleas, to serve during the year states and the serve serves and the serves an	380
	venires for, when to issue, how to be distributed and served	ib.
	how drawn by town Clerk, tickets marked, &c	381 381
	how to be notified by constable, &c	
		381
		382
	grand and traverse, alphabetical list of, to be prepared by Clerks of	
e.	Courts on return of venires, how empannelled	ib.
		383
	traverse, oath of, in civil and criminal cases	ib.
		38 4 384
	foreman of grand, may swear witnesses in presence of Att'y for State provisional may be drawn in certain cases, if required 384, 384, 384, 384, 384, 384, 384, 384,	
		385
		386
	in trials relating to real estate, may be directed by Court to view prem-	
	and the ises, on conditions and the second	ib.
		385
		387 375
		386
	penalties for neglect of duty in issuing venires, drawing, notifying, &c.	000
	how recovered and the second s	388
		173°
		179
		183
	in cases of forcible entry and detainer, how summoned, empannelled, verdict of, and a supervision for the supervision of the su	965
	verdict of,	107
		448
	and school regulations	506
	when they find no bill, on ground of insanity, to certify the same to the	
	grade in the Court of the second s	253
	traverse, when they find not guilty, on same ground, so to certify	ib.
	for estimating damages on laying out highways, how selected *510,	
	in such cases, how far to inquire into title to real estate JURY of not less than nine to be summoned by Coroners to take inquest of violent	511
	and casual deaths	409
	how empanelled, charged, &c. by Coroner, forms of verdict . 410,	
	JURY, copy of the panel of, to be delivered to persons indicted for treason or	
	misprision of treason	52
		266
		352
	may punish by fine not exceeding \$5, assaults	352 352
	jurisdiction as to assaults not of a high and aggravated nature . —— larcenies not exceeding \$5, value	63
	cruelty to horses and cattle of free first contents and	60
	breaches of Sunday Acts active beaches of stable to the st	73
	profane swearing set a play the restor, and a statistic set	72

JUS.	OF	THE PEACE, jurisdiction as to gunpowder seized as liable to forfeiture	113
	1.10	firing crackers souths, &C. Without incense	115
- 191		breaches of hye-laws of towns	353
- SD-5-	×	to examine all charges of crimes and misdemeanors against State, and	050
÷ 1.0	, 2640. 2	commit, or bind over to proper Court for trial	, 353 353
1113		sentence of, on conviction, may be appealed from, to Common Pleas	353 ib.
	1114.1	to require recognisance of persons appealing may require assistance of officers at riots, affrays, &c.	354
		in their own view, in absence of officers, may require any person to	
		seize offenders	ib,
		being known, or declared, ignorance no excuse for disobeying .	ib.
	s tits Anna	may grant subpœnas for witnesses in criminal cases, but not on account	
	1 141 A 1 11 7 1	may grant subpoenas for witnesses in criminal cases, but not on account of State, unless at the request of attorney for the State; except in cases before himself 354, 355,	971
	e ang karan	cases before himself to account annually to State, county and town Treasury for fines	355
		may issue warrant to seize beef, and pork not inspected, attempted to	000
201		be exported, &c. contrary to inspection laws	634
39.5		to seize butter and lard in like cases a statistic that has a statistic to be	[*] 640
	· · ·		⁴ 646
- 818 4 - 2516			*660
• itera		Margood	*663 *671
1.11		may issue warrant for sale of beasts impounded in case	570
4051		to appraise damage done by the second strategy and as all as all as	571
182	· .	may order baggage, &c. suspected of infection, to be removed, guarded	*558
		may issue warrant to apprehend pediers, &c. not licensed	762
		may take examination, e. of woman, having or being pregnant with	0.48
			347
- 231 - 4		to require bond of accused, in case, &c. to answer complaint of mother, at next Common Pleas	348
		in one county, may issue warrant on examination taken in another	349
141		jurisdiction in civil actions, to amount of \$20, or where ad damnum	
		does not exceed that sum, excepting title to real estate . 355,	
÷.,	· 's''	process in such cases, how conducted to final judgment in and	356
	1.11	execution when and how awarded, returnable, &c. 301, 270, 307,	356
	1118/14	appeal allowed to Common Pleas, appellant to recognise when defendant in action of trespass, pleads title to real estate he must	330
ara.		recognise to carry case to Common Pleas	357
565		if defendant fail so to do, plaintiff to have judgment for damages	ib.
	- S.,	under general issue, iu actions before, special matter may be given in	
1.014			ib.
610		may grant subprenas for witnesses in civil actions before any tribunal may adjourn their Courts by proclamation a biometry of the second	ib. ib.
a de la		not to counsel or advise parties in suits before them	ib.
• .	a, γ	in actions of waste, by executor, &c. to proceed as Common Pleas, in	10.
(1. 10) 	<u>1981</u>	like cases and a second s	ib.
1.11	1	to keep records of their proceedings	358
n. Alexandr	- 6494 -	dying before judgment satisfied, what proceedings	ib.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		appeal allowed from such proceedings	ib.
364			358
			ib.
	_	where their commissions expire before judgment, may proceed under	
	-		359
			359
1.774		may issue execution on such recognisances within three years, and re- new within one year	861
÷	1.14	may take submission of demands in dispute, to reference, by agreement	
173		of parties	361
		mode of taking depositions by, notice to be given	391
		[See Depositions.] and the last of a last of the area and additional and the last of the second	
		not to hear or try an action commenced by himself or under his direc-	200
			398 536
			152
÷.1			370
	·	may solemnize marriages, keep record thereof and make return to	•
- S.		Clerk of town or plantation annually	
			335
		form of mittimus in such cases	ib.

G

ġ,

JUS. OF I	PEACE to note in margin of execution against principal, name of bail may issue attachment against witnesses refusing to attend when sum-	382
利用。 1943年 - 11日	moned, &c. in civil causes—and punish	265
	not to purchase notes, accounts, &c. for collection	100
	not hound to plead specially in actions brought against them for mis- feasance	261
ante districtiones Casto	to certify to Judge of Probate choice of guardian by minors living	
	more than ten miles from Probate office	213
aliy adas	to issue warrants for meeting of proprietors of lands, wharves, in com- mon	154
	to receive and try complaints for removal of paupers to place of set-	
a da traca	tlement-form of judgment, warrant, of removal *539 to	
- 14 A.	in concurrence with Selectmen, may establish town watch *552, may call meetings of parish or religious society, in case *592.	
		*613
- 49-51 - 17 - 17-17	Lelucier of adapages to e-9-	\$617
1000 1000 - 1000 1000 - 1000	may swear appraisers	209
	may summou grantor, and take acknowledgment of deeds .	131
	may swear officers of proprietories	157
\$. ¹¹ .	to have jurisdiction of certain trespasses, <i>criminaliter</i>	124 166
	may call meetings of proprietors of common and general fields. may issue warrants to apprehend absconding apprentices *535;	
	may issue warrant to apprecise goods lost and stray beasts	574
and and a second se	may swear town officers, and give certificate to be filed with town Clerk	* 460
	may call town meetings in certain cases	462
्वत्रद्वीत अस्व	in actions of replevin, when value, &c. is above 20 dollars to recog-	007
- 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19	nise defendant, to carry suit to Com. Pleas, or S. J. Court may swear appraisers to set off real estate on execution	367 281
JUSTICES	OF THE PEACE, QUORUM UNUS, two may inquire into nuisances	107
	manner and form of proceeding, by jury a	
10.0	their fees in such cases how taxed and allowed .	112
	appeal allowed to S. J. Courtment of the second state of the secon	111
43.4	two, may discharge insane persons from gaol in case	253
	- and may commit such persons to custody of their friends, on bond being given	ib.
serve polyace Branc	- may inquire and determine, when banns of matrimony are forbidden	
in the second second	- may inquire into cases of forcible entry and detainer	363
. 355 C	— may take depositions in perpetuam	392
- 12 S	— may send lunatics, & c. to house of correction	453
USTICES	[See Nuisance, Marriage, Forcible Entry and Detainer, Depositions.] SOF THE PEACE, two, with Selectmen to assign places for notious	
JOD LICE.	trades and show and large at his ender on rate and show and	105
alla data. Alta	two, may, by warrant remove persons infected with contagious diseases	
	and impress/lodgings.com.com.com.com.com.com.com.com.com.com	*558
	three, may liquidate sum due on redemption, where execution has been	007
-0	extended on rents and profits. 282,	283 425
JUSTICES	duties or excise to be paid by, to county or State Treasurer OF THE PEACE AND QUORUM, two, may admit to bail persons	
HISTICES	committed, on bailable offences	336
	OF THE PEACE through the State, may call meetings of proprietors of lands, &c. in common	154
	or minor, gloom common y all a state the test set of the set of th	
n in the second	. In the second metric \mathbb{R}^{n} , we have the second se	
KINDREL), degrees of to be computed according to the rules of the civil law	142
	collateral, claiming through nearest ancestor to be preferred, &c. in computing heir ship	ib.
• • • • • • • • • • • • • • :	of paupers, in certain cases, may be compelled to contribute for their	10.
1637. L	Support	532

support *532 KINE POCK, inoculation provided for, in towns and plantations *555 superintendants to be chosen, funds raised by towns ib.

1.15

L

LANDS liable for payment of debts [See Estates, Execution, &c.] unimproved and non resident, how sold for payment of taxes \$521, 485 of husband, when libel for divorce is filed against, held to answer decree, in case . 346

LANDS, lots of, reserved for public uses, how to be located 151
to be located by order of Courts, when proprietors neglect ib.
reserved for use of first settled minister, not to be taxed for highways *520
improvements, betterments, &c. [See real actions.]
wharves, &c. held in common, how to be managed [See Proprietors.] 154
set off on execution to executors, administrators, &c. or recovered on
mortgages to enure to what uses
See Estates, Fraud, Partition, Entailment, Probate &c.]
LARD, inspection of regulated [See Butter and Lard.] . *637
LARCENIES, how punished, prevented, &c
what Courts to have jurisdiction of, 63
simple and accessaries thereto before the fact, how punished 64
on second conviction, as principal or accessary
breaking and entering shop, ware house or office, in night time and com- mitting, or aiding and abetting
mitting, or aiding and abetting
with breaking, with felonious intent
committed in dwelling house, shop, office, &c. in day time ib.
by breaking and entering by night, church, store, barn, or
other public building, &c. with intent ib.
assaults with intent to commit
it is accessaries to, after the fact same it is a it is it.
from the person, other than robbery
accesssaries to, may be prosecuted for misdemeanor, before prosecution
or conviction of principals and the second s
receiver of stolen goods, on first, second conviction, &c. ib.
prosecutor of, may be allowed reasonable compensation 69
goods found upon persons accused of, to be secured by Sheriff ib.
convicts of, may in certain cases be exempted by Court from hard labour ib.
sentenced to hard labour, may be in certain cases charged
with value of goods stolen if not restored
goods stolen, to be restored by Sheriff to owner, in case of conviction ib. plundering, secreting goods, &c. at fires to be punished as *584
convicts of, may in certain cases, be disposed of in service 70
plundering, secreting goods, &c. at fires to be punished as convicts of, may in certain cases, be disposed of in service 70 LASCIVIOUS COHABITATION, how punished 78
LAWS of Massachusetts Province and State, sundry repealed as to Maine *775
LAW LIBRARIES, how established, regulated, &c. *617
LEASE, PAROL, &c. to have effect of estates at will only [See Fraud.] 240
estates not to be assigned, granted, &c. unless by written instrument,
is signed as a weather was a start of the second strength of the second start in the second start is the s
of freehold, or for term of years exceeding seven, to be signed, sealed,
acknowledged and recorded, to be valid
LEATHER, manufacture of, regulated *684
sealers of, to be chosen by towns in March or April . #459
LEGACIES to witnesses of wills to be void, and legatees to be competent witnesses
to prove such wills
limitations of demands against executors, not to include 239
LEGATEES, and devisees to refund to posthumous children
and heirs to make contribution when portions are taken by execution ib.
not to be barred by limitation of demands against executor 239
may sue at common law and recover legacies
to give bond of indemnity to executor before payment, in case 211
LEGISLATURE may dissolve turnpike corporations, in certain cases *608
require insurance companies to make statement of affairs #611
allow accounts of Overseers of work houses, in certain cases *550
LEWDNESS and LASCIVIOUSNESS, how punished
LIABILITY of owners of vessels, for embezzlement by master or mariners 92
of stockholders of insurance companies in certain cases #609
of directors and individuals in private capacity in certain cases #611
of banking corporations, in certain cases
[See Banks, and Insurance Companies.]
LIBEL, remedy by, to recover forfeitures
LIBERTY, personal of citizens, provision for further protection of 102, 321
of gaol yard allowed to prisoners for taxes
[See Habeas Corpus.]
LIBRARIES, social, military and law, provisions for management of *617-619
proprietors of, may meet and establish rules, laws, &c. *617, 518, 519
meeting may be called by warrant from Justice

ĩi

LIBRARIES may hold estate not exceeding \$5000	
	17
name to be assumed, by,	19
LICENSE TO RETAILERS, INNHOLDERS, VICTUALLERS, &c. to be granted	
by Selectmen, town Clerk &c of towns: Assessors of plantations *585, 5	
money received for, to be paid into treas'y of towns, for support of poor *5	643
time for granting to be in September annually	686
	ib.
	ib.
duty to be paid, and time of duration of .	ib.
not to be granted to persons violating provisions, respecting credit to	
College students	748
penalty for retailing without	586
to be granted by Sessions to tin pedlers, in certain cases	762.
duty to be paid in such cases	ib.
may be granted by Sessions to keep ferries . *768, '	769
may be granted by Selectmen to auctioneers	590
LICENSE, for sale of real estate by executors, administrators and guardians	
[See Probate, Estate, Executor, Administrator and Guardian.]	
not to be granted if heirs, &c. give bond to pay debts	228
to be in force for one year from time of granting	232
action by heirs, &c. to defeat sale under, limited to 5 years, ex-	
cepting as to minors	ib.
	587
not to have gaming apparatus kept therein, nor gaming allowed	ib.
keepers, not to suffer riot, disturbance or excessive drinking therein *	588
common drunkards when posted in, not to be allowed spirits #588,	
keepers of, not allow dancing, sports, &c. in their house Saturday and	000
Sunday evenings	75
LIEN of mechanics and others on buildings erected repaired, &c. by them how	
	755 .
	346
	270
	339
	180
	100
LIGHTERS, boats employed in transporting stone, sand, &c. to be marked by in-	763
unanty and size of casks and time to be surpled, now branded "	664
	665
inspectors of, how to be appointed in different towns #665,	665 666
inspectors of, how to be appointed in different towns duties, compensation, liabilities, oath, bond, &c	665 666 667
inspectors of, how to be appointed in different towns #665, duties, compensation, liabilities, oath, bond, &c	665 666 667 667
inspectors of, how to be appointed in different towns #665, duties, compensation, liabilities, oath, bond, &c	665 666 667 667 668
inspectors of, how to be appointed in different towns #665, duties, compensation, liabilities, oath, bond, &c. 666, penalties for fraud evasion, or violation of inspection laws remedy on inspectors' bonds, for injuries, damage, &c. limitations and restrictions as to operation, on previous contracts	665 666 667 667 668 669
inspectors of, how to be appointed in different towns #665, duties, compensation, liabilities, oath, bond, &c. 666, penalties for fraud evasion, or violation of inspection laws; remedy on inspectors' bonds, for injuries, damage, &c. Imitations and restrictions as to operation, on previous contracts LIMITATION of actions real and personal and writs of error	665 666 667 667 668 669 295
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c. 666, penalties for fraud evasion, or violation of inspection laws; * remedy on inspectors' bonds, for injuries, damage, &c. * limitations and restrictions as to operation, on previous contracts * LIMITATION of actions real and personal and writs of error of writs of right to thirty years	665 666 667 667 668 669 295 ib.
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 667 668 669 295 ib. ib.
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c. 666, penalties for fraud evasion, or violation of inspection laws * remedy on inspectors' bonds, for injuries, damage, &c. * limitations and restrictions as to operation, on previous contracts LIMITATION of actions real and personal and writs of error of writs of right to thirty years — accestral, or possessory actions to twenty five years — action on demandants own seizen to twenty years	665 666 667 667 668 669 295 ib.
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 295 ib. 296
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c 666, penalties for fraud evasion, or violation of inspection laws * remedy on inspectors' bonds, for injuries, damage, &c. * limitations and restrictions as to operation, on previous contracts * LIMITATION of actions real and personal and writs of error of writs of right to thirty years	665 666 667 667 668 669 295 ib. ib.
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib.
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib. 296 ib.
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib.
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib. 296 ib. 297
inspectors of, how to be appointed in different towns #665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib. 296 ib. 297 299
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib. 296 ib. 297
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib. 296 ib. 297 299 298
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 6687 6689 295 1b. 295 1b. 296 ib. 297 299 298 299
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib. 296 ib. 297 299 298
 inspectors of. how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. ib. 296 ib. ib. 299 299 299 299 300
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib. 296 ib. 299 299 299 299 299 299 299
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c. 666, penalties for fraud evasion, or violation of inspection laws * remedy on inspectors' bonds, for injuries, damage, &c. * limitations and restrictions as to operation, on previous contracts * LIMITATION of actions real and personal and writs of error of writs of right to thirty years . - ancestral, or possessory actions to twenty five years - action on demandants own seizen to twenty five years - formedons, and right of entry, to twenty years, except as to infants, femes covert . of possession, beyond which, tenant if entered upon, may recover val- ue of improvement, &c. of lands of personal actions . exception as to infants, femes covert, &c. and judgment reversed, ac- tion lost by error or accident . 298, what shall be equivalent to commencement, to avoid how to apply in case of death of debtor and suit might have been brought within thirty days next preceding how to be applied to accounts filed in offset not to apply to actions on cash notes witnessed, when bronght by prom- issee, his executor or administrators of actions on penal statute, with proviso .	665 666 667 668 669 295 ib. 296 ib. 299 ib. 299 299 200 298 300
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c. 666, penalties for fraud evasion, or violation of inspection laws; * remedy on inspectors' bonds, for injuries, damage, &c. 1 limitations and restrictions as to operation, on previous contracts * LIMITATION of actions real and personal and writs of error of writs of right to thirty years . - ancestral, or possessory actions to twenty five years - action on demandants own seizen to twenty years, except as to infants, femes covert . of possession, beyond which, tenant if entered upon, may recover val- ue of improvement, &c. of lands . exception as to infants, femes covert, &c. and judgment reversed, ac- tion lost by error or accident . . 293, what shall be equivalent to commencement, to avoid . how to apply in case of death of debtor and suit might have been brought within thirty days next preceding low to be applied to accounts filed in offset . not to apply to actions on cash notes witnessed, when bronght by prom- issec, his executor or administrators of actions on penal statute, with proviso . of writs of error, except as to femes covert, infants, &c.	665 666 667 668 669 295 ib. 296 ib. 299 299 299 299 200 298 300 ib.
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib. 299 ib. 299 299 200 298 300
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 295 ib. 296 ib. 297 299 298 299 200 298 300 ib. 301
 inspectors of. how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 295 ib. 295 ib. 299 295 ib. 299 299 200 200 200 200 200 200 200 200
inspectors of. how to be appointed in different towns "665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 296 ib. 299 ib. 299 298 299 300 298 300 ib. 301 232 233
inspectors of, how to be appointed in different towns #665, duties, compensation, liabilities, oath, bond, &c	665 666 667 668 669 295 ib. 295 ib. 295 ib. 299 295 ib. 299 299 200 200 200 200 200 200 200 200
inspectors of, how to be appointed in different towns *665, duties, compensation, liabilities, oath, bond, &c	665 6667 6667 6669 295 ib. ib. 297 299 299 200 298 300 201 232 239 239 239
inspectors of. how to be appointed in different towns "665, duties, compensation, liabilities, oath, bond, &c. 666, penalties for fraud evasion, or violation of inspection laws; remedy on inspectors' bonds, for injuries, damage, &c. limitations and restrictions as to operation, on previous contracts LIMITATION of actions real and personal and writs of error of writs of right to thirty years — ancestral, or possessory actions to twenty five years — ancestral, or possessory actions to twenty five years — action on demandants own seizen to twenty years, except as to infants, femes covert of possession, beyond which, tenant if entered upon, may recover val- ue of improvement, &c. of lands of personal actions exception as to infants, femes covert, &c. and judgment reversed, ac- tion lost by error or accident brought within thirty days next preceding how to apply in case of death of debtor and suit might have been brought within thirty days next preceding how to be applied to accounts filed in offset not to apply to actions on cash notes witnessed, when bronght by prom- issec, his executor or administrators of actions on penal statute, with proviso of writs of error, except as to femes covert, infants, &c. of actions against Sheriff for misconduct of deputes — by heirs, &c. to defeat sales under license of Court to 5 years, minors excepted — against executors, administrators such limitation not to extend to legates, devisees, &c. to extend to actions or demands on covenants, contracts, &c. falling due after expiration of 4 years from death, unless	665 6667 6667 6669 295 ib. ib. 295 ib. ib. 297 2999 2993 200 298 299 300 298 301 232 239 239 239 239 239 239 239 239 239
inspectors of, how to be appointed in different towns #665, duties, compensation, liabilities, oath, bond, &c	665 6667 6667 6669 295 ib. ib. 297 299 299 200 ib. 200 ib. 232 299 200 ib. 232 239 239 239 239 239 239 239 239 239
 inspectors of. how to be appointed in different towns "665, duties, compensation, liabilities, oath, bond, &c	665 6667 6667 6669 295 ib. ib. 295 ib. ib. 297 2999 2993 200 298 299 300 298 301 232 239 239 239 239 239 239 239 239 239

LIMITAT	ION of duration of license to sell real estate by executor, adm'r 232
	of petitions for review
	for leave to enter complaint, appeal & e
	ter right lost in certain cases
ta farent Antonio Antonio	as to complaints for increase of damages for flowing lands by mill dams in certain cases
ara la Articología	of actions for penalties incurred by violations of provisions in jury law 386
	of prosecutions for taking unlawful fees
	of suits against bail in civil actions
	of actions against proprietors of common lands, in certain cases ,158
113-17 1	- for support of paupers
1.8	for profane cursing and swearing
	- violation of Lords' day
	for certain trespasses 126 of action against Selectmen for penalty incurred by Selectmen for not
98 t È.	perambulating towns
	- for penalty incurred by horses, cattle, &c. going at large "568
	VOTERS to be prepared, revised, &c. by Assessors . *465, 466 PRISONERS to be presented Courts at opening by Sheriff 446
LIVERY	STABLES, places for keeping, to be determined by Selectmen *585
LOANS of	a bottomry and respondentia by Insurance Companies, authorized *610
	on real estate to certain extent by do. do. authorized ib. from banks by State Treasurer, when and how to be required #626
LOCATIO	NS of reserved lands in townships-how to be made and confirmed 151
	committee to be appointed, &c. therefor on application to C. Pleas 151 their return accepted, recorded, to be conclusive 152
	their return accepted, recorded, to be conclusive
LOGS, MA	STS, SPARS, and other timber-property in, secured to owners "749
Alfred Reality Alfred	penalty for taking in any river, without consent
	when floated upon lands of others to be forfeited to owner of land after
	certain time elapsed
나라는 가지? - 바람은 가지 - 바람은 가지?	owner may enter and take off, within that time, paying compensation "751 if compensation for injury be not paid, owner of land may commence
444 1840 (808) 1947	action ib. compensation for taking up and securing, in Saco River, within certain limits ib.
	persons taking up, to give notice, and how-proceedings if no owner
	appear
	if no notice be given, owner may take . *751, 752 penalty for stopping, in Saco, Androscoggin, Kennebec, Great and Lit-
27	tle Össipee Rivers
10.111 19.11	prize, in Saco river, how to be disposed of by proprietors of booms 753 penalty for proprietors disposing of, otherwise than directed ib.
	penalty for proprietors disposing of, otherwise than directed . ib. owners of, may enter mills in search of, suspected . *754
TODDIC T	when intermixed in river, expense of driving, how paid ib.
TOKD 2 I	AV, due observation provided for, and time included in 73, 74 teaming, travelling on, amusements, &c. prohibited 73
	drinking, idleness, play, &c. not allowed at taverns on, 74
	concerts, dancing, &c. not allowed at taverns, evening preceding and following 75
	disturbing public worship, and indecent behavior at church, punish-
	ment of
LOST GO	writs and processes not to be served on ib, OODS AND STRAYS—mode of proceeding with by finder *573
	person finding, to give notice to town clerk
	appraisment of, how to be made #574 horses and other cattle, not to be taken up as strays at certain seasons
	unless
640-1	if horses—may be sold after two months, in case
LOTTER	JES, and sale of tickets, not allowed in this State, unless by law of Con- gress or State
LUMBER	, inspection and survey of, regulated
-	surveyors of, to be chosen by towns in March or April annually #674
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	to be surveyed, measured, &c. before sale
· .	allowance to be made for shrinking

ļįii

liv	INDEX.
LUMBER	t, clapboards, how to be certified, &c. before exportation #676
DOBLO	hoops how to be culled, before exportation
	shingles, dimensions, where to be surveyed . *674, 675
가슴, 고등의	staves, dimensions; to be culled
LUNATI	CS, may be committed to house of correction in certain cases 453
	may have guardians appointed, by Judge or Probate 214 children of may also have guardians appointed by do. 215
	children of, may also have guardians appointed by do. 215 [See Guardians, &c.]
	[Dec Caun annis, Gc.]
	\mathbf{M} , where \mathbf{M} is the second
	에는 이상 가지 않는 것은 것은 것은 것은 것은 것을 알고 있다. 이상 가지 않는 것은 것은 것은 것은 것은 것은 것은 것은 것을 가지 않는 것은 것 같은 것은
MACKEI	REL, packing and inspection of, regulated
	[See Fish.]
MAIMIN	G-how punished in principal or accessary 54
MALICI	DUS MISCHIEF, in burning corn, hay, fences lumber, &c. how
	punished 59 , in killing, wounding, or mutilating cattle, horses, sheep, &c. 59
	accessaries after the fact
	in wilfully setting fire to woods, without leave
	liability of parents, for such mischief by minors
	cruelty to horses, or cattle, penalty for
MALIGN	ANT FEVER [See contagious Sickness]
MALT, n	oaking and measuring of, regulated
MANSL	UGHTER—punishment of
MANUE	ACTURE of malt, leather, &c. regulated [See Malt, Leather, &c.]
MANUF.	ACTURING CORPORATIONS, Acts authorizing, to be considered public acts
• 113 - 20	first meeting of, how notified, called, &c
	may choose officers, make bye-laws,
	shares how divided and numbered, transferred, yc. , '598 assessments how made and collected on shares, by sale '598, 599 execution against, how levied and satisfied
1	
MARRIA	GE, solemnization of, regulated . 340
1.17	in what degree incestious and void, and prohibited
	between whites and negroes, mulattoes or Indians, void and prohibited 341
•	between parties, either having former husband or wife living, void ib. by whom to be solemnized
	intentions of, how to be published, certified, &c. , . 341, 342
	parties to, if within age, to procure consent of parents . 341
	banns of, when forbidden, proceedings thereon
	defacing, pulling down or destroying publishment of, penalty 342
	joining persons in, contrary to law—penalty
	performing ceremony of, by persons not authorizedpunishment 343
	among Quakers or Friends, according to their forms, valid ib.
	of feme sole, appointed co-executor, or co-administrator to extinguish her authority
	of feme sole, appointed guardian, to vacate her authority 216
•	how dissolved [See divorce.]
	return of, to be made annually, to town Clerk, hy persons solemniz-
	ing
MARRI	ED , WOMAN, when deserted by her husband, may be licensed by the S.

J. Court to sell any part of her real estate for support and to prosecute and defend actions, as feme sole 251ib.

iь.

husband returning, while contracts made pursuant to such powers are in force, liable thereon MARINERS, SOLDIERS &c. may, in certain cases, dispose of personal estate, without making formal will 138 MASTERS, liable for offences committed by their servants, in certain cases 60, *555,572

of vessels not to transport minors, &c. out of State without consent of

parents, &c. 103 not to bring into State persons of infamous character, convicts, & c. 104 to give bond of indemnity to towns, before landing passengers,

in certain cases *546 arriving from infected places, to answer questions of Select-"5**5**9 men on oath *559, 561, 562 subject to quarantine regulations

duties in regard to inspection laws, [Sec inspection, Beef, Butter, &c.] "596

to give notice of births, deaths, &c. to town Clerk