MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

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.

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

LUMBER, clapboards, how to be certified, &c. before exportation	*676
hoops, how to be culled, before exportation	ib.
shingles, dimensions, where to be surveyed	*674, 675
staves, dimensions; to be culled	*676
LUNATICS, 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
[See Guardians, &c.]	
- 열린하는 B. B P. B. B. H. B. L. B. B. B. 그는 사람들은 트라면 댓글 작가 없는 사람들이 하나 네트	
그리는 이 시민 그는 그 이 회사를 하면 하셨다면 보고 있었다. 그런 그는 그는 그는 그는 그는 그를 하고 있다.	
MACKEREL, packing and inspection of, regulated	" 643
[See Fish.]	. 7.77
MAIMING—how punished in principal or accessary	54
MAIMING—how punished in principal or accessary MALICIOUS 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	59, 60
in wilfully setting fire to woods, without leave	60
liability of parents, for such mischief by minors	ib.
cruelty to horses, or cattle, penalty for	ib.
MALIGNANT FEVER [See contagious Sickness]	40F# 050
MALT, making and measuring of, regulated	*657, 658
MANUFACTURE of male leather the resulted [See May Toolker to]	54
MANUFACTURE of malt, leather, &c. regulated [See Malt, Leather, &c.] MANUFACTURING CORPORATIONS, Acts authorizing, to be consi	dored
public acts	" 599
first meeting of, how notified, called, &c.	. "597
may choose officers, make bye-laws,	. ib.
shares how divided and numbered, transferred, &c.	" 598
assessments how made and collected on shares, by sale	" 598, 5 9 9
execution against, how levied and satisfied	. 284
MARRIAGE, solemnization of, regulated	. 340
in what degree incestious and void, and prohibited	ib.
between whites and negroes, mulattoes or Indians, void and prohi	
between parties, either having former husband or wife living, voi by whom to be solemnized	d ib. . ib.
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	. 342
defacing, pulling down or destroying publishment of, penalty	342
joining persons in, contrary to law—penalty	. 342
performing ceremony of, by persons not authorized—punishment among Quakers or Friends, according to their forms, valid	343
among Quakers or Friends, according to their forms, valid	ib.
of feme sole, appointed co-executor, or co-administrator to extin	guish
her authority.	. 201
of feme sole, appointed guardian, to vacate her authority how dissolved [See divorce.]	216
return of, to be made annually, to town Clerk, hy persons sole	mniz-
ing . *• in the state of the st	343, 344
MARRIED WOMAN, when deserted by her husband, may be licensed by	
J. Court to sell any part of her real estate for support	. 251
and to prosecute and defend actions, as feme sole	. ib.
husband returning, while contracts made pursuant to such power	
in force, liable thereon	ib.
MARINERS, SOLDIERS &c. may, in certain cases, dispose of personal e	
without making formal will MASTERS, liable for offences committed by their servants, in certain cases 6	. 138
of vessels not to transport minors, &c. out of State without cons	
parents, &c.	. 103
not to bring into State persons of infamous char	acter.
convicts, & c.	. 104
to give bond of indemnity to towns, before landing passe	
in certain cases	*546
arriving from infected places, to answer questions of S	elect-
men on oath	. "559
subject to quarantine regulations	59, 561, 562
—— duties in regard to inspection laws, [Sec inspection, Butter, &c.]	மஞ் ,
- to give notice of births, deaths, &c. to town Clerk	"59 6
- Silve Bodder of States, and and to town Court	

	STACTERS	of work houses and assistants, how appointed *546	3
	BIVOLETCO	compensation, &c. [See work houses.] *548	-
	- UV	componentially 3 or [out 1	
	MAACOO CE		
	MAS15, 51		
	MEASURE	S AND WEIGHTS REGULATED, former standards continued *578	
	- A 1 1 1 5	standards to be procured by State Treasurer ib	٠
	1442 S	standards to be procured by county Treasurer, conformable to State	
	Partition and the	standard and to be proved once in ten years with the standard and to be proved once in ten years with the standard and to be proved once in ten years.	j
		to be procured by town Treasurer according to State or county	
		tstandard • * * * * * * * * * * * * * * * * * *	1
		eal to be provided, at the expense of towns ib.	
		sealers to be appointed by Selectmen, to be under oath, &c. their duties ib.	
		of fruit and malt regulated *577, 658	
		See weights, &c.	
	MEACHDE	RS of cord wood for fuel, to be appointed by Selectmen, in case, &c. *681	ì
	MEASURE		
	BEDOTT LATE		•
	MECHANI	CS erecting or repairing buildings, by contract in writing, to have lien	
		out the building and take for payment provided	
	9	such contract to be recorded in Registry of deeds ib.	
	1	ien not to continue more; than 6: months:after last instalment due unless—10.	
	r f	nay petition Common Pleas for sale to pay their claims ib.	
	T .	proceedings of Court thereon the second second second second 3755, 756	;
	Total Care T	proceedings when such property is attached before record of contract \$757	7
		further proceedings relating to sale, after decree . #757, 758	;
	n n	node of discharge after satisfaction of contract	;
		rights of parties to jury trial, appeal, &c. secured ib.	
	MEETING	rights of parties to jury trial, appeal, &c. secured ib. HOUSES, pews in, to be deemed real estate 133	
	MIDILITIES.	pews in, may be taxed in whole, or a part, of assessment laid . "594	
	The African Agency of	San many manishan See]	•
	MERCHANO	See pews, parishes, &c.] S of proprietors; how called, &c. [See proprietors, &c.]	
	MEET THE PAR	duty not to be required on election days unless, &c. "468	
	MILITARY	duty i not to be median duty of amount of of	
		ibraries how established and organized	•
	MILITIA-		
		Absolute exemptions #688, 694	
	-34.5 ± 54	Action of debt to recover penalties	
		not to be commenced unil after eight days	
	1 122 APT (E.	must be commenced within thirty days ib.	
-	- 90% Alba 2	Adjutant General to be appointed and how	٠.
	1 559 ATO 1	1. his rankshire, on at him, hally be seen a former "697	
	. Ibtalianain	to attend public reviews with the Com. in Chief "690	1
	4479.4	to record arrangements, to receive and make returns,	
		prescribe forms, and furnish blanks *689, 690, 691, 692	
		[712, 715, 734	
	100		
	N. 198	to cause system of exercise to be provided and distributed	
	 ************************************	to get as Opentarmentar Congred Constitution 1779	
	and the second s	to act as Quartermaster General [See Constitution.] " 733 his compensation " 733	
	Charles of the Con-	Adiators his male dust appointment of the concept ros ros	•
		Adjutant, his rank, duty, appointment, compensation "689,698,707,732,734	
	4 4	Age of enrolment "687 how proved "709	
	4.57	how proved	•
		when partially exempted "696	
		Aids-de-Camp to the Commander in Chief, how appointed and rank "698	
		to Major Generals '' 689, 697	
		to Brigadier Generals "693, 698 Ammunition, towns to be provided with "710	
		Ammunition, towns to be provided with the second se)
		Appeal not allowed	;
	- 100 BH 2	Appointment of officers, bow made "697, 698, 699	١.,
	Hagir Jack	Applications for companies to be raised, &c. to be made to Governor "697	,
	4	Arrangement of the Militia	•
		Arms and equipments to be provided "692, 702, 703	
		time allowed to procure "688. 716	;
	Harry Barry	exempted from attachment and from distress for taxes "688	
		annual inspection in May	
	The second of th		
	 seck of ref(? segenty 	persons unable, to be furnished . 702, 703	
	1.37	Artillery companies, how officered "609, 704	
	Andrew Control	how armed ib.	
	The second control of	formed, and into battalions, &c. : ib.	•
	14.1	equipped and uniformed 639, 690, 704 supplied with field pieces &c. 704	
		supplied with field pieces & c	Ļ

	and the second of the second o
AUTT TOTA	(Like ja ja jang jang kabalang kabalang kan kabalang kan kepanah dapan basa banah kan kaban
MILITIA	Artillery-regints and battalions allowed horses and drivers at reviews \$704
The second of th	Artiflery—leg hts and battanons anowed horses and drivers at reviews for
	The state of the s
	Articles and rules established for the Militia, when not in actual service." 724
	Arrest for debt, when not allowed, when on duty :
	"732
946	Battalions and Regiments, how formed . "689, 704, 705 to be provided with colors, &c. "690, 716
14.1	to be provided with colors, &c. "690, 715
1705	Boards Military, how appointed
3.4	Brigades, how formed and organized
LACE NEEDS	Brigadier Generals to be chosen; and how
N000 410	to draw for instruments and colors 2. 2022 2715
8,471 %	to make returns:
- \$1000 mg	to determine uniform of cavalry, &c. "690
240 JUST	may discharge from volunteer corps
4.11	may reduce non-commissioned officers to the ranks "722 Brigade Inspector, his duty and rank "689, 691, 712, 734
0.037	Brigade Inspector, his duty and rank and a "689, 691, 712, 734 to act as Brigade Major "689" 689, 691, 712, 734
32.5	to act as Brigade Major
42 500	his compensation as such . "734 how appointed . "697 Brigade Quartelmaster, his duty . "692, 711, 734 appointment and Tank . "692, 698
- 410) 	Bringle Ocasis Reported in July 1997 11 724
15.2 x [3.41 x] 2 x 2 x 2 x 2 x 3	Brigade Quartelmaster, his duty
The second secon	appointment and fank . "692, 698 compensation . "734
The second second	Camp equipage
5.5 %	Captains to make returns
547.14	The control out companies we also be a total or the control of the
	their duty
	may enlist musicians
3.72	Gavalry companies, how formed primings to allow the house the part of the control " 689
	how officered, armed and mounted discussionals. "690
	men to be discharged in case "705
- Ava (njin	to form battalions and regiments. ib.
2017 1007	to have held and staff officers as a figure Action 10.
1839	when detached, horses to be appraised ib.
	Certificates of exemption 695, 716, 717 Chaplains appointed 77, 692, 698
Table Global	Chaplains appointed
1740 M 2014 M 18	Citizens to be enrolled, and to be notified
NATURA (to equip themselves
1003 1694	how to be appointed, certified and sworn ib.
A SACTAGE	must be a sergeant, his duty ib.
	shall revise and keep a roll and state of arms ib.
1450	shall distribute and register orders and its ib.
1. 02011 (2.0	ib.
\$87.1	shall sue for fines and keep accounts
\$60,500	"703 pro tempore, may be appointed the region of the regio
1,397	may amend the writ without costs "733
### []*	not liable in case
-845 K	Companies, how to take rank . "728 supplied with Cartridges . "712, 728 . "792, 732
800 T	supplied with cartridges
3.89/1 (4.00) ***********************************	to be furnished with drams, e.c. 100, 718
Add pater	not to be called out on certain days
AND THE	how formed and officered 689, 690, 709
10 FE (10 FE)	volunteer, how raised
	do. regulated and restricted 703, 704, 705, 706
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	to be inspected in May
358 36 8	to train three other days each year, including the general
44 1 15 1	review
	how called out for duty
145775	four days notice except in case a parameter at
1,1803 500	not to be reduced under forty eight effective privates. &c. "705
1. BV1.51	Company officers, majority of electors must be present to choose 709
	Commander in Chief to arrange the Militia 697 commission and discharge officers 697, 698, 699, 726
T _e sta.	commission and discharge officers: "." 697, 698, 699, 726
1.540	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	appoint courts martial and board of officers "717, 721
A A er	commission and discharge officers

MILITIA				00.000
	Colonels to be chosen and how Colors, drums, &c. provided Commissions renewed when lost	•:	: "6	93, 698
1,1	Colors, drums, &c. provided	•	6	90, 715
	work hy date except in cace			-ih
	Compensation for services	723.	724, 75	33. 734
	Compensation for services Conditional exemptions Conditional exempts, their duty to pay two dollars a year	,		" 695
	Conditional exempts, their duty			ib.
434	to pay two dollars a year		at 📲	" 696
	Contribute earliers, their duty to pay two dollars a year Corps raised at large Courts Martial, how appointed and regulated their proceedings Compensation Courts of Inquiry Date of commissions determined Derwing names penalty for	690,	697, 70)5, 706
Part 🔻	Courts Martial, how appointed and regulated	00% A+	71	7—723
	meir proceedings	- 5	11 52	1821
	Courte of Inquiry		** 79)1 799
	Date of commissions determined			700
	Denying names, penalty for	• 1		"-09
	Date of commissions determined Denying names, penalty for Detachments, how made and regulated when not organized neglecting to march officers neglecting to make Detail, how made Disabled officers and soldiers to be provided for	705,	713, 71	14, -28
	when not organized		•	" 713
	neglecting to march	•	•	ib.
	olincers neglecting to make	, ,,	`.	10 710
	Disabled officers and soldiers to be provided for		113, 1	" 694
	Disabled directs and solutions to be brouged for	•	• •	" 726
	Discharge of officers of soldiers infirm			" –17
11764	other some as being quilty of informant asimo			" –29
	Discipline, rules of, established	•	" 69	91, -34
	Divisions, how formed and officered	•	" 68	9, 693
	new, how numbered in rank		con m	734
	Division Inspectors to be appointed, and rank	693,	17, 7.	11,712.
	Dragons how equipped officered for		U.	" 690
and the second	Drivers to be enlisted for artillery		:	" 704
	Drums, &c. provided		" 69	30, -15
	Discipline, rules of, established Divisions, how formed and officered new, how numbered in rank Division Inspectors to be appointed, and rank Quartermasters do. Dragoons how equipped, officered, &c. Drivers to be enlisted for artillery Drums, &c. provided Election of officers, how made, regulated and returned 'Election of company officers void, unless majority of elected.	' 697,	698, 69	9, -09
	micenon or company control and a control and	ors pr	esent	" 709
t de later de	Enlistments, void in case Electors to have at least ten days notice	•	•	" 705
	Electors to have at least ten days notice	•	• ,	" 699 " 695
3 545/5444 5 80 5 60 5	Enginemen conditionally exempted Enrolment, how made, by whom at what age		" 60	87, 70 1
er er er far flag i kan. Graff flag er	notice of what legal, and how given		" 68	RS 699
	Equipments of Infantry, privates and officers			" 688
	Cavalry		" 68	19, 69C
	Artillery is a valence of the control of the contro	-	" 6	89 690
	time allowed to produce a second at \$. "68	88, 716
	Equivalents, how to be accounted for		• '	" 696 " 708
	Evidence of notice, what sufficient		•	"688
* 1.13	Exemptions by United States law absolute, by State law		•	22 CO 4
English St	conditional, and equivalent to be paid		" 6 9	5, 696
	partial a comparability of the partial statement of the partial stateme			" 696
*: -: "	conditional and partial exempts their duty		٠	ib.
	Excuses to be made within eight days Field officers, how chosen Field pieces and apparatus; how furnished		•	" 73 1 " 698
	Field eigenend annual hour Consisted	•	• .	704
na destina Proposition	Fines for non-appearance on first Tuesday in May		•	
	for company exercises		·"-2	-29 9, -30
	for deficiency of arms and equipments .			·" –30 ·
eg at destativ	The for bad arms of the passes and the second of		•	ib.
	for bad arms for neglect of regimental duty		•	ib.
	for neglecting or refusing to warn for exercise	i.	•	" –29
	for disorderly firing for quitting guard or platoon		•	"-29 ih
estest Table est	for disorderly behavior	,	•	" –28
	for unmilitary conduct		"-2	8, -29
Jagosto.	for neglecting to meet to choose officers			" -31
	for refusing to tell names		•	" -09
e martiers	of musicians for neglect	•	"-0	7, -10
÷ 14 15.000 .	forfeitures of towns		•	"-10
	in case of minors in case of detachments		•	" –16 " –12
1		or 7	•	: 4,5
	The short dash set with the figures is substituted f			
	H	· ·		

	in the property of the particle of the particl			
MILITIA	Fines for not wearing uniforms			" –3ò
10 1 4 (5 kg) 1	coming on to parade with musket, &c. 1	oaded w	ith nall	"-28
END No ap-	parading men on election days			ib.
ing (St. 1997) The state of the state of	for taking fee by surgeon			" –31, –32
	disobedience, &c.		WOO WOT	" –32
	how recovered - * 7	/10, 728, *790	, 729, 731 799, 791	i, 732, 733 i, 732, 733
obsa Alica	appropriation of Garrisons, rules and articles for Militia in	1,40,	120, 101	734
·张维(2014)。	Governor to commission officers			697, 698
	Governor and Council to form the militia .		. sag ta	" 697
e Aurilla i egilik	to appoint officers in case of neglect	•	•	" 699
	to raise volunteer companies	•	÷Cor	" 697 ************************************
	Grenadiers to regiments Horse, companies of, to be formed	• • • • • • • • • • • • • • • • • • • •	. 005	697, 705 689, 690
Paris Consult	Infantry, bow formed, officered, and equipped		" 689	692, 693
	Infirm and sick, how exempted . ,	Maria . 👍		" 716, 717
	Inspector of division, how appointed, his rank	•	•	*693, 697
	his duty	•	*con con	*712, 713
	of Brigade, his duty to act as Brigade Major	•	, ea 'eao.	1, 711, 734 *689
and the co	low appointed			*697
Jack Y	Inspection of arms in May			*707
	Insurrection, invasion		• ,	*713, 714
	Judge Advocate, appointment and rank			*698
	his duty		•	719— 724 *-24
	his pay pro tempore			*_23
35 TO (#1) (E)	Killed and wounded in service	No. 2	trans.	*691, -17
	Knapsacks not required at company trainings			*688, -30
	Light Infantry how raised,		*639	9, 697, 706
	Major General how chosen, his power and dut to appoint courts martial and cour	y to of inco	*685	697, 699
	Majors to be chosen, and how	ra or mul	#689	693, 698
Birth Co.	May inspection			*707
	Men, how discharged infirm	•	11.75	*716, -17
	for other cause	•		÷729
	Militia how formed how officered, arranged and organized		Rog cos	*689, 697
45 10 (88)	how armed		.009, 092	2, 693, 697 *688, 690
REPORT OF	officers, how elected and commissioned		*69	7, 698, 699
	returns thereof made	. *691,	699, 711	, 712, 727
	to be reviewed each year by regiments	Taylor and	٠.	*-14
	not to turn out on certain days not to be called out but four times a year	Argento	da da u	*–15 *–08
	Minors provided		e Partie	*-08 *-16
32.5	parents, masters or guardians liable for	not equi	pping	ib.
	neglect to do duty, parents, &c. liable			ib.
	Musicians to be enlisted	•	*70	6, 707, 709
	to be fined for neglect Music, bands of, how raised and regulated	•		*-10 *-06
	instruments to be provided by them		product.	*706, -07
题诗版 。28	instruments to be furnished companies			*690, -15
and de Miller Angelier	Muskets, size of	• • • • •		*688
ing the state of t	Musters by company by regiment, battalion, &c.		9.5	*707
	Names, persons refusing to tell, penalty			*-14 *-09
	Non-commissioned officers appointed		•	*699, -03
얼룩 그리 그리를	equipped		*688, 689	690, 692
use bit Paulities and a	disorderly behaviour		, şa -	*728
	may be reduced	:/ Sec. 3		*706, 729
Asia Control	neglecting to warn Notification of enrolment, what sufficient	•	•	*729 *688 692
the profit	for training or inspection, what legal		•	*688, 692 *708
	to choose officers			*-09
	Oaths, officers to take and to be certified			*700, – 01
	at a court martial or court of inquiry			*719722
	to be taken by witnesses to be taken by clerks	Niges i	ing .	*_20 *_01
4.41	who to administer		701. 719	, 720, –22
	Officers convicted of crime, removable .			*_25
	answerable for supplies	•		*714, -15

MILITIA-Officers of divisions, brigades, regiments and battalions to make re-how armed ***688, 689** of the Militia, how elected, appointed and commissioned *697—700 their rank *689, 691, 693, 697—700 senior officer to command not to be arrested for debt *-03 *-02 chosen and notified, and refusing to accept chosen and notined, and returning to accept neglected to be chosen ib. killed and wounded in service #691, 717 oath and declaration to be taken *700, 701 under arrest, not to resign or exercise command *-26 how discharged to do duty until discharged, unless ib. to do duty until discherged, unless offences for which triable *725, 726, 728, 735—740, 743 Orderly and other books not to be alienated 702, 712, -26 Overseers of poor to certify Organization of battalions and regiments of artillery and cavalry *703, -04 Parade, bounds of, to be fixed difference particular *-09 persons intruding within limits, to be put under guard ib. persons intruding within limits, to be put under guard Parents, &c. liable for minor children *-16 Party questioned, to prove age Paymaster, how appointed, his rank "698 Pay of officers "723, -24, -33, -34 Pay rolls Penalty for answering falsely [See fines.] Persons not compelled to train more than four days in a year "09 "-09 "-09 killed and wounded . "691, 17 enlisting in volunteer companies to be holden "-27 infamous to be discharged . "-29 infamous to rouduce certificate . "-16, -17 Plantations to keep military stores . "710 Poor, overseers of, to certify . "702, 716 Powder to be furnished by towns, for infantry . "712 also to the artillery, by State . "-04 Quartermaster General, duties to be performed by Adjutant Gen. "711, 38 to provide field pieces . "711, 38 to provide field pieces . "711 Quartermasters of brigades, their appointment, rank and duty "692,698, 711 of regiments, their appointment and rank "689,698, 711 to prosecute delinquent towns "-10 " 691, 17 " –27 Rank of corps Rank of officers Rank of officers Records of courts martial deposited Regiments, how formed and officered how to take rank Regimental bands Regimental bands Regimental bands Regimental bands Regimental bands Respinations regulated Reviews, how regulated Returns to be made Now armed Rolls to be revised in May Rolls and articles when not in actual service "-108 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 "-109 " to prosecute delinquent towns Rules and articles when not in actual service "-24 when in actual service

MILITIA	
1555	Rules and articles to be read to companies
(A) .094 .	Selectmen to furnish arms to furnish supplies for men detached "702, -03
- 649 Javon	to sustain supplies for them detached
60f1000	to furnish powder, &c. for reviews
- 설립되는 [72년] - 1881 - 1981	duties assigned them
	Seinor officer to command
3500 P	Sick and infirm may be exempted
uriā ir	their duty
1997 (1997)	Standing companies not to be reduced
3.44 (1.154 P.) - 175 (1.154 P.)	Students of Colleges, &c. to do duty in their own towns "696
n 1922 - Francis Program 1 - Program (1944)	Surgeons, their duty and appointment
office .	not to take fees *731 System of dicipline *694, 734
PREMISE TA	Town Treasurer to receive monies, and to render an account *696
- 壁-210.0	Towns to be provided with military stores
6-64 .697	penalty for neglect ib.
Tavir NUMBER Tentrol	Town magazines to be inspected "711
	Train by company three days a year . *707, 708 Troops of horse to be raised, &c
- Nilo	Troops of horse to be raised, &c
40.41	Unmilitary conduct *725
- Øtta 11	Uniforms of horse and artillery ** 690, 702
i diserbila e di Caranta di Arti	Uniforms and arms exempted from attachment . "688, 702
- \$ \$1 4 5 - • 5 + 4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Uniform of regimental band *706 Vacancies provided for 699, 703
201-11	View of arms in May: The property of the prope
Elvin Control	Volunteer companies, how raised
	regulated and restricted and restric
PARTY OF STATE	enlistments into, void in case ib.
40.0	to be disbanded in case
654 Not	how proved * 708
95159	War, rules and articles for the Militia in . "734
TENHALIST STATE	Witnesses, penalty for not appearing "720
MHLERS	Wounded, &c. to be provided for
	not to take more than 1-16th for grinding corn, &c. ib.
MILLS su	pport and regulation of, provided for
Arthur domina	owners may raise head of water, paying damages for flowing 173
50 FT 10 FT -	persons injured by flowing, may complain to Court of Com. Pleas ib.
\$9+**	proceedings thereupon, jury to be empannelled, facts to be found and certified . 173, 174
, salam a	parties may agree upon committee instead of Jury to estimate dam-
	ages
- 61 2 - 612 66666	verdict or report to be measure of damages, until altered on new
- šda leda i	complaint 175 action of debt to lie for damages so ascertained, and by whom ib.
" 736, 7FI	owners of, to give security for damages, on motion of party injured ib.
01-5	costs to be taxed for party prevailing ib.
State Tubers	owner may tender yearly damages, &c. effect thereof ib.
814.687	owner of lands, may offer to receive less than established yearly damages, effect thereof
ES-11	effect thereof complaint for increase or decrease of damages, not to be preferred until ib.
S, 634, 643	proprietors meetings, how notified, called, &c ib.
510	majority after notice, &c. may repair or rebuild, and be re-
7.000 7.500 (1777)	imbursed out of mill profits
11	if not reimbursed, what further proceedings to be had ib, husbands, guardians, and mortgagors, in certain cases to be notified, as
	owners
	saw and grist, executions how to be levied upon
artatom	toll at, for grinding, not to exceed 1-16th . 178
MINISTE	RS of the gospel, to be appointed and commissioned by the Governor and Council, with authority to solemnize marriages 341
- 48-11-bath	and Council, with authority to solemnize marriages to make return annually, of marriages by them solemnized, to town or
70-5	- plantation Clerk and the second sec
1.40	lands reserved for use of first settled, exempted from highway taxes *520
1 4 TT	deacons and elders of parishes, may take in succession to use of, "595
	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1

	MINISTERS of Protestant churches may take in succession grants for the use of	1.51
	the ministry • Append • if the man experience is the ministry	153
	not to alienate, without consent of parish, except during their ministry MINORS, entitled to allowance out of insolvent estates, where there is no widow	ib. 211
	to have guardians appointed by Courts, ordering partition of real estate	136
	guardians how appointed by Judge of Probate	212
	if more than 14 years of age to choose their guardians before Judge	213
	living more than ten miles from Probate office, may have their choice	44.0
	certified to Judge, by Justice of Peace [See Guardians, Probate, &c.]	ib.
	mode of obtaining license to sell their real estate	228
	trustees of their estate to give bond	217
	guardians, parents and masters accountable for wrongs done by, in cer-	
	tain cases	
		716
	[See Militia.] how to be bound by indentures, as apprentices . *533,	758
	not to be enlisted into the U. S. army without consent of parents	103
	not to be transported out of State by masters of vessels	ib.
	not to be persuaded out, with intent to enlist them.	ib.
	MISPRISION OF TREASON, defintion and punishment of,	51
	persons convicted of, to forfeit estate during life, and suffer, &c. evidence necessary to conviction of,	52 ib.
	MITTIMUS, form of, when principal surrendered before Justice of the Peace is to	10.
	be committed	335
	MODERATOR of town meetings, how chosen, power duty, &c. *461,	
		462
	MONEY, brought into Court, when disclaimer is pleaded in certain cases of trespass, effect of	260
	may be brought into Court, by executor or administrator in certain	~00
		235
	MORTGAGES and right of redemption, nature and effect of,	144
	process in equity to compel mortgagee to restore possession	145
	nature of entry of mortgagee, for foreclosure	ib.
	bill in equity may be filed in Com. Pleas, or Sup. J. Court conditional judgment on, when sued	ib. 146
	assignees may be made parties to suits for redemption, in case	ib.
	judgment in equity how rendered, in various cases, execution, &c. 146,	147
		147
	proceedings by bill in equity, in case of disagreement between State	21.
	Treasurer and mortgagor rights and interest in, how disposed of by executors and administra-	ib.
	tors, when person deceased did not obtain possession 149, 148,	234
	[See Executors, Administrators, &c.]	
	rights in equity to redeem, may be attached on mesne process and	
	sold on execution 269,	277
	right so sold, may be redeemed within one year, and on what terms 278, executors and administrators may maintain action to foreclose	149
		276
	MULES, ASSES, &c. not to go at large	567
	MUTE, persons standing in capital trials, how proceeded with MURDER, and accessaries to before and after the fact, how punished	266
	NATIC manufacture and improved and after the fact, how punished	53.
	그는 그는 그는 그는 그는 그들은 이번 이번 물로 들어왔다. 이번 역사에 되는 사람들이 되었다면 하지만 되었다. 그는	669 670
		670
1	wrought to be sold by the pound, or real thousand	ib.
	not to be exported unless inspected, &c. "	671
	made in another State, not to be exported from this, without inspec-	
	not increased liable to saigure by wayment from Turn of Dance	ib.
	not inspected, liable to seizure by warrant from Jus. of Peace penalties for violating provisions relating to inspection of #671—	ib. 673
		672
•	attempted to be sold without inspection, penalty	ib.
	returns of inspection to be made to Secretary of State, in May	673
		567
	NON COMPOS persons, insane, lunatics, &c. [See guardians.] NON RESIDENT LANDS, taxes on how collected, [See taxes.] *521,	495
	notice to be given to attorney, if any in town, &c. before sale	487
	what shall be legal evidence of such notice	488
		259
	NOTABLES PUBLIC, holy appointed, tenure of office	33

25 - 17 <u>-</u>		
NOTARII	ES to have seal of office with device	423 ib.
617 - 10 MI	duties of, as to protests on mercantile losses foreign and inland bills of exchange, promissory notes	ib.
art Gar	may take depositions in perpetuam	424
HAR, aper.	grant warrants of survey on vessels	ib.
M# 1	records of, how kept, and in case of decease deposited in Clerks office	ib.
	how certified by Clerks in such cases	ib.
NOTES, b	ills and other securities given for gamhling debts, void	96
P. 24.	accounts, &c. not to be purchased for collection, by attornies, Sheriffs,	400
Sapara Maria	&c. for profit	100
MOTIOE (if witnessed, not harred by limitation, when sued by original promissee	298 134
MOTICE	to be given on petitions for partition of real estate, before granting —— by committee, before making partition	136
414 2431		171
A TOP INTO	respecting real estate in certain cases to be in Portland newspapers	188
Andrew Area	to be required by Judge of Probate before ordering wills proved in for-	
	eign Courts to be filed and recorded	198
NOTICE 1	o)	199
	evidence of how perpetuated	200 220
•	by Judge of Probate, before requiring new sureties to bonds	217
13	— before removing guardians — before granting license to sell real estate	
	by executor, administrator, &c. before selling at auction, by license	227
	by common law Courts, on petition to sell whole estate in case, &c.	228
	evidence of, for sale of real estate by executors administrators and guar-	
	dians, how perpetuated	233
	on petitions for review in Judicial Courts	248 252
A015	on petition of married woman for sale of land, in absence of husband	272
Assets	by officer selling shares, &c. in insurance companies	273
1.15 P., 1.15 P.,	taking property of debtors to banks, to prevent transfer . 275,	276
At in	before sale on execution of equities of redemption	277
	by Justices, taking depositions, to all interested, how and form	389
	of poor debtors in prison on execution, may be given to attorney of rec-	47.5
. 1125 - 1 A F	ord in certain cases	415 423
1	by notaries on bills of exchange, promissory notes by Selectmen, &c. on revising and correcting list of voters	*465
fad yad .		*487
克特主力 [2]	by officers, selling land for taxes evidence of, how preserved	*502
a di baran d	by Court of Sessions on application for highways through proprietors	·
	And lands	*520
	by overseers of poor in one town to those of another, respecting pau-	*542
11.00	pers and oncor moreor in same as	*556
		*569
director.		*573
	on petitions to Legislature when and how to be given . *747	
	on application for guardian to spendthrift, &c.	216
	effect of, to prevent conveyance, if filed in Register of Deeds office	216
	on libels for divorce, how given to adverse party	344
	to be given by commissioners of insolvent estates, of time and place of	203
Selection of	meeting —— before sale of common lands of proprietors for taxes	156
300 Pub 19	by officer taking personal estate on execution 48 hours before	
Taria.	Si sale sisse di la companya di la c	271
1000	By Competer; d at possible parts of months and	*483
	[See Probate, Execution, Taxes, Courts, Justices, Officers, Highways.]	10-
NUISANO	CES—provision for removal and prevention of	105
	Selectmen with two Justices to assign places for noxious trades,	ib.
, Tit,	slaughter houses, distilleries, &c. not to be permitted except in such places assigned	ib.
	penalty for carrying on noxious trades, contrary to law, how recover-	
3.1 × 1 × 1	ed and appropriated	, 100
	proceeding of Courts in preventing or removing, on conviction	106
	persons annoyed by, may notify owner, and effect thereof on trial,	:1-
100	if not removed	1b.
	persons injured in health or comfort thereby, may have action for dam-	107
	ages fences on public landing places to be considered as,	ib.
4	may be inquired into by two Justices quorum unus, with jury	ib.
	and may be abated, if so adjudged	ib.
	to7, to	110

			111 112
	<u>Ņ</u> UISANC	ES in highways, may be removed by surveyor, or any other person *	522 522
		buildings, fences, &c. when adjudged to be removed by order of Court *	
	OATH, wi	nen and in what cases to be imposed and required in S. J. Court	243
	. (6-4) - 3-4	how to be administered, in all cases of persons convicted of infamous crimes, not to be received in Courts	263 86
		may be administered by dedimus from Courts, in case, &c. 217, of judicial and other officers before whom to be taken of town officers, when and how to be taken 76, 118, 459,	427
		record of, to be made by town Clerk . **	460
		of inspectors of beef, pork, pot and pearl ashes, &c. [See inspectors, &c. of parties in trials, where usury is pleaded, when permitted and how 99,	100
		of attornies at law on admission to practice in Courts persons scrupulous of taking, may be allowed to affirm 384, 393,	397 394
		of grand and traverse jurors in different cases . 382, to be administred by commissioners on insolvent estates, to creditors	383 205
	M. A.	to be taken by committee to divide, or appraise estate, or commissioners to receive claims, &c.	210
	OCCUPATION A	of executors and administrators, licensed to sell real estate, form of,	224
	5.7	VCY and possession of real estate, nature of, to bar action of demandant [See limitation, actions real, &c.]	297
	OFFICES,	, incompatibility of 26, 33, 34, 36, 38, 40, persons convicted of duelling, &c. disqualified from holding,	421 55
	OFFICER	S certain commissioned by Governor, to pay duty to Treasurer of State or county [See Clerks, Sheriffs, &c. and duties]	425
		judicial and executive, &c. before whom to take and subscribe oaths of	427
		qualification fees of, established	ib.
	OFFICER	receiving fees, to give receipt, if required S, civil or military, &c. when sued for misfeasance, &c. may give spe-	449
		cial mafter in evidence under general issue, filing brief statement to direct at fires, in absence of fire wards	261 *583
*	제가 : 참행 :	of towns, &c. [See town, plantation and parish.] levying executions on goods and chattels of debtor, to make particu-	
		lar return to offset executions for and against same persons, in same capacity—	271
			271 272
		taking goods, &c. on execution to sell in four days, giving 48 hours' notice previous to sale	271
		selling shares in corporate companies, on execution, how to proceed to complete transfer, &c. thereby 271,	
		notice required in such cases power to adjourn vendue	$\begin{array}{c} 272 \\ 275 \end{array}$
		having writ or execution against owner of shares in company, may require of Clerk or Cashier certificate of amount of debtor's shares	273
	789. 1	how to proceed in taking on execution franchises of corporations	ib.
	War War	may sell at auction, real estate of Banks taken on execution	274 275
		deed of, when and how to be given may sell in same manner, real estate mortgaged to Banks	1b. 276
		deed, under such sale, to pass debt collateral, to purchaser may levy execution on equities of redemption in mortgaged estates	ib. 277
		mode of proceeding therein, notice to be given previous to sale, deed &c may levy on certain possessory titles to real estate, and sell in same	
		manner having surplus in their hands arising from sales at auction, how to dis-	278
		pose of it, or retain subject to other executions in their own or in other officers hands 278-	-280
	99 45 344 -	having prisoner, to deliver copy of warrant within 6 hours after demand taking bail in civil actions to return bond with writ	324 332
		to notify bail 15 days before return day of exec'n against principal	
	t for the	may be called upon to assist magistrates in certain cases to serve warrants, &c. from Justices of the Peace	355
	1.	to serve executions issued by same, on debts recognised before them collecting fines and costs on judgments or sentences of Courts, to pay	300
		over ferthwith to county Treasurer	372
	1		

	OFFICERS, permitting prisoner to escape, sentenced to pay fine and costs, penalty 372	
	held to produce to Courts, receipts from county Treasurer, for fines ib.	
	committing persons for non payment of taxes, to leave copy of war- rant and amount of assessment *499	٠,
	to execute warrants of distress from town Treasurers "502	
,	notice of sale of lands by—what shall be deemed legal evidence of "502	
	to execute warrants, from Jus. of Peace, to remove persons infected "558———————————————————————————————————	
	houses, &c. if necessary	
	expenses of how paid ib.	
	not to purchase notes, &c. to make profit by suits thereon 100 OFFSET, accounts may be filed in, to certain demands sued, and how 260	
	executions how to be, in certain cases	
	ONIONS, weight and sale of, in bunches, regulated	
	weighers to be appointed by Selectmen; their duties and fees OUTLAWRY, process of regulated, and against whom to be issued 337, 338	
	persons baving judgment against, how far disqualified 339	
	real estate of persons in, bound to respond judgment as to fine and costs 339	
	proceedings—when person appears in Court and confesses, or traverses 340 OVERSEERS of the poor to be chosen by towns in March or April annually *459, 531	
	their powers, duties, &c. [See poor.]	
	certificate of, required by Courts, before granting license to sell real	
	estate of spendthrifts, non compos, &c	
	OYSTERS, penalty for taking away or destroying *774	
	not to be taken without written permit from Selectmen ib.	
•	OWNERS of improved lands, &c. if within the State, or their tenant, may be assessed for taxes *485	
	of vessels how far liable for misconduct of master or mariners in cer-	
	tain cases and the second seco	
	who to be considered such, in certain cases	
	of mills who shall be so considered, in certain cases 177	
	with the contract ${f P}_{i}$ and ${f R}_{i}$ and ${f R}_{i}$ and ${f R}_{i}$	
	PLOT: 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	PAGE, in copying, recording, &c. to be computed at 224 words	
	PAPER, packing and sale of, regulated	
	penalty for selling or disposing of, when not marked ib.	
	PARDONS, conditional, may be granted in certain cases, by Governor and Council 123 PARENTS and GUARDIANS of minors, liable for mischief done by their wards,	
	&c. in certain cases 60, *555, 572	
	may have action for damages against persons enticing or carrying away	
	minors	
	warrant from Justice of Peace, meet and choose officers #592	<i></i>
	may take and hold real estate amounting in income to \$3000 *592, 596	
	meetings how called, proceedings at	
	and estates	
	pews in, may be sold for taxes and how	
	pew tax, may be paid to owner's designated teacher, unless, &c. ib. mode of becoming member, or withdrawing	
	persons leaving, liable for taxes assessed, or voted ib.	
	ministers of, may take real estate in succession . ib.	
•	mode of alienation by ministers, and by deacons and elders in certain cases	
	how to settle with Collector, about to remove, and choose another 489, 490	
	qualifications of voters in affairs of, in certain cases . #459	
	officers not bound to plead specially [See Officers.] 261 mode of serving writs, &c. upon 255	
	mode of serving writs, &c. upon	
	form of warrants, how levied	
	PARTIES to suits, dying—provision in such cases	
	may plead their own cause, with or without aid	
	prevailing entitled to costs 174, 175, 263, 259	
	PARTITION of real estate held in common, may be made on writ or petition 133, 134	
-	mode of proceeding on petition to Courts for notice, &c. 134 when facts are contested, mode of trial by Jury	

PARTITION when petitioner is proved to own less than he claims, cost to re-	
spondent appeal allowed from judgment of partition, in Common Pleas, both on	135
actions, and petitions for	ib,
before order for, Court to appoint guardians for minors, and agents for	
absent persons, interested	136
committee appointed by Courts to make, to give notice to persons interested, before proceeding	ib.
new, may be made in certain cases on complaint, if within 3 years	ib.
mode of making such, and adjusting claims respecting costs of, payment may be compelled by Courts, in proportion to shares	ib 137
special assignments, of messuage, &c. may be made to one, in certain	101
cases, he paying value of surplus, &c. to others	ib.
PARTITION of real estate among heirs and devisees, by Probate Court [See Probate, estates real, &c.]	207
PASSENGERS, having no settlement in State not to be landed by masters of ves-	
sels without giving bond of indemnity, Se. to town	*546
	' 545
[See Poor.] PEDLERS, HAWKERS and PETTY CHAPMEN, provisions against	'761
licenses may be granted to certain persons for sale of tin ware, by Court	
ofSessions, on conditions amount of duty to be paid county Treasurer for such license	762 ib.
carriage employed by, to be marked	ib.
PENALTIES, FINES, &c. actions, indictments and informations for, where and	
how to be prosecuted	
for breach of Lord's day and how recovered and appropriated — profane cursing and swearing, first and second conviction	-77 72
- fornication	78
- intermeddling with or secreting shipwrecked property, in certain cases	
— commissioners of wrecks, neglecting to publish statement — arresting dead bodies	ib. 94
- taking excessive usury, mode of recovery	99
- Attorneys, Justices and Sheriffs, purchasing demands for collection	101
- bribery in taking or receiving	102
purpose of enlisting into the U. S. army, and how recovered and ap-	
propriated . 103,	
 violating regulations respecting safe keeping of gunpowder suffering stoves, stove-pipes and chimnies to be defective, in cer- 	112
tain towns, and how recovered	114
- offering for sale, or firing squibs, rockets, &c. without license of	115
Selectinen, and how recovered making lottery, selling tickets, &c. not authorized by State or Con-	110
gress, and how recovered . ,	116
— distilling through leaden pipes, worms, &c. and how recovered and	117
appropriated	117
how recovered	125
	128
defendant committing waste while real actions pending against him how recovered	129
	163
— overstocking, &c. with cattle in common and general fields	168
— wentonly setting fire to woods, &c. without leave — refusing to appear as witness in Probate Court after being cited	60 226
- not filing will in Probate office within thirty days after death of	
testator .	197
— fraudulent return of officer on execution, when goods are taken and sold	271
- Clerks, &c. of incorporated companies refusing to give certificate	
	273.
— officer refusing to deliver his prisoner, copy of warrant — disobeying or making false return of habeas corpus	324 325
— removing prisoners from one gaol to another without habeas corpus	ib,
- officer refusing to attend before Justice of Peace to receive princi-	295
pal surrendered by his bail — neglect of Justices and Ministers to make annual return of marriages	335
by them solemnized	343
neglect of Clerks of Quaker meetings to make similar returns	344
— refusal, &c. of officers to aid, when called upon by Justice of Peace.	354

PENALTI	ES and FINES, for refusal of other persons, to assist, &c. in absence	354
1.	of officers for officers collecting fines, costs, &c. accruing to State and neglecting	,,,,,,,
*	to pay over to county Treasurer	37Z
	— permitting person sentenced to pay fine and costs, to go at large — Justices of the Peace neglecting to pay over fines, semi-annually	ib. 373
	- county Treasurer neglecting to adjust accounts, with State Treas'r	ib.
	- violations of any of the provisions of the Jury law, by Clerks, Se-	200
• • •	lectmen, Constables, &c. [See Jury.]	
	- Sheriff neglecting to give bond required by law	101
		ib.
	— Clerks neglecting to return certificates of fines, &c. to Secretary and Treasurer of the State	106
	- refusing to aid Sheriff, &c. in criminal cases when required	107
:		ib. 108
	- refusing to execute Coroners' warrant for jury of inquest	110
	non attendance of jurors summoned on Coroners' inquest	ib.
	neglecting to deposit records of deceased Notaries in Clerk's office and how recovered	24
	- injuring or destroying such records how recovered	ib.
* .		140
	 gaoler neglecting to preserve and deliver his successor warrants, mit- timuses, &c. relating to prisoners 	146
	- neglecting to hand in list of prisoners at opening of Courts 4	146
		i48 ib.
	gaoler violating other provisions respecting prisons and prisoners suffering prisoner to escape through negligence	149
	- persons chosen to town offices, refusing to be qualified after	
	motice *460, 4 — Moderator or Selectmen permitting votes to be examined before	£7.1
	poll closed . , , *4	62
	- voting before name is found on list, or giving false answer *466, 4	
	— presiding officer at meetings, receiving votes contrary to law - town and plantation Clerks neglecting duties at meetings	167 169
	- refusing to take oath when chosen Assessor . *4	171
	- towns neglecting to choose Assessors or Selectmen - Assessors failing to assess taxes according to warrants from State	172
	Treasurer *473, 4	74
	- Moderator of plantation meetings neglecting to notify officers chos-	
	en, to be sworn	76 189
- i	- towns and plantations neglecting to raise and expend money re-	
•		906
	 persons teaching schools without certificate of qualifications surveyors of highways refusing to serve, or neglecting duty *514, 5 	ib. 17
	- county & town suffering roads to be out of repair, whereby life is lost *5	13
	 obstructing highways by logs, timber, &c. surveyors of private ways refusing to serve, or neglecting duty *525, 5 	23
	- towns, Selectmen, &c. neglecting duty respecting guide posts *5	27
		ib:
	breaking up street, &c. to lay drains, &c. without consent of	ગલ
	- bringing into, or leaving pauper in any town where he has no set-	
	tlement #5	45
	- landing passengers from foreign places, before giving bond to in- demnify town *5	46
35 Z. 1	- towns neglecting to furnish materials for work houses	50
		$\frac{54}{54}$
4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		ib.
	- assembling by night in streets, with pageants, images and shows	ib.
٠.	- making bon-fires, &c. in streets near houses	ib.
	Selectmen	56
	returning after being removed #5	
1		ib. ib.
	- disobedience to officers having warrants to remove infected	
	baggage *5	69

NAI	TIES and FINES, masters of vessels arriving from infected places, refus-	, .
	ing to answer questions of Selectmen, under oath *559	
	-violations of quarantine regulations . #561, 562, 563, 564	
11	- inoculating with small pox contrary to law without license *564	
	-keeping hospitals for small pox in places not allowed by law ib.	
	— householder neglecting to inform Selectmen when small pox is in	
ji i		
41.00		
	- suffering horses, mules, asses, swine, &c. to go at large in cases *567	
	horses ungelded, rams, he-goats, &c. to go at large in	
	certain seasons *568	
	- rescuing heasts taken up going at large, before impounded \$571, 572	
,	— pound breach *572	
	- finder of lost goods, stray beasts, &c. neglecting to advertise *575	
	- County and town Treasurer neglecting to procure standards of	
	weights and measures, and seal for town sealer *576, 577	
	-Selectmen neglecting to appoint sealers, and sealers refusing	
	္ ႏုံးto serve) ျဖစ္ပြဲေပးပြဲ ျပစ္သြင္းမြဲေတြ နေရာက္ျပည္ျပည္မေတြ အေမ ေ 🌱 🤻 578	
	selling by weights and measures not sealed	
	- refusing to obey orders of fire wards at fires	F.
	- occupying building as sail loft or livery stable in places not ap- proved by Selectmen *588	_
1	proved by Selectmen *588	•
	selling goods at vendue without license	
	- receiving goods for sale from minor or servant	
	— refusing to aid Constables, &c. when required ********* .** 488 489	}
de la	- Constable neglecting to render account of taxes to Selectmen or	
	Tell Assessors - Principle State of gradults in the second *489	}
	- Constable, &c. removing, or intending, &c. refusing to deliver up	
	bill of assessments *49	0
100	- destroying, injuring, or forcibly passing turnpike gates without pay-	
	ing toll *60:	L
14. %	- fraudulently avoiding turnpike gates **60	
	- giving false answer to toll gatherer, by person claiming exemption ib	
	- for demanding more than legal toll at turnpike gates how recovered it	١.
	- having in possession stereotype plates for bank bills, contrary to law #62	1
	Banks neglecting to pay their bills on demand ib	
	issuing hills for fractional parts of a dollar *62	2
ſĘ	refusing to pay at their banks their bills issued payable elsewhere it	٠.
	neglecting to make returns semi-annually, to Sec'ry of State *62	
1. J. J.	refusing to loan money to State when required by Treasurer ib	
	- becoming member of unincorporated banking associations *62	7
	giving currency to bank bills out of State under 5 dolls, except ib	
	- violating provisions relating to inspection of	
	beef and pork for exportation *632 to 63	7
11.	butter and lard *640, 64	
	smoked and pickled fish services and services at the services *644 to 64	3
	pot and pearl ashes *650, 65	1
	hops *655, 65	
	tobacco	1
	server onions a state of the control	
	flaxseed	4
	lime *665, to 66	
	nails	
	lumber	
	shooks	
	for violating provisions respecting manufacture of malt . *65	
	— measuring fire wood, bark and charcoal *68	
. 1	manufacture of boots and shoes *68	
	proof of fire arms . #685, 68	
	packing and sale of paper *68	6
	[See the foregoing articles, Beef, Butter, Pot Ashes, &c.]	
	- lating and lating any action forming	
	violating regulations respecting lettres . "100, 769, 77	10
	— violating regulations respecting ferries	
:	— herring fishery *77	13
:	herring fishery *77 — shell fishery *77	13
:	herring fishery shell fishery retailers, &c. giving credit to students at Colleges, against the direc-	13 14
	— herring fishery *77 — shell fishery *77 — retailers, &c. giving credit to students at Colleges, against the direction of the President, &c. *74	13 14 19
	- herring fishery *77 - shell fishery *77 - retailers, &c. giving credit to students at Colleges, against the direction of the President, &c. *77 - pedlers, hawkers, &c. vanding their articles without license *77	13 14 19
	- herring fishery shell fishery retailers, &c. giving credit to students at Colleges, against the direction of the President, &c. pedlers, hawkers, &c. vonding their articles without license employing hoats and lighters for transporting stone, sand, &c. when	13 14 19 51
	— herring fishery *77. — shell fishery *77. — retailers, &c. giving credit to students at Colleges, against the direction of the President, &c. *74. — pedlers, hawkers, &c. vanding their articles without license *7. — employing hoats and lighters for transporting stone, sand, &c. when unmarked, or falsely marked *7.	13 14 19 61
	- herring fishery shell fishery retailers, &c. giving credit to students at Colleges, against the direction of the President, &c. pedlers, hawkers, &c. vonding their articles without license employing hoats and lighters for transporting stone, sand, &c. when	13 14 19 61 63 64

PENALTIES AND FINES, violating provisions of Act securing to owners their
property in logs, masts, spars and timber *749, to 754
The section $[Sec\ Logs.]$. The integral decreases the region $-$
— neglect and unskilfulness of pilots
— neglect of Sheriff to pay over monies collected 405 — not appearing as witness when duly summoned in Courts 265
distillers, soap boilers, keepers of stables, and sail lofts, exercising
their trade in places not assigned
- not repairing deficient fences
- proprietors of unfenced or common fields neglecting to run lines
when requested and notified
gaming at public houses, betting, &c. 97, 98
— Selectmen neglecting to run and renew town lines *464
- pulling down, defacing or destroying publishments 342 joining persons in marriage contrary to law 343
- retailing spirits, without license 45.4
-innholders neglecting to be suitably provided for travellers *587
- innholders, retailers, &c. suffering gaming in their houses ib.
suffering iuliabitants to drink, gamble, be idle, &c. in their
houses, shops, &c. dean analy a street of the desired and 74
being present at dancing, concerts, &c. Saturday and Sunday
evenings
— disturbing public worship, and indecent hehaviour at church — inholders, &c. suffering posted drunkards to have spirits — *589
— Selectmen or Assessors neglecting to call meetings for choice of
State officers — *467, 468 — militia officers presuming to exercise military command on elec-
*468 tion days for State officers, Representatives to Congress, &c. **468
- double voting for State or town officers which will be \$467, 469
Selectmen or Assessors neglecting to provide list of voters #469
- refusing to serve as fire ward, when chosen . Action . *583 - wantonly injuring aqueducts of the service and the service . *616
- wantonly injuring aqueducts of the street of the street of the wantonly injuring fire engines at the street of t
[See Fines and Forfeitures, also Personal property.]
may be recovered by indictment, where State is party 263
and forfeitures may be recovered by action of debt, where no other
<u>b</u> mode is provided of any orange break and this private section ib.
PENALTY in honds, when forfeited, what judgment to be entered 190
in recognisances for principal, sureties, witnesses, &c. when forfeited
may be remitted by Courts, in whole or part 190, 191 in bonds, when forfeited, scire facias to issue for further damages if
any sustained; or action of debt [See Bond, Chancery, &c.] 190
PENAL STATUTES [See Action, Limitation, &c.]
PERSONAL LIBERTY of citizens protected [See Habeas Corpus, Minors, Sc.] 102
FERSONAL ESTATE, distribution, allowance of, to widow. Sec Probate, Estates.
PERSONAL PROPERTY, seized and libelled as forfeited for certain offences,
how tried
may be restored to owner, on bond for appraised value in ib.
when to be tried in Common Pleas, or before Justice of Peace and how
determined
The region mode of trial by Court or Jury
if seizure groundless, damages may be decreed respondent in ib.
depositions may be used and appeal allowed, as in common cases ib.
and affirmations on complaint, when appeal is not entered ib.
PERJURY, and subornation of perjury, punishment of, 85 corrupt endeavor to procure commission of, ib.
convicts of, not to be received as witnesses
false affirmation, and false swearing in giving dep'ns to be punished as, 394
false swearing before commissioners of insolvency to be punished as, 206
PETITION for partition of real estate [See Partition.]
for sale of real estate by executors, admin'rs and guardians. 227-231, 223
[See Executors, Administrators, Guardians, Probate, &c.]
for allowance of appeal to be entered from Probate Court in certain cases [See Court Surreme Judicial.]
for review, new trial [See Courts, Review, &c.] 247 PETITIONERS for license to sell real estate may be examined by Courts on oath 229
PETITIONS TO LEGISLATURE, mode of giving notice to adverse party- *747
notice how advertised, or served personally and the first from . *748
PETTY CHAPMEN and hawkers and pedlers [Sec Pedlers.]
PEWS in meeting houses to be considered real estates acid a large and the results and the results and the results are real persons.

		· · · · · · · · · · · · · · · · · · ·	
	FEWS tax	es may be assessed on, by parishes in whole or part	*594
		tax on, may be paid to designated teacher of any individual, in case	ib.
	* 5.	deeds of, may be recorded by town Clerk	133
	4		
	2497 30		*594
	PICKERE		*773
	PHOTAG	IF in the several ports regulated	*770
	PILOTS t	o be appointed by Governor and Council by warrants, where necessary to be under oath, bond, powers, duties, &c. fees *770	ib.
		to be under oath, bond, powers, duties, &c. fees	
	210	to be under only powers, units, que to see the control of the cont	,
	1.49	to take charge of vessels inward and outward bound, except coasters	*
		and fishermen and the state of	[∓] 771
	5.54 4	liable for damages by negligence and unskilfulness	ib.
	. •	complaints against, to be decided upon by Governor and Council	*772
		to make known to masters of vessels, quarantine laws in force	*563
		[See Lumber.]	000
			200
	PLYIMITI	F failing to support his action, to he non-suited	259
	PLANTAT		*465
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	to revise and correct such lists, and when	ib.
		to require votes for Senators to be brought in on one list .	*466
	7.594	modified of for choice of county Register to be in Sentember.	420
	36E	meetings of, for choice of county Register to be in September for choice of State officers how called	
	-(:	for choice of State onicers now caned	*466
	33 ALT 34	for choice of State officers, now conducted by Assessors	ib.
		duties of Clerk, Sc. at such meetings, and penalty for neglect	*468
	Salah Salah	vested with same powers, and subject to same liabilities as towns in	
٧	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	regard to choosing assessors of taxes	474
		assessors of, when deficient, subject to same penalties	ib,
	1985	not organized, taxes therein, how collected	ib.
	1.0	not organized, meetings to be called by warrant from Justice of Peace	
		pursuant to precept from State Treasurer	*474
	and the state of	assessors of, to be chosen, and their duties	*475
	1.1 *	recently organized, meetings to be called by assessors in Mar. or April	
	1.00	recently organized, meetings to be caused by assessors in that, or April	
	45,33	meetings, moderator of, to notify officers chosen to take oath, &c.	ib.
	5777	neglecting to choose assessors for 5 months after warrant from State-	
		Treasurer to assess taxes, what proceedings to be had	*479
	***	inhabitants of, neglecting to choose assessors, &c. to assess county tax	
	* 4		*480
			*482
	- 1 Tur /u	may be compelled to indemnify inhabitants whose estate is taken for	
	100 mg 15 mg 1	delinquency of plantations in respect to taxes	₹502
		to raise and expend for schools at rate of 40 cents for each inhabitant	*503
	T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		*506
	1 100		*504
	and the second		
			*505
		may determine the number, &c. of school districts	ib.
		raise money for building, &c. in school districts, when they refuse	' 508
	- 44 - E	may raise money for making and repairing highways, and to be sub-	
	• 1 112 117	ject to same liabilities and duties as towns, relating thereto	519
		ject to same naminies and duces as towns, relating thereto	, ,,,,
	5.7%		' 555
	A CONTRACTOR	how to proceed in settling with collectors, about to remove, &c. in cer-	
		tain cases	' 4 89
	1995	- and in choosing another to complete collection	' 490
	3151	to make up to State Treasurer deficiency of negligent collectors	492
	484 ()	Treasurer of, may issue warrant of distress against deficient collectors	702
	*	reasurer of may issue warrant of disters against deficient confectors	40-
		and Sheriffs, in certain cases, forms thereof - "493, 494	, 495
	* SZA **	Clerk's duty in regard to licenses to retailers, &c.	' 586
		assessors, Treasurer and Clerk, to meet in September, annually, to grant	:
		licenses to innholders, retailers, &c.	586
		return to be made to Common Pleas, of licenses granted	ib.
	3.5		
	3.5	assessors, &c, may meet and grant at other times, on condition	ib.
	55 C	made bodies politic and corporate for certain purposes	' 503
	PLAGUE	[See contagious Sickness.]	
	PLATES.	stereotype required for Bank hills [See Banks.]	620
	PLEAS ST	PECIAL, not required of executors, administrators and guardians, when	- ~- 0
	TODIED DI	ECIME, not required or executors, administrators and guardians, when	020
		sued in that capacity	238
	A war and	nor of civil, military, town, parish, &c. officers, when prosecuted as	
		such, in certain cases	261
	PLEAS in	abatement, judgment on, in Common Pleas, may be appealed from to	2
		Supreme Judicial Court	265
		presents for unring for to be binding from lawer to un-a- Court	
		agreements for waving, &c. to be binding from lower to upper Court	ib.
	2.1	in audita querela regulated -	328
		of title to real estate before Justice, proceedings upon [See issue general	J 35 7
	POLYGA	MY, &c. punishment of	77

POLYG	AMY, punishment, &c. not to extend to cases where husband or wife shall
1.	be continually absent seven years, in case, &c
POOR,	nor to certain other cases ib. Overseers of to be chosen by towns in March or April annually "459, 531
10014	settlement, relief, support, employment and removal, provided for "530
100	former laws respecting settlement repealed, except as to settlements gained 1b.
	modes of gaining settlement, in various cases settlement, gained, to continue, until defeated by new one "531"
	to be supported by towns where they have a settlement ib.
11111	money to be raised therefor and overseers to direct . ib. Selectmen to be overseers of, in case none are specially chosen 532
	Selectmen to be overseers of, in case none are specially chosen 532 overseers, powers and duties described ib.
	certain kindred of, may be compelled to support them by complaint in
	Court of Common Pleas such kindred of, may be assessed in a weekly sum, and Court may fur-
	ther direct with whom pauper shall reside "532, 533
, .	ehildren of, may be bound as apprentices or servants by overseers, with
12 -	provision by indenture for their instruction 533 overseers to inquire as to treatment, &c. of such children ib.
G+	overseers complaining to Common Pleas of ill treatment of such ap-
3	prentice, he may be discharged and bound anew "534
	— may have remedy on indentures, proceedings in such case ib. — action by, not to abate by death of any of the overseers "535"
1 No. 2 19	such an apprentice eloping may be arrested and returned ib,
	if enticed, master may recover damages in the life ib.
** * *	— may be discharged, by Court on complaint of master, in case ib. — may bind out paupers in certain cases, not exceeding one year ibi
	persons aggrieved by such doings of, may complain to Common
	Pleas ib. of unincorporated places to be under care of overseers in adjoining
	town, where such place is taxed, power and duty of overseers res-
- F	pecting such poor *536
- 15 e e	overseers of, may prosecute persons keeping houses of ill fame, pro- ceedings thereon ib.
. 3.50	to provide immediate relief for persons in distress, &c. found in
1-25	their town, but having settlement elsewhere ib.
	such expenses incurred within three months, may be recovered of town where pauper is settled, if sued for within two years "537
, I.	settlement of pauper not to be contested in case ib.
	recovery in such action to conclude question of settlement in subsequent action
1.	overseers in towns containing a gaol, may set to work poor debtors,
	chargeable, &c. ib.
10,018	provided no more work to be required than sufficient for their support ib. prisoner not to be chargeable to his own town as a pauper, while such
100	order continues ib.
9 Mil	prisoners when supported by town, amount paid to be refunded by creditor who committed them . " 538
in the first	creditor who committed them
(1.1.)	may be discharged by creditor, in such cases, without prejudice to his
425.5	own claim against debtor's property [This provision for support of debtor limited to demands on debts con-
	tracted before March 14, 1820.]
1,000	compensation for keeping in prison—to prison keeper "538
	becoming chargeable to any town may be removed to place of legal settlement ib.
, J. 1	mode of proceeding in such case ib.
	—— form of complaint to Justice for removal
	proceedings—record of judgment, &c. "540
- <u>1</u> 61 - 3	— warrant of removal (in case) to be issued by Justice ib.
100	becoming chargeable, &c. "541 execution for damages and costs may be awarded, by Justice ib.
	appeal allowed to Court of Common Pleas ib.
	complaint for removal may be made originally to Court of Common
	Pleas, proceedings thereon
	depositions may be used in such cases ib.
10 At 15	judgment not to be prevented by death of pauper . ib.
	overseers of, before legal process, may send written notice to town supposed to be chargeanle. &c. to remove names

TO OT	worksome of if no all-add I be made within two months. Now	
E(OOII) 0	verseers of, if no objection, nor removal be made within two months, pau-	
	per may be removed to place of settlement by overseers giving such notice *54	ο,
- 4		
	such place liable to pay expenses of removal, and to be barred from contesting settlement afterwards	
1	pauper returning after such removal to be punished as a vagabond ib	-
	may employ, support and bury, paupers found in their towns having no legal settlement within the State	
	no legal setttlement within the State	
	such expenses incurred, how paid ib	
	money received for licenses on retailers, innholders, &c. to be paid	
	into town treasuries for benefit and support of ib	•
	not having settlement, may be sent out of State, or employed in work	
-12.	ib	• <
10.5	expense of relief for, incurred by individuals, to be paid by towns, in	
	*544	
	intemperate may be sent to house of correction, and how supported ib	
: • ,	how to be discharged, &c ib	
	expenses incurred by towns for support of, may be recovered against	
	him or his representative ib	
250	dying, overseers to take possession of his effects, &c. and if there be	
	no administration within 30 days, may be sold to pay expenses, &c. ib	
1.1	overseers may have same remedy to recover effects of deceased pau-	
114	per in such cases, as administrator . *548	5
•	- may appear in all actions, complaints, &c by attorney or in person ib	
	penalty for bringing or leaving, in any town where not settled . ib	
1.5	plantation may raise money for support of, &c. receive duty on licenses ib	
	introduction of, from foreign ports, by masters of vessels, prevented ib.	
	foreigners supported at work houses, expense of to be reimbursed by	
	State	
	[See Overseers and Work Houses.]	•
DOUB, DI	RISONERS [See preceding articles. See also Prisoners]	
	respection of, regulated, Inspector and deputies how appointed "621	
FORK, II	The second of th	•
DOCCTO	[See Beef and Pork.]	
FOSSESS	SION, by tenant, of lands, &c. for six years or more, sufficient to entitle	
	him to claim value of improvement	
	nature of, by tenant, sufficient to bar action of demandant . 296	
	of lands, &c. for twenty years, bars entry ib.	•
Toppone	[See limitation and actions real.]	
POSSESS	ORY TITLES to real estate, may be attached and sold on execution 278	
POSTHU	MOUS CHILDREN to inherit their share in estate of fathers [See Wills.] 141	
POT and	PEARL ASHES inspection of, regulated	
	size and quality of casks to contain, for exportation)
	how to be inspected, branded, marked, weighed, &c. ib.	
	not to be exported, unless inspected, marked, &c. ib.	
	inspector may enter vessels, and seize casks, &c. not inspected "651	L
	penalties for violating any provisions, respecting inspection and for frauds	:
100	&c. in branding, shifting contents ib.	
2.4	master of vessel not to receive any on board, unless inspected ib-	
1.00	fees of inspector and deputies	:
1.	returns of inspection to be made in May annually, to Sec'ry of State ib.	
FOUNDS	, to be provided and kept in towns, under penalty	
	keepers of, and field drivers to be chosen annually, their duties ib.	
	cattle, &c. going at large contrary to law, may be put in "573, 567	
44.3	fees to be received by keeper for himself and field driver; amount "567	
	horses, neat cattle, &c. not to be put in, where owners unknown ib.	
1.1 1.1	stallions, rams, &c. liable to be put in, if at large, in certain cases "568	;
	persons injured by cattle, may put them in, or maintain trespass ib.	
	beasts not to be put in, when fence broken, was insufficient, in case;	
	otherwise, when turned in clandestinely, or fence sufficient where	
12/4/2	broken	
	proceedings, notice, damages, &c. after impounding "569, 570	
1	sale, appraisal, &c. may be made in certain cases "570, 571	
1.5	when owner is unknown, what proceedings to be had . "571	
	penalty for breach of, rescuing on way to,	
100		
Doross	in action for breach of, insufficiency of fence, no justification ib.	
	NCY, concealment of, and delivery in secret of a bastard, how punished 56	,
PRESCR	INTERIOR STORES THE TO RESERVE CONTINUENCE OF BUILDINGS TRUCKS AND	
	IPTION, time necessary to justify continuance of buildings, fences, &c.	
	in certain places	
PRINCIP		

PRINCIPAL return of avoidance by officer, not sufficient to charge bail, unless	s de
execution has been in his hands 30 days before return	332
	1, 335
may be surrendered before Justices of the Peace, how committed	ib.
[See Bail, scirefacias, &c.] PRINTED copies of private acts and resolves, by authority, competent evidence	264
[See Evidence.]	204
PRISONERS, held on charge of capital crimes, to be bailed or discharged, unless	
indicted at first or second term, if confined 6 months	267
in other cases, after indictment, when to be tried	ib.
entitled to copy of warrant from officer, within 6 hours after demand	324
not to be removed from one county to another, without habeas corpus	325
on conviction for fines and costs, when unable to pay, how to be liber-	
a ted in certain cases and a second of the s	376
not able to support themselves, how to be supported, amount allowed	375
for debt, dying in prison, to be buried by Sheriff, if not by their friend	
funeral expenses in such cases to be paid by State or town	ib.
for debt on execution, may give notice to attorney of plaintiff in case	415
calendar of, to be kept, and particulars to be entered	445
list of, to be returned, at opening of Courts of Com Pleas and S. J. C.	446
committed on mesne process not to be detained after 30 days from judg	
ment, unless taken on execution committed for debt to be kept separate from felons	ib. 447
committed for crimes and debt, not to be allowed spirits unless	ib.
voluntary and negligent escape of, suffered by gaoler how punished 488	
conveying tools, to aid escape of, how punished .	449
escaped, reward for apprehending may be offered by Governor	"457
for taxes allowed liberty of yard	"499
when discharged, taxes to be paid by towns	"500
for debt, if paupers, may be compelled by overseers to labour for sup-	
port	"537
poor, may be discharged by creditor from gaol without vacating judg-	
ment against their property	"538
under judicial authority of the United States may be received in county	471
gaols, and expense of keeping paid to county treasurer . [See Convicts.]	451
PRISONS regulation and management of [See Gaols]	445
PRISONS regulation and management of, [See Gaols.]	445 264
PRISONS regulation and management of, [See Gaols.] PRIVATE ACTS, copies of, printed by authority, competent evidence	264
PRISONS regulation and management of, [See Gaols.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513	264
PRISONS regulation and management of, [See Gaols.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and vays private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.]	264
PRISONS regulation and management of, [See Gaols.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.]	264
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191	264 , 524 191 , 442
PRISONS regulation and management of, [See Gaols.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries may punish for contempts	264 , 524 191
PRISONS regulation and management of, [See Gaols.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and vays private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries — may punish for contempts — when interested in any estate, administration, &c. to be in the most	264 , 524 191 , 442 192
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county	264 , 524 , 191 , 442 , 192 , ib.
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries	264 , 524 , 524 , 191 , 442 , 192 , ib. , 443
PRISONS regulation and management of, [See Gaols.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c.	264 , 524 191 , 442 192 ib. 443 192
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and vous private.] PROBATE BONDS. [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer	264 , 524 , 524 , 442 , 192 , 443 , 192 , 442
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer. condition	264 , 524 191 , 442 192 ib. 443 192 442 ib,
PRISONS regulation and management of, [See Gaols.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel	264 , 524 , 524 , 191 , 442 , 192 , 443 , 192 , 44 2 , ib. , 193
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and voys private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE GOURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records	264 , 524 191 , 442 192 ib. 443 192 442 ib,
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and voys private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE GOURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records	264 , 524 191 , 442 192 ib. 443 192 44 2 ib, 193 443
PRISONS regulation and management of, [See Gaols.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel	264 , 524 191 , 442 192 ib. 443 192 44 2 ib, 193 443 192
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and vays private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE GOURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records pro tem, may be appointed by Judge, in case, &c. Judge—not to counsel or advise in matters relating to his office to have stated court days, and give notice thereof to grant administration to widow or next of kin, or both	264 , 524 , 524 , 442 , 192 ib. 443 , 192 , 442 ib. 193 , 193 ib. ib.
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records pro tem, may be appointed by Judge, in case, &c. Judge—not to counsel or advise in matters relating to his office to have stated court days, and give notice thereof to grant administration to widow or next of kin, or both — or to creditors if they refuse or neglect to take	264 , 524 191 , 442 192 ib. 443 192 44 2 ib, 193 443 193 ib. ib. 194
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE GOURTS, established and regulated Judges of, powers and jurisdiction, and salaries	264 , 524 , 524 , 442 , 192 ib. 443 , 192 , 442 ib. 193 , 193 ib. ib.
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and vays private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE BONDS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records pro tem, may be appointed by Judge, in case, &c. Judge—not to counsel or advise in matters relating to his office to have stated court days, and give notice thereof to grant administration to widow or next of kin, or both—or to creditors if they refuse or neglect to take inventory, appraisment, and bond, how taken 193, may grant administration on estate of persons dying out, and leav-	264 , 524 , 524 , 442 , 192 , 193 , 193 , 193 , 193 , 194 , 194
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE GOURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records pro tem, may be appointed by Judge, in case, &c. Judge—not to counsel or advise in matters relating to his office to have stated court days, and give notice thereof to grant administration to widow or next of kin, or both — or to creditors if they refuse or neglect to take inventory, appraisment, and bond, how taken 193, may grant administration on estate of persons dying out, and leaving property within the State	264 , 524 191 , 442 192 ib., 443 192 442 ib., 193 ib. ib. 193 ib. ib. 194 195
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records pro tem, may be appointed by Judge, in case, &c. Judge—not to counsel or advise in matters relating to his office to have stated court days, and give notice thereof to grant administration to widow or next of kin, or both—or to creditors if they refuse or neglect to take inventory, appraisment, and bond, how taken 193, may grant administration on estate of persons dying out, and leaving property within the State to examine and approve all probate honds before being filed	264 , 524 , 524 , 442 , 192 , 193 , 193 , 193 , 193 , 194 , 194
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and vays private.] PROBATE BONDS. [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries	264 , 524 191 , 442 192 ib., 443 192 442 ib., 193 ib. ib. 193 ib. ib. 194 195
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and vays private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE GOURTS, established and regulated Judges of, powers and jurisdiction, and salaries	264 , 524 191 , 442 192 ib. 443 192 44 2 ib. 193 443 193 ib. ib. 194 194 195 196
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE GOURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records pro tem, may be appointed by Judge, in case, &c. Judge—not to counsel or advise in matters relating to his office to have stated court days, and give notice thereof to grant administration to widow or next of kin, or both — or to creditors if they refuse or neglect to take inventory, appraisment, and bond, how taken may grant administration on estate of persons dying out, and leaving property within the State to examine and approve all probate honds before being filed may authorize sale of personal estate, by administrator, &c. if requested within three mouths, otherwise administrator, &c. to account at appraisal	264 , 524 191 , 442 192 ib., 443 192 442 ib., 193 ib. ib. 193 ib. ib. 194 195
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and vays private.] PROBATE BONDS. [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries	264 , 524 191 , 442 192 ib. 443 192 44 2 ib. 193 443 193 ib. ib. 194 194 195 196
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and vays private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE GOURTS, established and regulated Judges of, powers and jurisdiction, and salaries	264 , 524 191 , 442 192 ib, 443 193 443 193 ib, ib, 194 195 196 ib,
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records pro tem, may be appointed by Judge, in case, &c. Judge—not to counsel or advise in matters relating to his office to have stated court days, and give notice thereof to grant administration to widow or next of kin, or both — or to creditors if they refuse or neglect to take inventory, appraisment, and bond, how taken may grant administration on estate of persons dying out, and leaving property within the State to examine and approve all probate honds before being filed may authorize sale of personal estate, by administrator, &c. if requested within three mouths, otherwise administrator, &c. to account at appraisal usay grant administration with the will annexed, if executor refuse, or be a minor, &c. to some suitable person may issue dedimus to take testimony of witnesses to wills in cases	264 , 524 191 , 442 192 ib, 443 192 442 ib, 193 193 194 199 ib, 194 195 196 ib, 197
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel—estate of, in certain cases, bound to make up deficiency of records pro tem, may be appointed by Judge, in case, &c. Judge—not to counsel or advise in matters relating to his office to have stated court days, and give notice thereof to grant administration to widow or next of kin, or both— or to creditors if they refuse or neglect to take inventory, appraisment, and bond, how taken 193, may grant administration on estate of persons dying out, and leaving property within the State to examine and approve all probate honds before being filed may authorize sale of personal estate, by administrator, &c. if requested within three mouths, otherwise administrator, &c. to account at appraisal unay grant administration with the will annexed, if executor refuse, or be a minor, &c. to some suitable person may issue dedimus to take testimony of witnesses to wills in cases may approve of wills, on testimony of one or more witnesses in certain. Cases	264 , 524 191 , 442 192 ib, 443 192 442 ib, 193 193 194 199 ib, 194 195 196 ib, 197
PRISONS regulation and management of, [See Gaoks.] PRIVATE ACTS, copies of, printed by authority, competent evidence PRIVATE WAYS, for the use of towns, &c. how laid out and repaired "512, 513 [See highways and ways private.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE BONDS, [See Probate Court, Action, Bond, Judgment, &c.] PROBATE COURTS, established and regulated Judges of, powers and jurisdiction, and salaries 191 — may punish for contempts — when interested in any estate, administration, &c. to be in the most ancient adjoining county — to inspect records of register and if deficient, order suit on his bond REGISTER of—powers, duties, &c. to keep account of fees for Judge, and pay over to county Treasurer to give bond to county Treasurer, condition not to be commissioner, administrator, appraiser, or counsel estate of, in certain cases, bound to make up deficiency of records pro tem, may be appointed by Judge, in case, &c. Judge—not to counsel or advise in matters relating to his office to have stated court days, and give notice thereof to grant administration to widow or next of kin, or both — or to creditors if they refuse or neglect to take inventory, appraisment, and bond, how taken may grant administration on estate of persons dying out, and leaving property within the State to examine and approve all probate honds before being filed may authorize sale of personal estate, by administrator, &c. if requested within three mouths, otherwise administrator, &c. to account at appraisal unay grant administration with the will annexed, if executor refuse, or be a minor, &c. to account at appraisal unay grant administration with the will annexed, if executor refuse, or be a minor, &c. to account a definition of the will annexed in executor refuse, or be a minor, &c. to account where estate devised lies, may order copy of will proved	264 , 524 , 191 , 442 , 192 , 443 , 192 , 443 , 193 , 443 , 193 , 194 , 194 , 195 , 196 , 197 , 196 , 197 , 197 , 197

PROBATE	COURTS-Judge to require bond of executor to return inventory	-,
ANODALL	&c. or if executor be residuary legatee, to pay debts and legacies to allow none to act, where there are divers executors, but those who	198
	give bond	199 ib.
ering	to direct notice of appointment to be made by executor, and admin- istrator—evidence of such notice how perpetuated . 199,	_
	to remove executors or administrators, neglecting to account, becoming insane, unsuitable, &c.	200
	not to grant administration originally after twenty years, nor de bonis non, where personal estate or debts do not amount to 20 dolls.	201
	may take submission of disputed claims of executor or administrator on agreement of reference between them and heirs, in writing	ib.
	to appoint committee to appraise income of real estate, in hands of executor or administrator, to be accounted for	262
	may compel by citation, persons suspected of embezzlement of goods	202
1998 April	of persons deceased, to disclose on oath	ib.
	may punish by commitment, persons refusing so to disclose to order distribution of insolvent estates, pro rata, among all the credi-	203
	tors according to allowance by commissioners	203
	provided taxes &c. to be first paid in full	ib.
1994 A 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	to appoint commissioners to receive and examine claims .	ib.
	commissioners to give notice of time and place of their meeting to allow claim disallowed by commissioners to be submitted to refer-	ib.
	ence introduction is a few factor as a section as a section of the section of	204
57 <u>1</u>	may allow executor or administrator to join with other creditors in	00=
	compounding with debtors, in certain cases may cause real estate, situated in one or more counties, to be divided	207
	among heirs or devisees	ib.
San Mil	may settle whole estate on one or more where it cannot conveniently	
- 1	be divided among all the heirs, surplus being paid to those deficient	ib.
	such division not to be prevented by conveyance of heirs or devisees when dower is to be assigned, or partition ordered and such estate	208
	lies in common, the deceased's estate to be first severed by commit-	13.0
	tee, they giving notice to all interested	ib.
	such division or partition, accepted, recorded, to he binding and con clusive, unless appealed from	209
	may order such division as to whole or in part	209
1894 (881)	to appoint guardians to minors, &c. and agents for persons absent	
	and order notice to all interested, before ordering such partition 208, not to order such partition when proportions appear to be uncertain	209
7. R	or disputable	209
	to allow messuage of greater value than a share to be assigned to one,	
will be	he paying surplus to party deficient	210
	to allow account of expenses of partition and compel payment, pro- portionally	ib.
	may allow division of reversion expectant of widow's dower in estates	
	upon division and settlement of the other parts thereof	ib.
* 111 400	may direct hand of indemnity to be given to executors or administra- tors, by heirs demanding legacy, or share, in case	211
	to appoint guardians to minors allowing those of 14 years and up-	
	wards to make choice	212
3	such choice may he made before Justice and certified to Judge in case to require bond of guardians to return inventory, render account	213 213
	may allow guardian to purchase life estate of tenant in dower in cer-	~10
	tain cases, for benefit of minor interested in reversion	213
	to appoint guardians to persons non compos. lunatics, idiots, &c. if	07.4
	Selectmen, after inquest certify them incapable proceedings of against persons suspected of embezzlement of prop-	214
	erty belonging to idiots, &c. under guardianship	ib.
	to require inventory of estates of such persons, from their guardians	ib.
	to license guardians of non compos, idiots, &c. to sell real estate in case	223
	may appoint guardians to spendthrifts, idlers, drunkards, &c.	215
	may appoint guardians to children of lunatics, idiots, &c. as if their par-	
	ents were dead to require bond of guardians to idiots, non compos, spendthrifts, &c.	ib. 216
	may dismiss guardians when necessary, and appoint others	217
	may license guardians to transfer stocks belonging to their wards	ib.
5.2.4	may grant dedimus to administer oath to witnesses of wills, and to ex-	21.
	ecutors, administrators and guardians, in certain cases	ib,

others appointed by will to appoint other trustees instead of those who refuse to give bond	
to appoint other trustees instead of those who refuse to give bond	218
	219
may permit trustees to resign in certain cases.	ib.
may fill vacancies of trustees, occasioned by death or otherwise	ib.
may remove trustees whenever they become disqualified, or unsuita-	
ble, and appoint others in their places	220
and require hand of trustees, so substituted	ib.
may require new probate bonds, in any case, when sureties are insuffi- cient, on application of persons interested, after notice	
cient on application of persons interested after notice	ib.
may require principal in any probate bond to procure new sureties on	
their application, at any time after 6 years from date of bond	221
may remove principal from trust, if he neglect to comply	ib.
to require bond and reasons of appeal to be filed, when appeal claimed	
may license executors, administrators and guardians to sell real estate	223
for payment of debts, legacies and charges of administration	226
witnesses refusing to appear before, after being cited, how punished	
may order division of real estate set off on execution, or when posses	
sion is recovered on mortgage by executor or administrator—among	
widow and heirs, unless to be sold for debts	234
to allow widow wearing apparel and other necessaries out of personal	
	3, 210
	1, 223
appeals from regulated	
PROCESS, civil, not to be served on the Lord's day	75
PROFANE CURSING AND SWEARING, penalty for	72
PROFITS AND RENTS, may be taken in execution in certain cases	281
tenant to attorn to creditor in such cases [See Execution.]	282
PROMISSORY note, bills of exchange, &c. notice on how to be given by Nota-	
ries Public, to endorsers	423
if witnessed, not to be barred by limitation of actions when sued by	• .
promissee so see a medical control of the control o	298
PROMISES, void, within statute of frauds [See Fraud, &c.]	240
PROPERTY [See personal Property.]	
PROPRIETORS of general and common fields, may have annual meeting in March,	
and agree on mode of improving	164
proportion of general fence how determined, recorded, &c.	ib.
expenses of, how to be paid	ib.
	7, 168
establish rules as to number of cattle to be put in, and when	7, 168 168
—— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses	7, 168 168 ib.
 establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years 	7, 168 168 ib. ib.
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest	7, 168 168 ib. ib. 169
establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest node of voting, according to interest	7, 168 168 ib. ib. 169 ib.
establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest node of voting, according to interest may recover damages for cattle clandestinely turned in, although fence	7, 168 168 ib. ib. 169 ib.
	7, 168 168 ib. ib. 169 ib.
establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings	7, 168 168 ib. ib. 169 ib. ib.'
establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, pro-	7, 168 168 ib. ib. 169 ib. ib.'
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings	7, 168 168 ib. ib. 169 ib. 170
establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c.	7, 168 168 1b. 1b. 169 1b. 170 1, 172 176
establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17	7, 168 168 ib. ib. 169 ib. 170
establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17— — guardians, husbands, &c. to be considered as owners for cer-	7, 168 168 1b. 1b. 169 1b. 170 1, 172 176 6, 177
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes	7, 168 168 1b. 1b. 169 1b. 170 1, 172 176 6, 177
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17—guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served	7, 168 168 1b. 1b. 169 1b. 170 1, 172 176 6, 177
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17—guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uncetings, raise money, &c.	7, 168 168 ib. ib. 169 ib. 170 1, 172 176 6, 177
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call meetings, raise money, &c. for making and repairing highways laid out by Sessions	7, 168 168 ib. 169 ib. 170 1, 172 176 6, 177 255 *522
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing	7, 168 168 ib. ib. 169 ib. 170 1, 172 176 6, 177 177 255 *522 *524
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17—guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing—common drains and sewers [See drains.] *52!	7, 168 168 1b. 1b. 1b. 170 1, 172 176 6, 177 255 *522 *524 8, 529
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call meetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See drains.] . *521 — aqueducts, bow to manage [See drains.]	7, 168 168 ib. ib. 169 ib. 170 1, 172 176 6, 177 177 255 *522 *524
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call meetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See Aqueduct.] . *52: — aqueducts, bow to manage [See Aqueduct.] . *52: — of lands, wharves, &c. lying in common, may call meetings by ap-	7, 168 168 1b. 1b. 1b. 170 1, 172 176 6, 177 255 *522 *524 8, 529
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See Aqueduct.]	7, 168 168 1b. 169 1b. 170 1, 172 176 6, 177 255 *522 *524 8, 529 *612
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See Aqueduct.] . — aqueducts, bow to manage [See Aqueduct.] . — of lands, wharves, &c. lying in common, may call meetings by application to Justice of Peace, through State, or in county where lands lie—mode of calling such meeting	7, 168 168 ib. ib. 169 ib. 170 1, 172 176 6, 177 177 255 *522 *524 8, 529 *612
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call meetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See drains.] . *52! — aqueducts, bow to manage [See Aqueduct.] . — of lands, wharves, &c. lying in common, may call meetings by application to Justice of Peace, through State, or in county where lands lie—mode of calling such meeting proceedings at such meetings, powers, &c.	7, 168 168 16. 169 16. 170 1, 172 177 255 4524 45, 154 4, 155
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See Aqueduct.] — aqueducts, bow to manage [See Aqueduct.] — of lands, wharves, &c. lying in common, may call meetings by application to Justice of Peace, through State, or in county where lands lie—mode of calling such meeting proceedings at such meetings, powers, &c. 15 may appoint agents to prosecute and defend suits	7, 168 168 ib. ib. 169 ib. 170 170 177 177 255 *524 *524 *524 *524 *524 *524 *524
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See Aqueduct.] . — aqueducts, bow to manage [See Aqueduct.] . — of lands, wharves, &c. lying in common, may call meetings by application to Justice of Peace, through State, or in county where lands lie—mode of calling such meeting proceedings at such meetings, powers, &c. — may appoint agents to prosecute and defend suits may raise and assess money for proprietary purposes	7, 168 168 16. 169 16. 170 1, 172 177 255 4524 45, 154 4, 155
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See drains.] — aqueducts, bow to manage [See Aqueduct.] — of lands, wharves, &c. lying in common, may call meetings by application to Justice of Peace, through State, or in county where lands lie—mode of calling such meeting proceedings at such meetings, powers, &c. 15 may appoint agents to prosecute and defend suits may raise and assess money for proprietary purposes mode of transfer of property, on sale for delinquent taxes by deeds,	7, 168 168 ib. ib. 169 ib. 170 1, 172 176 6, 177 255 *524 *524 4, 155 156
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call meetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See Aqueduct.] — of lands, wharves, &c. lying in common, may call meetings by application to Justice of Peace, through State, or in county where lands lie—mode of calling such meeting proceedings at such meetings, powers, &c. 15 may appoint agents to prosecute and defend suits may raise and assess money for proprietary purposes mode of transfer of property, on sale for delinquent taxes by deeds, rights of redemption — 156	7, 168 168 ib. ib. 169 ib. 170 171 172 176 6, 177 255 *522 *524 4, 155 156 3, 157
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17—guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing—common drains and sewers [See drains.]—s52:—aqueducts, bow to manage [See Aqueduct.]—of lands, wharves, &c. lying in common, may call meetings by application to Justice of Peace, through State, or in county where lands lie—mode of calling such meeting proceedings at such meetings, powers, &c. may appoint agents to prosecute and defend suits may raise and assess money for proprietary purposes mode of transfer of property, on sale for delinquent taxes by deeds, rights of redemption may choose assessors, treasurer, &c. vote by attorney	7, 168 168 ib. ib. 169 ib. 170 1, 172 176 6, 177 255 *524 *524 4, 155 156
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17 — guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing — common drains and sewers [See Aqueduct.] — aqueducts, bow to manage [See Aqueduct.] — of lands, wharves, &c. lying in common, may call meetings by application to Justice of Peace, through State, or in county where lands lie—mode of calling such meeting proceedings at such meetings, powers, &c. 15 may appoint agents to prosecute and defend suits may raise and assess money for proprietary purposes mode of transfer of property, on sale for delinquent taxes by deeds, rights of redemption 15th may divide and dispose of their common property	7, 168 168 ib. 169 ib. 170 177 255 *522 *524 4, 155 156 3, 157 157 157 157 157 157 157 157 157 157
— establish rules as to number of cattle to be put in, and when mode of estimating damages by trespasses to run lines and mark boundaries, once in two years majority of, may discontinue such common interest mode of voting, according to interest may recover damages for cattle clandestinely turned in, although fence be deficient when three or more wish to improve separately, proceedings when owners of several allotments, wish to have it in common, proceedings of mills—meetings, how to be called, notified, &c. — mode of repairing, rebuilding, and compelling contribution 17—guardians, husbands, &c. to be considered as owners for certain purposes of common lands—writs against, how served of unincorporated tracts of land may call uneetings, raise money, &c. for making and repairing highways laid out by Sessions of private ways and bridges how to proceed in repairing—common drains and sewers [See drains.]—s52:—aqueducts, bow to manage [See Aqueduct.]—of lands, wharves, &c. lying in common, may call meetings by application to Justice of Peace, through State, or in county where lands lie—mode of calling such meeting proceedings at such meetings, powers, &c. may appoint agents to prosecute and defend suits may raise and assess money for proprietary purposes mode of transfer of property, on sale for delinquent taxes by deeds, rights of redemption may choose assessors, treasurer, &c. vote by attorney	7, 168 168 ib. 169 ib. 170 177 255 *522 *524 4, 155 156 3, 157 157 157 157 157 157 157 157 157 157

PROPRIETORS' Clerk last chosen to continue in office, un	til records are denosit-
ed with town Clerk	T. 11 8 . 15 8 . 7 THE 158
PROPRIETORS OF LANDS, &c. when lands lie in different	it towns, Court of Ses-
sions to decide what Clerk shall keep the recor	ds, and certify copies,
after dissolution of propriety	. 159
may, in certain cases, after final division, recal the	
Clerk to record their proceedings DROSECUTORS OF FELONS how to be reversed in second	ib.
PROSECUTORS OF FELONS, how to be rewarded in case	
when more than one, in particular case, reward	to de divided 63
PROSTITUTION, houses of, [See overseers of poor.] PROVERS OF FIRE ARMS, how to be appointed .	*685
PROVISIONS UNWHOLESOME, punishment for selling	. 104
PUBLIC WORSHIP, disturbance of, prevented, and punished	
indecent behaviour at, on Lord's day, penalty for	
PUBLIC VENDUE, sales at, regulated [See Vendue.]	. 590, 591
PUBLISHMENT for marriage, and certificates regulated	[See Marriage.] 341, 342
PUNISHMENT OF CRIMES, MISDEMEANORS, &c. of t	
concealment of treason	. 51
murder, and accessaries thereto before and after	
manslaughter, maining and being accessary	54
assault with intent to commit murder, or being a	
assault with intent to maim, &c. or being accessa	
duelling, and giving or accepting challenge, aidin	g, &c. ib. ed of a hastard 56
concealing pregnancy and being secretly deliver endeavoring to conceal death of bastard	en or a mastard 50
committingla rape, or being accessary before or a	
for assault with intent to commit rape	57
of incendiaries and perpetrators of malicicious m	
- burning dwelling house in day or night time	ib.
public buildings, stores, barns, &c. i	
accessary before fact	
for burning public buildings, stores, &c. in day to	me 59
corn, hay, fences, lumber, &c.	. ib.
 killing, wounding or disfiguring cattle, horses a 	
of accessaries after the fact	60
of sodomy and bestiality	[4] [1] [1] [4] [4] [4] [4] [6] [6]
— burglary and other breaking and entering build	
accessaries thereto hefore and after t	he fact 62 63
— robbery, and other larcenies—simple larceny ———————————————accessaries before and after	
on second conviction as p	
- breaking and entering shop, ware house, office	
— entering dwelling house, &c. in night, withou	
time by breaking, with intent	ib.
- committing larceny in dwelling house, shop,	office, &c. by day, or
breaking and entering a church, or public buil	ding, store, barn,
by night	, , ib.
- robbery when the offender is not armed, nor in	
when armed with dangerous weapon and	
- any other larceny from the person	. 67
- assault with violence, or dangerous weapon w	
- of accessary to such felony, who may be prose	cted for misdemean-
or, though principal be not prosecuted or convi- on second conviction as receiver of stolen goods	
three distinct offences of that nature at same to	
of hard labour of convicts may be remitted by Con	
- blasphemy and profane cursing and swearing	72
- adultery, polygamy, lewdness and fornication	. 77, 78
 forgery and counterfeiting 	
- routs, riots, and tumultuous assemblies, mobs,	&c 95
 being disguised with intent to obstruct execution 	on of laws ib.
cheats and gross frauds	
- destroying or casting away of vessels by owner	rs, or their procuring
with intent to defraud	. 97
- fitting out vessels intended by owners to be	destroyed or willfully
cast away, to defraud underwriters	
- owners of vessel, &c. making false invoice,	midavit, protest, &c.
with intent for enticing minor out of State, in order to enlist	87, 88
enlisting minors without consent of parents, int	
gooding than at af the City	102 104

PUNISHM	IÉNT, &c. for selling unwholesome provisions	104
111-125-25	for wantonly injuring fire engines — persons, not authorized, presuming to solemnize marriages	115 343
		347
	- convicts, giving false schedule of property in certain cases	378
	false affirmation, same as perjury	394
499163851	gaoler suffering voluntary escape of prisoner	448
वर्गाम्, स्वयुर्धेतः		449
	and if he actually escape	іЬ. 584
ta i		747
	of frauds in Clerks of the State Treasurer — perjury and subornation of perjury	85
	- bribery and corruption	101
	\mathbf{Q}	
OUAKER	S, affirmation allowed to, instead of oath, in Courts and other cases 393,	394
- Anatreit	marriages according to their forms, valid	343
efu jega	Clerks of their meetings to return list of their marriages to town Clerk	ib.
QUALIFI	CATIONS of voters in meetings relating to town and parish affairs *	459
0-1513		505
QUARAN	TINE RULES, when to be established and enforced \$561,	
332 e 3554 e	penalty for violating, &c. and how recovered . *561, 562	563
	as to particular places, regulated, under penalties red flags to be provided for &c. and kept hoisted, until, &c.	ib.
	persons not allowed to go on board vessels under—except, &c.	ib.
	expenses of performing, how to be paid	564
QUI TAM		267
SVE NOTES	The first of the transfer ${f R}$ and the transfer such that is a single-	
RAMS, goi	ing at large, between August 10, and November 20, may be impounded,	
Jalu ja		568
RAPE, not	w punished	57
	accessaries thereto, before or after the fact, how punished assaults on females with intent to commit, how punished .	57
RATES, [See Taxes.	•
REAL ES		
REAL AC'		
	R of stolen goods, may be convicted, though principal be not prosecuted	
r kolyvani s f	second conviction of, how punished	ib
	convicted three several times at same term, how punished .	ib 69
BECOGNI	may be exempted from confinement, in case SANCE, in what amount to be required of persons charged with larceny	71
		330
	to be given on claiming appeals in civil and criminal cases 353,	
	for debts may be taken before Justices of the Peace, in case	359
in the second	form of, how to be recorded	360
- 199 - 1994	execution upon, may issue upon at any time within 3 years, form	
- 1949	원하면 등 등	360
		361
24 m. 65 m.		339
RECORDS	of proprietors of common lands, how to be kept, certified, &c. after	,,,,
1,200,00	partition or dissolution	159
	of religious societies and parishes to be open to inspection of members *	595
	and files of Judicial Courts to be kept in fire proof buildings	144
		143
		144
		144 358
		358
• 100		24
ing the second of the second o		ib.
		ib.
	copies of, to be certified by Clerks, in case	ib.
REDEMPT	FION of estate mortgaged, right of, allowed to mortgagor until three	
		44.
	21 22B212 22 24 24 24 22 22 22 22 22 22 22 22 22	49
	process in equity to compel release, settle amount due, &c. 1 [See Morigages, and Equity.]	45
	F	

<u> Paraderini in la companya da la co</u>
REDEMPTION of real estate taken in execution, one year allowed 278, 282
of in favor and against estates of persons
deceased, how
— franchises of corporations sold on execution, when and how 274
rights in equity, pending attachment, effect thereof . 269
— possessory titles sold on execution 278
- estate in rents and profits levied upon, how liquidated 282, 293
— land of non residents and others sold for taxes #487, 486
See Taxes.
— mortgaged land taken possession by executor or administrator 149
REFEREES to adjust compensation of commissioners of wrecks how chosen 89
REFERENCE of demands by rule before Justices of the Peace regulated 361
such demand to be in writing, signed, annexed to submission ib.
form of submission to be acknowledged
report of, to be made to next Court of Common Pleas 362
report may, by consent of parties be made known to them before Court ib.
power of such referees—same as if appointed under rule of Court ib.
judgment of Court on such report to be final
of dispute respecting compensation of commissioners of wrecks, how 89
REGISTER OF DEEDS to be chosen by ballot in September 1821—and at end
of every five years afterwards
to be sworn and give bond to county treasurer, or Clerk of Sessions ib.
if not chosen by people, what proceedings to be had on second trial ib.
to receive duty of 17 cents on deeds, &c. and pay over to county treas'r 418
when found guilty of misconduct in office—his records to be deliver-
ed over to Clerk of Supreme Judicial Court, to be kept until ib.
in case of death or removal, what proceedings to be had ib.
office when vacant to be in charge of Clerk of Supreme J. Court who
is to be sworn, and perform certain duties
REGISTER OF PROBATE how appointed, powers, duties 192
to keep account of fees of Judges and pay over to county treas'r. 442
그는 17.7% 그리고 그는 그는 그는 그는 그를 모르는 그는 17.8% 그런 18.8% 그는 18.8% 그런 18.8
not to be counsel, &c. nor administrator, or commissioner, appraiser 193
pro tempore may be appointed by Judge in certain cases . 192
duty to be paid by, to State or county treasurer
RELIGIOUS SOCIETIES, how organized, incorporated, &c. *592
records of, to be open to inspection of members *595
REMEDIES IN EQUITY. [See Equity, and Equity powers.]
REMAINDER, how to vest in heirs in certain devises, by will
RENTS and profits may be taken on execution, in certain cases 281
tenant in such cases to attorn to creditor it is it.
REPEAL of certain Acts and Laws of the Province and State of Massachusetts
*775 as it respects Maine with respect to Maine with the second of the s
REPLEVIN, process of, regulated, as to cattle impounded, goods, &c. taken 366
defendant in, may recover damages, instead of return, in certain cases ib.
and return instead of damages —— ib.
plantiff in, may have damages, if legally taken ib. when from plea in, damages exceed \$20; or right to soil be in question, case to be carried to Com. Pleas, or S. J. Court 367
when from plea in damages exceed \$20; or right to soil be in
question, case to be carried to Com. Pleas, or S. J. Court 367
when goods, &c. are of more than \$20 value and claimed by third
person, what proceedings are to he had ib.
what bonds are to be given in such cases
damages, how assessed in different cases
attachment on mesne process, interrupted by, to be continued, in cer-
tain cases, until, &c.
damages recovered by officer, to be to use of creditor, &c. ib.
writ of withernam in, may be issued by Courts, in case ib.
for cattle impounded
goods taken, &c. claimed by third person 313
REPLEVYING of persons, process for, when and how to issue 329,330
form of, in different cases
withernam when to issue, provided, &c
who may appear for plaintiff in, costs regulated, &c. 330,331
REPORT of referees, on submission before Justice, to be to next Court 362
may be opened or made known, &c. to parties before sitting of Court ih.
of auditors, appointed by Courts, may be given in evidence to Jury 262
REPORTER of decisions of Supreme J. Court, how appointed, duty, &c. 246
salary and fund for payment ib.
지수는 사람들은 사람들이 되었다. 그는 사람들이 되었다면 하는 사람들이 되었다면 하는 것이 가장 하는 것이 되었다면 하는 것이다.

RESCUE of cattle, and pound breach, penalty for *571,	
RESIDUARY legatees, may give bond to pay debts and legacies	198
	264
	151 152
locations made by proprietors, may be confirmed by Com. Pleas RESPONDENTIA and bottomry [See Insurance.]	132
	314
[See Replevin]	W. 4
RETAILERS, money received for license of, to be paid into town treasury for	
	543
	586
	586
not to allow gaming, drinking, &c. in houses, shops, &c. on Sundays	74
[See licensed houses, &c.]	
RETURN, in replevin [See Replevin.]	
RETURNS, of Banks to be made to Secretary, &c. in January and June, under	22.2
oath, form and particulars to he stated . *625	626
of inspection of beef, pork, ashes, &c. when to be made	
[See Beef, Pork, Potashes, Lime, &c.]	
REVERSION of widow's dower, in insolvent estates to be sold and proceeds	204
	210
may be divided, &c. on settlement of other parts of estate	$\frac{210}{247}$
REVIEWS may be granted on petition, by Judicial Courts, on conditions	248
in all civil actions, when reasonable, without limitation when granted, execution may be stayed; if denied, costs to respondent	249
when granted, what proceedings to be had	$\frac{248}{248}$
on death of petitioners for, their representatives may become parties	263
of either party pending writ of, proceedings thereupon	262
limitation of time for presenting petition for	248
REWARDS for prosecutors of counterfeiters, how paid may be offered by Governor, &c. for apprehending prisoners escaped	84
may be offered by Governor, &c. for apprehending prisoners escaped	
or persons charged with high handed offences	457
for prosecuting thieves	69
RIOTS, ROUTS, &c. mode of dispersing, preventing, &c.	95
penalty for refusing to disperse after being directed	95
attempted by persons disguised how punished	ib.
ROADS, repairing, laying out, &c. [See Highways.]	66
ROBBERY punishment of	ib.
assault, with intent to commit, punishment of	ib.
when robber is not armed with dangerous weapon, nor intends to kill when armed with dangerous weapon, and intent to kill .	ib.
accessaries to, after the fact	67
RULES for admission of attornies, regulation of practice, may be established by S.	٠.
J. Court	396
ROGUES, VAGABONDS, &c. may be sent to house of correction	452
[See House of Correction.]	
$\mathbf{S}^{(i)}$. The state of the state of $\mathbf{S}^{(i)}$. The state of $\mathbf{S}^{(i)}$	
그는 그리고 그는 그를 가는 사람들이 없었다. 그 그리고 있는 것이 없는 것이 없는 것이다.	
SARRATH due observance of provided for [See Londe dest.]	7 3
SABBATH due observance of provided for, [See Lord's day.] SAIL LOFT, not to be occupied as such, but in places permitted by Selectmen	*585
SALARIES of officers established	441
of Governor	ib.
Judges of the Supreme Judicial Court	ib.
Attorney General	ib.
Reporter of decisions in S. J. Court	246
Treasurer of State	441
Secretary of the State	ib.
Judges of Probate in the several counties	442
of officers receiving fees, not to be paid, in certain cases, until they ac-	
count, &c.	440
SALE OF LAND by executors, administrators and guardians	
[See executors, administrators, probate, &c.]	000
at auction, by executors, &c. may be adjourned, not exceeding 14 days	232
	275
[See executors, administrators, execution, &c.]	*590
	"763
SOlitools in towns and plantations, regulated	"503
mount of mount to be usiged and encoded for in each	30J

SCHOOLS		, 505
	committee, to be chosen annually, with powers, duties	"504
a de la la companya de la companya d	books to be furnished, by parents and guardians in case of their neglect, how supplied	"505 ib.
Politik 1	aliens not to be employed as instructors in	ib.
	penalties for violations of provisions of this Act	"506
14.58 Mg (14.56) 15.58 Mg (15.56)		5,506
	made corporations, may raise money, locate school houses "506" meetings of, how called, proceedings	507 508"
	refusing to raise money to build school house, what proceed-	500
1963. 1627. 1893. 1	ings to be had by town or plantation	ib.
	when inhabitants of, cannot agree where to place school house,	11500
SCHOOT.	Selectmen or assessors to decide MASTERS and mistresses to produce certificates, before keeping	"509
родоод	school and applications of the second	"505
		, 508
SCIRE FA	CIAS, to issue on judgments for forfeitures and penalties, when further sum is due	190
a territoria.	when issued against principal, on recognisances to State, Courts	100
도봤신다다	may remit the whole, or part of penalty	191
THE SECTION OF THE SE	for waste against executors, administrators, & c. proceedings therein	235
	against or in favour of administrators, de bonis non, to complete judg- ment against or in favour of first executor, or administrator	286
	in foreign attachment against trustee not exposing goods	291
and the state of t		, 292
10 November 2015 12 November 2015	against bail in civil actions when and how, and judgment	338
	principal may be surrendered thereon, before judgment, on pay- ment of cost [Sec bail, &c.]	334
SCYTHES	S naked, penalty for riding with, in highways	*554
SEALER O	of weights and measures, how appointed, powers, duties "577 to	579
and NO	leather to be appointed, annually in towns	"459
CETTIDE	[See weights and measures, and leather.] of personal property liable to forfeitures, proceedings thereon	369
SELECTE	[See forfeiture, beef, butter, pot and pearl ashes, inspection, &c.]	202
	f executors, and administrators in lands mortgaged, or on execution	234
SELECTM		"459 "462
	not to permit votes to be inspected, before poll is closed to have alphabetical list of voters in town meetings for choice of State	402
	officers, and when to correct and revise such list	"465
	to call town meetings for choice of State officers, &c. and preside therein	"466
	their powers at such meetings:—to refuse improper votes to require votes for Separates to be brought in on one list	ib. ib.
	to require votes for Senators to be brought in on one list penalty for neglecting their duty relating to calling meetings, elections	"467
	to be Assessors of towns, in certain cases	"472
	to furnish school books at expense of town, in case, &c. to be charged	11101
	to parent to determine place where to build school house, when district cannot	"505
1.3	agree Annual Annual Annual Sessor House, when district climes	"509
	may lay out town and private ways	, 513
	to determine places for erecting guide posts, and cause record thereof	"526
	to be made as to making, opening and repairing common drains and sewers	"528
	with Justices in town, may establish town watch	"552
	to make provision for removing sick persons arriving from infected places	"556
		"55 7
	power and duty, respecting removing, guarding, &c. infected baggage or clothing	"558
	to inquire of masters of vessels under oath, respecting contagion	"560
	to provide red flags for vessels performing quarantine	*563
	may order vessels from particular ports to perform quarantine	ib. *565
	their power and duty when small pox suddenly breaks out to give notice to travellers of places infected with small pox	*565
	to appoint sealers of weights and measures	*577
	to appoint enginemen to town and private engines *581,	. 582 ÷==00
75.271	may select enginemen for particular services at fires to determine places where sail lofts and livery stables may be kept	*582 *585
	may grant (together with the town Clerk) licenses to innholders, re	
	tailers, &c. *585,	586
	not to grant such license to retailers if objected to by College governmen	±7.40
	in certain cases [See Licenses & c.]	#748 #590

SELECTMEN may authorize proprietors of aqueducts to dig up and open
streets to lay pipes her all the shorteness and the her her her section as the section of the se
may appoint weighers of beef to be sold in the market "636
of onions for shipping
inspectors of lime in certain towns "666
measurers of fire wood, bark, &c. in case towns so vote "681
inspectors of boats, lighters, &c. used for transporting
stones, ballast, &c. "763
may regulate taking of shell fish, in certain cases "774
with two Justices to assign places for slaughter houses, distilleries, &c. 105 such assignment to be entered on town records, and notice given ib.
The state of the s
may enter buildings, in search of gunpowder to make inquest of spendthrifts, idlers, drunkards, idiots, lunatics, &c.
and certify to Judge of Probate, if they require guardian 214, 216
to post common drunkards, and tipplers in public houses *588
may prohibit licensed persons selling to such drunkards ib.
to be overseers of poor, where none are specially chosen "532
duty as to jury box and drawing jurors
to perambulate lines of towns, once in 5 years
SENTENCES against criminals, may be conditional in case
SEPULCHRES of the dead, provisions for protecting against violation 93, 94
[See dead bodies.]
SERVANTS—penalty for receiving goods from, to sell at auction #591
children of paupers, may be bound and apprenticed as by indentures
of overseers
SERVICE of writs of attachment, and summoning defendant, how made 254
original summons against ex'r, admin'r, in dower, error and review 254, 255
of writs of review where defendants are out of State
of original summons when defendant was never inhabitant of State ib.
in actions of dower and other real actions, to be on ter-tenant also ib.
of process on joint contracts, where one or more defendants live out of
State ib.
en towns, parishes, corporations, proprietors, &c. copy of process to be
left with Clerk, Selectmen, 30 days before sitting of Court 269,255,256,*463
when none of defendants are in State at time of, what proceedings to
be had
may be in certain cases, on defendant out of State, by personal notice,
proved ib.
of process in foreign attachment mode of, 309, 286
— audita querela, how to be made
- writs for replevying a person
- writs returnable before Justice of the Peace [See Jus. of Peace.] 355
— summons to deponent to give deposition before Justice of Peace 391
— process on turnpike corporations *603
- notice on petitions to the Legislature, before presenting "747
- of civil process not to be made on Lord's day
— writ in favour of Sheriff against county for indemnity, how made SESSIONS [See Courts of Sessions.] 450
SETTLEMENT of lands among heirs and devisees [See Estates, Division, &c.]
of certain equitable claims in real actions [See Actions real.] 179
of paupers in towns, how gained
not to be contested, in certain cases [See Poor.] "537
SEWERS, common and drains regulated [See Drains.]
SHAD, SALMON, &c. [See Fish.] *773
SHARES in companies how to be attached on mesne process, taken in execution 280
[See Attachment, Execution, Turnpike, Bank, &c.]
SHEEP, SWINE, &c. not allowed to go at large, in certain cases *567
SHELL FISH, certain kinds not to be taken without permission of Selectmen *774
SHERIFF, general powers and duties of, defined 404
duty or excise to be paid by, on appointment . 425
persons presuming to act as such, without authority, punishment of 407
to serve by himself or deputy, all writs, precepts, &c. including those
in which their own towns are parties or interestd . 404
when removed to serve precepts remaining in hands ih.
to have care and custody of gaols ib.
in case of death, gaoler to continue until
neglecting to pay over monies collected on execution, liable to 30 per
cent, interest
to give bond to State Treasurer, and in what sum and condition 400

	•	
SHERIFF	, bond of, to be approved by Court of Sessions, and sufficiency to be an-	
7111111111	nually examined, on motion of County Attorney	401
8997		, 402
3.55		401
Spatial Comments	neglecting to give, penalty and how recovered	, 402
System and		, 102
	condition of bond, to extend to misdoings of deputy or gaoler, after death	405
74.48 A	or resignation of Sheriff	405
8 - 1	executor or administrator may be sued in such cases	ib.
¥7.	suits on bonds given by, regulated	403
9.50	body not liable to arrest, &c. in civil cases	405
	execution against, returned unsatisfied, copy to be laid before Governor	
(1) N	and Council	ib.
	to be thereupon removed, if debt be not paid within 40 days after notice	e ib.
garage and a	to be answerable to his successor for all prisoners	406
	when removed, execution against to issue against their body and es-	
\$250	- fale statement in the first of the contract of the second contract	ib.
oda valoren	to bury bodies of debtors dying in prison, if not delivered to their	
17.3	friends and the amount of the first of the f	ib.
		ib.
	expenses how to be paid	IU.
	to settle his accounts with State for fines, in Common Pleas or S. J.	405
47 324	Court	407
10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	may require aid in criminal cases	ib.
11.0	to keep calendar of prisoners, form thereof	445
at the second	to preserve warrants, mittimuses, &c. and deliver them to his successor	446
구는 이 기가 되었다.	to be liable to creditor for escape through insufficiency of gaol, and to	
	be indemnified by assessment of Court of Sessions, on county	450
£ 11.	when sued in official capacity not bound to plead specially	261
A 30 - 1 - 1	copy of bond of, may be required by any person aggrieved .	403
	action on, to be commenced in county where dwelling	ib.
	writs in such cases how to be endorsed, for party interested	ib.
Take Transport		ib.
	execution upon, how awarded, on judgment rendered	
	actions against for misconduct of deputies, limited to four years	301
	having surplus of sales on execution how to dispose of or retain sub-	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ject to other executions in their hands, or of other officers 278 to	280
	[See Officers, and Executions.]	
		, 748
	[See Officers, and Executions.] to serve notices on petitions to Legislature *747	
	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts *747	, 748
	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases	, 748 191 330
(1986년) 2010년 1일 - 기원 (1984년) 1일 - 기원 (1984년) 1일 (1984년) 1일 (1984년)	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer	, 748 191 330 363
대한테니어 100 호 이 한 시 시 시 시 시 100 호 함께 있다. 	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases	, 748 191 330
: 1880년 - 1992년 - 1 - 1880년 - 1882년 - 1 - 1882년 - 1 - 1882년 - 1882년 - 1 - 1882년 - 1992년 - 1 - 1882년 - 1992년 - 1	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon	, 748 191 330 363 381
대한테니어 100 년 - 120 년 - 120 년 왕보겠다. - 120 년 - 120 년 왕조왕 100년 왕조왕 100년 왕조 100	[See Officers, and Executions.] to serve notices on petitions to Legislature of execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return	748 191 330 363 381
(日本語) (1.5 mm) (4.5	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction	, 748 191 330 363 381 69
・ 一般を担けられている。 ・ は、	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution	748 191 330 363 381 69 70 94
	[See Officers, and Executions.] to serve notices on petitions to Legislature o execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts	748 191 330 363 381 69 70 94 119
(2008년 - 1000년) (2008년 - 1000년) 왕조왕 (2008년 - 1000년) 왕조왕 (2008년 - 100년) (2008년 - 100년) (2008년 - 100년) (2008년 - 100년)	[See Officers, and Executions.] to serve notices on petitions to Legislature o execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit	748 191 330 363 381 69 70 94 119 100
の特別では、4 を記される。 を発展的では、2年 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 のままである。 のまである。 のままである。 のまでする。 のまである。 のまである。 のまでする。	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties	748 191 330 363 381 69 70 94 119 100 398
の特別を対して、 を発展では、一般を必要 を表現をできません。 では、一般を必要 では、これをできません。 では、これをできまなななななななななななななななななななななななななななななななななななな	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors	748 191 330 363 381 69 70 94 119 100
の特別とはなる。 を記す、一般を必要 を記す。 のはないできた。 ではないではないではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできた。 ではないできたないできたないできたないできたないできたないできたないできたないできた	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties	748 191 330 363 381 69 70 94 119 100 398
の特別では、年 を記すいた。 を記すいた。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 の表現である。 のままである。 のまである。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまでする。 のまです。 のまでする。 のまでする。 のまでするでもでもでもでもでもでもでもでもでもでもでもでもでもでもでもでもでもでもで	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors	748 191 330 363 381 69 70 94 119 100 398 380
の特別とはなる。 を発展では、一般などのできません。 ・ 特別を対象がある。 ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・	[See Officers, and Executions.] to serve notices on petitions to Legislature o execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors	748 191 330 363 381 69 70 94 119 100 398 380
の特別とは、4年 を記する。 ・対象では、1年を必要である。 ・対象をできません。 ・対象をできまなななななななななななななななななななななななななななななななななななな	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, *480,	748 191 330 363 381 69 70 94 119 100 398 380
の特別を対して、 を発展では、一般の対象 を対象では、一般の対象 を対象では、一般の対象 を対象では、一般の対象 を対象では、一般の対象 を対象では、一般の対象 を対象では、一般の対象 を対象では、一般の対象 を対象では、一般の対象を対象を対象を対象を対象を対象を対象を対象を対象を対象を対象を対象を対象を対	[See Officers, and Executions.] to serve notices on petitions to Legislature o execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to collect taxes when towns, &c. neglect to choose Collectors	748 191 330 363 381 69 70 94 119 100 398 380 431 502
では、「大きない」という。 ・経験では、一般ないでは、一般ないでは、 ・経験では、一般ないでは、 ・経験をは、一般ないでは、 ・経験をは、 ・では、 ・	[See Officers, and Executions.] to serve notices on petitions to Legislature o execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to execute warrants of distress from State, town &c. Treasurer *420, to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes	748 191 330 363 381 69 70 94 119 100 398 380 431 502
の特別を対している。 を記す、一般のでは、一般のでは、 を記載している。 ではないできたでをはないできたでをはないできたた。 ではないできたでをはないできたでをはないできたでをはないでをはないできたでをはないできたでをはないでをはないできたでをはないできたでをはないでをはないでをはないでをはないでをはないでをはないでをはないでをはない	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to execute warrants of distress from State, town &c. Treasurer *420, to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for	748 191 330 363 381 69 70 94 119 100 398 380 481 502 498
の特別を対している。 を発展では、一般の対象が を対象がある。 を対象がある。 を対象がある。 のがある。 のがなのがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがある。 のがなのがな。 のがある。 のがある。 のがある。 のがなのがな。 のがなのがなのがな。 のがなのがな。 のがなのがなのがなのがなのがな。 のがなのがなのがなのがなのがな。 のがなのがなのがなのがなのがなのがなのがなのがなのがなのがなのがなのがなのがなの	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *490, to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines	748 191 330 363 381 69 70 94 119 100 398 380 431 502
の特別とはなる。 を発展では、一般などのできた。 を対象では、一般などのできた。 できたた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できた。 できたた。 できたた。 できた。 できた。 できた。 できたた。 できたた。 できたた。 できたた。 できたた。 できたた。 できたた。 できたた。 できた。	[See Officers, and Executions.] to serve notices on petitions to Legislature o execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to execute warrants of distress from State, town &c. Treasurer *420, to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.]	748 191 330 363 381 69 70 94 119 398 380 481 502 *498 *473 372
SHEWS po	[See Officers, and Executions.] to severe notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient to execute warrants of distress from State, town &c. Treasurer to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited	748 191 330 363 381 69 94 119 100 398 380 481 502 *498 *473 372
SHINGLES	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to execute warrants of distress from State, town &c. Treasurer *450, to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated	748 191 330 336 3381 69 70 94 119 100 398 380 481 502 *498 *473 372
SHINGLES	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient to execute warrants of distress from State, town &c. Treasurer to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited 6 [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of	, 748 191 330 363 381 69 94 119 100 398 380 481 \$492 \$498 \$473 372
SHINGLES	See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient to execute warrants of distress from State, town &c. Treasurer to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] blic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed	748 191 330 336 3381 69 70 94 119 100 398 380 481 502 *498 *473 372
SHIPS and	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to execute warrants of distress from State, town &c. Treasurer *420, to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.]	, 748 191 330 363 381 69 94 119 100 398 380 481 \$492 \$498 \$473 372
SHIPS and	[See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient to execute warrants of distress from State, town &c. Treasurer *490, to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited 6 [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.] CKED PROPERTY [See Commissioners of Wrecks.]	748 191 330 363 381 69 70 94 91 119 1100 398 380 481 502 *498 *473 372 *554 87 ib.
SHIPS and SHIPWRE SHOOKS b	See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to execute warrants of distress from State, town &c. Treasurer to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.] CKED PROPERTY [See Commissioners of Wrecks.] ogshead, size and quality of regulated	748 191 330 363 381 69 70 94 1119 398 380 481 502 *498 *473 372 *554 *674 87 ib.
SHIPS and SHIPWRE SHOOKS b	See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to execute warrants of distress from State, town &c. Treasurer to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.] CKED PROPERTY [See Commissioners of Wrecks.] ogshead, size and quality of regulated	748 191 330 363 381 69 70 94 91 1100 398 380 481 502 *498 *473 372 *554 87 ib.
SHIPS and SHIPWRE SHOOKS b	See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient to execute warrants of distress from State, town &c. Treasurer to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.] CKED PROPERTY [See Commissioners of Wrecks.] oogshead, size and quality of regulated to be inspected, branded, &c. by sworn inspectors, under bond	748 191 330 363 381 69 70 94 1119 398 380 481 502 *498 *473 372 *554 *674 87 ib.
SHIPS and SHIPWRE SHOOKS b	See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient to execute warrants of distress from State, town &c. Treasurer to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.] CKED PROPERTY [See Commissioners of Wrecks.] oogshead, size and quality of regulated to be inspected, branded, &c. by sworn inspectors, under bond	748 191 330 363 381 69 70 94 119 100 398 380 481 \$502 *473 372 *554 *674 *675 ib.
SHINGLES SHIPS and SHIPWRE SHOOKS b	See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to execute warrants of distress from State, town &c. Treasurer to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.] UKED PROPERTY [See Commissioners of Wrecks.] logshead, size and quality of regulated to be inspected, branded, &c. by sworn inspectors, under bond persons injured by inspector's neglect may have remedy bond [See drains and secers.]	748 191 330 363 381 69 70 94 119 100 398 380 *498 *473 372 *554 *679 *680 *680
SHINGLES SHIPS and SHIPWRE SHOOKS b	See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient to execute warrants of distress from State, town &c. Treasurer to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.] CKED PROPERTY [See Commissioners of Wrecks.] to be inspected, branded, &c. by sworn inspectors, under bond persons injured by inspector's neglect may have remedy bond [See drains and secers.] CONTAGIOUS, provisions against spread of, [See contagious sickness.] CONTAGIOUS, provisions against spread of, [See contagious sickness.]	748 191 330 363 381 69 70 94 119 100 398 380 *498 *473 372 *554 *679 *680 *680
SHINGLES SHIPS and SHIPWRE SHOOKS b	See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *480, to execute warrants of distress from State, town &c. Treasurer *420, to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.] CKED PROPERTY [See Commissioners of Wrecks.] ogshead, size and quality of regulated to be inspected, branded, &c. by sworn inspectors, under bond persons injured by inspector's neglect may have remedy bond [See drains and setters.] CONTAGIOUS, provisions against spread of, [See contagious sickness.] when breaking out suddenly, duty of Selectmen, in re-	748 191 330 363 381 699 70 94 119 100 398 380 431 , 502 *498 *473 372 *554 87 ib.
SHINGLES SHIPS and SHIPWRE SHOOKS I	See Officers, and Executions.] to serve notices on petitions to Legislature to execute and serve all legal process from Probate Courts to take recognisance on writs for replevying a person, in certain cases to summon jury, in forcible entry and detainer may return talismen on jury of trials in cases when arresting thief or robber, to take goods, money, &c. found upon him, and annex inventory thereof to his return accountable for such goods, and to deliver to owner after conviction not to arrest dead bodies on mesne process or execution to oversee execution of sentences on convicts not to purchase notes, accounts, &c. to collect for profit not to act as counsel or attorney to parties to distribute venires for jurors to execute warrants of distress for collecting taxes, when Assessors are deficient *490, to execute warrants of distress from State, town &c. Treasurer *450, to collect taxes when towns, &c. neglect to choose Collectors to disperse warrants for collecting taxes produce to Courts at every term, receipts from county Treasurer for fines [See Officers.] ublic, and pageantry prohibited [See Lumber.] tale, &c. of, regulated cargoes, punishment for wilful destruction of fitting out with intent to be destroyed [See Vessel.] CKED PROPERTY [See Commissioners of Wrecks.] ogshead, size and quality of regulated to be inspected, branded, &c. by sworn inspectors, under bond persons injured by inspector's neglect may have remedy bond [See drains and setters.] CONTAGIOUS, provisions against spread of, [See contagious sickness.] when breaking out suddenly, duty of Selectmen, in re-	748 191 330 363 381 69 70 94 119 100 398 380 *498 *473 372 *554 *679 *680 *680

SMALL POX, and other contagious disorders, notice to be given travellers by Se-	* +0+
lectmen by flaggs, &c. placed, where prevalent	*565
householder to give notice to Selectmen, if prevalent in his family	"566 "564
no person to be inoculated for, but at a licensed hospital	"564 ib.
hospital for, not to be within 100 rods of dwelling house, unless, &c.	ib.
regulations of hospitals for inoculating with	"565
penalties for violating regulations respecting	61
SODOMY AND BESTIALITY, how punished SOCIAL LIBRARIES how organized [See Libraries.]	*617
SOLDIERS, MARINERS, &c. may dispose of personal property, without formal	
SOLDIERS, MARTINESTO, 40. may dispose of percental property, without soldier will, in certain cases and explanation of the control of the con	138
SOLITARY IMPRISONMENT, [See Convicts.]	
SDARS [See logs &c)	5 "
SPENDTHRIFTS, IDLERS, DRUNKARDS, to have guardians appointed	215
their quardians subject to like duties, as guardians to idiots	216
conveyances by, after application to Judge for guardian, to be void, if	Ī
notice be filed in Register of deeds' office, and guardian be appointed	l ib.
See Guardians.] and the hope the second of high manage.	
. SPECIAL PLEADING not required of executors, administrators, guardians	,
civil and military officers, when sued in that capacity 238	to 261
matter may be given in evidence under general issue in such cases	ib.
. [See issue general.] . The same provided as a second control of the same	
SPIRITS, not to be allowed to prisoners, unless	447
COURS OF ACKERS &c. not to be fired without license of Selectmen	115
STATE TREASURER, may prosecute suits in his capacity, in certain cases	_ 262
to lay before Governor and Council aunually, statement of warrants ba	l-
ances, in Sheriffs' hands, and names of Sheriffs' sureties	402
to send warrants for assessing taxes to Sheriffs	*473
to issue warrant against delinquent assessors, for amount required	ib.
to issue warrant against towns and plantations when assessors are un-	0. 403
able to pay deficiency, in certain cases **48	0, 481
to issue, warrant of distress against delinquent Constables	*491
may issue execution, at request of Selectmen, &c. against delinquent	"492
collectors may issue execution against Sheriffs, &c. in certain cases	"495
to give bond for fidelity, sum and condition	"745
fraud of clerks of, how punished	"747
when insane, disabled, &c. Governor to declare office vacant and ap-	
point commissioner of treasury	*746
account of monies in treasury to be taken in such cases and how	"747
to issue warrant to Justice of Peace to call meeting of plantations not	:
organized, when tax is to be assessed an analysis and a second	"47 4
STATE, executions in favour and to use of, how to be issued, extended, &c.	285
mortgages to, how to be discharged and amount due liquidated .	147
estates to escheat to, in default of heirs	142
when costs in favour of, in civil cases are received by Clerk, to be paid	
State Treasurer and high shape prompts this as a property of	422
to have inquest of office to revest, or become entitled to real estate in	
certain cases, by information of Attorney General, in S. J. Court	184
to be deemed in actual possession of lands, on judgment of reseizen	187
when owner afterwards appears, on what terms to be restored to estate	188
to have lien on real estate of persons under recognisance	339
STATEMENT, brief, to be filed by certain officers and others giving special mat-	001
ter in cyidence, under general issue	261
STAVES culling. &c. regulated STEELYARD, VIBRATING, of Dearborn and Hills, may be used, provided	"676 "580
STEEL YAND, VIBRATING, of Dearborn and Times, may be used, provided	"620
STEREOTYPE PLATES to be used for bank bills, and to be kept in vaults	020
[See Banks.] STOCKHOLDERS, [See Insurance, Banks, &c.]	•
STOCKHOLDERS, [See Insurance, Banks, &c.] STOLEN GOODS, owner of, how to be indemnified in certain cases	70, 71
to be restored on conviction, in certain cases	70
STONES, GRAVEL, &c. transportation of, in boats and lighters regulated	"763
STOVES, stove pipes and chimnics, penalty for suffering them to be defective	114
STRAY BEASTS and LOST GOODS, mode of proceeding with by finder .	"573
[See goods lost, &c.]	
SUBPŒNAS for witnesses, form of, in civil cases	319
by whom to be granted	5, 357
may be granted by Justices of peace, in criminal cases, provided	354
SUMMONS to party sued by attachment, to be left 14 days before Court .	254
original mode of service See Service, Sec. /	4, 255
STRIP AND WASTE pending real actions, prohibited [See waste.]	129

SUIT [See Action.]	200
SUNDAY [See Lord's day.] due observation of provided for	73
SURETIES ON PROBATE BONDS may be renewed, if Judge of Probate require i	
may apply to Judge to be discharged in certain cases	221
may have process to compel principal to defend suit against them in	22.4
Certain cases	224
SURPLUS on sale of personal property, rights in equity, shares in companies, &c.	200
on execution, by officers how disposed of	-280
may be attached in such officers hands, or applied to satisfy other ex-	279
ecutions, and how in cases of execution on foreign attachment to be paid principal	293
SURVEYORS OF HIGHWAYS, to be chosen by towns in March or April an-	~33
	, 514
penalty for refusing to serve when chosen	*514
general powers and duties . *514-	-523
may take gravel, &c. from uninclosed lands, to repair roads	124
answerable in damages to towns fined, in case	*518
to remove obstructions, nuisances, &c. in highways	"522
not to remove fences, lawfully erected to prevent spread of contagion	"523
of private ways, how chosen, powers, duties, liabilities *525	, 526
The grant of Sec Highways.] The first the properties that the second section is the second section of the section of the second section of the section of	
	, 674
SURVIVORSHIP in joint tenancy regulated [See Joint Tenancy.]	128
SWEARING profane oaths, penalty for the second role of the second research	72
SWINE, regulations respecting	*567
- 기계에 가는 그는 그는 그는 그들은 사람들이 되는 것이 되는 것이 되는 것이 되는 것이 되는 것이 되었다. 그 그는 그를 가는 것이 되었다는 것이 되었다는 것이다. 	
THE PART OF THE PA	601
TALISMEN may be returned in certain cases, by Sheriff or Coroner on juries	381
TALLOW CHANDLER [See Nuisance]	105 *587
TAVERNS [See Licensed Houses.] TAXES, assessment and collection of regulated	"470
Assessors of, to be chosen in each town annually, and sworn, form of oa	
to assess polls and estates within town, of any tax laid, and	. IU.
commit list, with warrant, to Constable	ih.
to leave copy of assessment and valuation with town Clerk	" 4 71
penalty for refusing to be sworn as, after being chosen, and	
bow recovered while bette thin what is and a party of	iЬ.
vacancy in office of, how to be filled	ib.
form of complaint against person refusing to be sworn as	ib.
Selectmen to be, in certain cases—pay of,	7472
towns refusing or neglecting to choose, liable to fine, &c.	
and Court of Sessions thereupon to appoint Assessors	ib.
duty of such Assessors, when so appointed	ib.
warrant for assessing, to be sent to Sheriffs by State Treasurer, for dis-	
	473
Assessors, chosen or appointed, to obey Treasurer's warrants	ib.
forfeiture for delinquency and how collected	ib.
	*474
plantations vested with same powers as towns in assessing & collecting their Assessors subject to same duties and liabilities.	ib.
in plantations not organized, mode of collecting State or county	ib.
	475
such, to call meetings of inhabitants in March	-1.0
tion of the state of the second of the continuous states and an expectation of the second of the sec	ib.
	4476
penalty for such officers neglecting	ib.
Assessors of, before assessing, to notify inhabitants to bring in list of	
polls and estates taxable, and may require oath thereto	ib.
persons aggrieved at assessment of, after refusal to abate	
may appeal to Court of Sessions and and and a second a second and a second a second and a second a second and	ib.
may be overrated by Assessors, not exceeding 5 per cent, on sum as-	
	477
rules for apportionment of,	ib.
State and county, may be added by Assessors to other taxes	ib.
State, form of warrant for collecting, to be issued by Selectmen or As-	4
sessors and certificate of assessment	
	479
when warrant for collecting is lost, Assessors to issue new one	ib.
towns neglecting to choose Assessors of, for 5 months after warrant	ib.
from State Treasurer, to assess tax, what proceedings to be had	

TAXES-	-State or county-when towns and plantations neglect to choose Asses	1
C. 20	sors to assess sum required, State or county Treasurer may issue	
514 4 3, 69	warrant to collect—warrant how to be executed *4	180
	State, when estates of delinquent Assessors are insufficient to pay, in	
1. The second	cortain cases required Treasurer man issue marront to lorg came on	
15 77 (5	certain cases required, Treasurer may issue warrant to levy same on towns and plantations deficient *480, 4	191
2.2.2		101
10.00	towns may choose Collectors instead of Constables, and agree upon	107
* * 1. ·		81
17.0		ib.
157	warrant for collecting, from Selectmen or Assessors to Constable or	
1412		iЬ.
19 mg - +44.4	Constable, &c. deceasing, Assessors to appoint substitute to collect re-	. :
	mainder of, and require bond of such substitute	ib.
	plantations vested with same powers as towns to choose Constables	_
333-436	and Collectors of	482
3.17	form of oath by Constables on Collectors of	ib.
v 1374		483
1457		ib.
Trible as	body of person refusing to pay may be arrested after 12 days from de-	
34 8834		ib.
	when payable by instalments and person taxed is about to remove,	11).
126 3331		84
3.3		
1		ib.
1.4	of persons removing before paid, may be collected of them by Consta-	2.2
12-1	ble wherever found	ib.
	of those who die, remove, or being female, marry before payment, may	
		185
	State, county or town, may be assessed on houses, lands, &c. improv-	
:	ed to tenants or to owner if within the State	ib.
	on unimproved lands of non-residents, or improved lands of propri-	11.
17-1		iЬ.
444.1	if not then paid, Collector to sell so much as will pay taxes and charg-	٠. إ
31145 A	es, subject to right of redemption	186
1.22		ib.
421	on improved real estate of owners living within the State, but not in the	
Autorities.	town where estate lies, if not paid within six months, owners' goods	
100	or, body may be taken, wherever found, or may be sued *4	86
		ib.
	and the contract of the contra	ib.
		ib.
		ь.
e de la companya de		υ.
	such sale not to be made by officer after two years from the date of his	:L
		ib.
1.4	on non-resident lands, if owner have an attorney duly notified as such,	21.
		ib.
		188
4444		ib.
		ib.
40.00	when taken in ex'n, towns may choose substitutes to finish collect'n *4	197
. 14	may be collected by Sheriff when towns, &c. neglect to choose Col-	
	lectors to super quantitation tropics and become on equal angular and #40	98
T., 7	of prisoners discharged under poor debtors's oath, to be paid by towns *5	00
		ib.
		ib.
Mary 1	- may allow discount on taxes of such as voluntarily pay to town	
	treas'r within certain periods by instalments	01
		ib.
		ib.
sa in a sa	when estates of individuals are taken for delinquency of towns, &c. in	
		02.
A 10	how to be assessed & collected "50	4.0
and the second	Sce Schools.	10
	for making and repairing highways, how to be raised, assessed *515,517,5	13
	for making and repairing roads through unincorporated tracts of lands	าด
	how assessed, advertised, &c. [See Highways.] "521, 52	22
	how assessed, advertised, &c. [See Highways.] "521, 52 on pews of parisbes, or religious societies, how assessed "59	22 34
	how assessed, advertised, &c. [See Highways.] "521, 52	34

TAXES—persons ceasing to be members of religious societies, liable thereto for all	
monies voted	₹595
when Constable or Collector of, is about to remove, &c. before time	
of payment, mode of settlement with him, by towns, &c. and	
discharge seems the seems to be a seem to be seem to be a	*489
in such cases, towns to choose another to finish collection of	#490
to be paid in full, although estates be insolvent payment of, how enforced by county Treasurer	203
on Banks to be paid semi-annually, and how enforced	421. *623
of proprietors of common and general fields regulated	167
certain goods and chattels exempted from distress for payment	101
	2.414
evidence of notice by officers of sale of lands for payment of, what legal	
TEAMS [See Turnpikes.]	
TENANT in possession, writ of review to be served upon, when defendant	
out of State in real actions, and dower, &c. writ to be served upon	254
in real actions, and dower, &c. writ to be served upon	255
not to commit waste, pending actions respecting title	129
of freehold with remainder man, may convey whole estate in fee,	132
may apply to S. J. Court for license to cut trees	127
in tail may convey his estate in fee, by legal forms	132
his estate liable for payment of dehts	133
by the curtesy, who shall be	143
TENANTS in common, what grants shall constitute	128
ere in the first the series and to commit strip and waste grave plants to the commit strip and wastegrave plants to the commit strip and the commit strip	129
not to cut timber. &c. without written notice, 40 days	
previous, to all co-tenants	128
penalty for such cutting, &c. how to be sued for and	
• Participated and forth to-enter many be compalled to divide	ib. 133
and joint tenants, may be compelled to divide may petition, or sue writs of partition 13	3,134
holding over term, liable to process of forcible entry and detainer	365
1831 A in what cases to be assessed for taxes and days	*485
must attorn to creditor on execution, levied on rents and profits	282
for life, or in remainder, or reversion may be licensed to cut	
	6,127
TENDER of amends may be made by defendant, on plea of disclaimer, and	
The section of the effect thereof which there is a section of the	259
made by executors and administrators to suits brought within twelve	20-
months, effect of THEFT, punishment of	235 63
prosecutors for, may be allowed reasonable compensation	69
persons convicted of, may be sold in service, in certain cases .	70
charged with, in what sums to be recognized, [See Larceny.]	71
TICKETS, in lotteries not authorized by law, sale or purchase of prohibited	116
[See Lotteries.] a groupe of the section of the sec	
TIMBER AND CORD WOOD, waste and destruction of, prevented	126
persons seized of freehold, remainder, &c. may apply to Supreme Judi-	
cial Court for license to cut	ib.
leave to cut may be granted on such terms, as Court may require commissioners to superintend cutting, to be appointed by Court	127 ib.
such commissioners to give bond, and render account to Court	ib.
proceeds of such sale to be invested in real estate or stocks and income	10.
paid to those interested was a reserved and the same and	ib.
Trustees may be appointed by Court to hold and manage such stock	ib.
in rivers, [See Logs, Masts, &c.]	*749
TIME not juridical [See Lord's day.]	74
	"658
not to be exported, unless inspected by inspectors duly appointed	"659
	"660 "661
	178
TOLL, for grinding grain, &c. not to exceed one sixteenth part thereof [See Turnpikes and Mills.]	T 10
TOOLS, conveyance of, to prisoners to aid escape, punishment of	449
TOWNS, boundaries of, established, and to be renewed every five years	"464
inhabitants of bodies politic, and may sue and be sued	"463
writs against to be served thirty days before return day, and how 255,	''463
agents for, how to be chosen and certified	"463

TOWNS	-officers to be chosen by, -at their annual meetings in March or
	April 76, 117, *459, 674, 593, 566, 560, 531, 159, 481, 500 neglecting to choose assessors or Selectmen, to be fined; and Court of
	Sessions to appoint, with powers, &c. their charges how paid #472 neglecting to choose assessors for 5 months after receiving warrant for
	tax from State Treasurer, what proceedings to be had "479, 480
	inhabitants neglecting to choose assessors, &c. State or county Treasurer may issue warrant to Sheriff to collect tax
	may choose collectors instead of Constables and agree upon compensa-
	tion for collecting taxes
	substitute to finish, when former collector is taken in execution "497 neglecting to choose collectors, taxes may be collected by Sheriff, &c. and how "498, 499
2 4	may appoint their Treasurer collector of taxes, and he may appoint
	ing deputies and the second of the last of the continuous management of the continuous c
	may agree to abate part of taxes, to those who voluntarily pay Treas- urer within certain periods "501
	may be compelled to indemnify individuals whose estate is taken for neglect of, in regard to collecting taxes "502
	to raise and expend annually for schools to amount of 40 cents each in-
194	habitant "503 to choose school committee and agents for school districts, with powers "504
•	Selectmen of, to furnish school books, at expense of, in case "505
	may determine number and bounds of school districts
	dissatisfied with laying out highways, may apply to Sessions, for com-
	to approve of ways laid out by Selectmen for town use . "512. 513
	refusing to lay out private ways, what proceedings to be had "513 to raise money for repairing highways, and direct how to be assessed "515, 519
V1/4	liable in damages to travellers injured by bad roads "518
	when fined for bad roads, to be indemnified by surveyor in case, &c. ib. to cause guide posts to be erected to a second surveyor in case, &c. "526, 527
	to support all paupers having settlement therein, and raise money therefor "531
	having supported poor prisoners, may recover expense, of creditor who committed them
	to indemnify individual for relief of pauper, in distress, in certain cases "544 may recover expense of supporting pauper, of him or his representatives ib-
	may erect work houses for reception and employment of idle and indigent "546
	ib. several, may join in building such house, proceedings therein
	[See work houses.]
	may discontinue such houses, when requisite
	may establish and agree upon pay of watch in another mode, by tax "553
	to provide superintendants and money to inoculate with kine pock "555" may choose health committee or health officer annually "560"
	to keep and maintain sufficient pounds 10.1 人名人名 自己,然后说:"是一个"566"
	how to settle with collectors, when about to remove
	and to choose another to finish collection
	Treasurer in the company of the second secon
.44	how to provide ferrymen, when river is boundary between them at legal meetings, may raise monies, make rules, bye-laws, &c. "463
riown o	to approve or revise doings of Selectmen relating to Jury boxes 378
TOMM	ELERK, to be chosen in March or April annually
	— administer oath to town officers, and make record thereof ib. duties of at meetings of towns, for choice of State officers "468"
	as to lost goods, stray beasts, &c
	may administer oath to commissioners, appraisers, &c. in certain cases 209 to publish intentions of marriage, and furnish certificate thereof 341
	- record births and deaths within his town
	- record and return to Common Pleas list of licenses to retailers "586" - to have custody of Jury box, duties relating to 378
TOWN C	FFICERS to be chosen in March or April annually, how sworn, &c.
* ************************************	penalty for refusing to be sworn, &c. after notice of choice "459, 460 [See Assessors, Selectmen, Fire wards, &c.]
	certain of, to be chosen by ballot
	not bound to plead specially in actions against them as such . 261

TOWN OF FICERS—vacancies of, how to be filled	*461
TOWN MEETINGS for choice of town officers to be held in March or April	"459
qualification of voters in, for town affairs	ib.
proviso as to voting on parochial questions	ib.
penalty for officers chosen at, not appearing to take oath, after notice	"460 "461
power and duty of Moderator in	"462
Moderator of may administer oath, in certain cases or Selectmen not to permit inspection of votes before poll is close	
how to be called, and what to be acted upon thereat "462	. 465
may be called by Justice of Peace, in certain cases	, 465 "462
for drawing jurors, bow to be notified	386
TOWN MEETINGS for choice of State officers, how called, regulated	*465
where inhabitants exceed 500, may be opened before 11 o'clock, oth-	
erwise not and a second a second and a second a second and a second a	ih.
persons not allowed to vote in, until names are found on the list, by	¥466
Selectmen	420
for choice of County Treasurer to be on 2d Monday of September	*459
TOWN TREASURER, to be chosen in March or April annually may sue and prosecute actions on securities given to predecessor	262
may be appointed collector of taxes, and have deputies .	*500
when Collector, may issue warrants of distress against delinquents	"501
powers to enforce collection of taxes in school districts	"507
to procure standards for weights and measures, and seal	"577
to cause standards to be proved by State or county standard once in 10	
years	ib.
together with Selectmen, may grant licenses to retailers, innholders	"586 '404
	3, 494 *495
and Sheriffs also, in case form of such warrants, how collected #49:	3, 495
TRANSPORTING inhabitants of this State to places within or beyond, against	,, 100
	2, 103
minors, apprentices, &c. without consent of parents, prohibited	103
TRAVELLING on Sunday prohibited [See Lord's day.]	73
TREASON, what shall constitute defined	23
	51, 52
concealment and misprision of, definition and punishment	51
persons indicted for, to have copy of indictment and list of jurors furn-	
persons indicted for, to have copy of indictment and list of jurors furn- ished them two days before trial	51 ib.
persons indicted for, to have copy of indictment and list of jurors furn- ished them two days before trial to have compulsory process for their witnesses, and	ib.
persons indicted for, to have copy of indictment and list of jurors furn- ished them two days before trial to have compulsory process for their witnesses, and council to be assigned	
persons indicted for, to have copy of indictment and list of jurors furn- ished them two days before trial to have compulsory process for their witnesses, and	ib. 23, 52
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties	ib. 23, 52 -ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.]	ib. 23, 52 -ib. 52 262
persons indicted for, to have copy of indictment and list of jurors furnished them two days before twal to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented	ib. 23, 52 -ib. 52
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c.	ib. 23, 52 ib. 52 262 126
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.]	ib. 23, 52 ib. 52 262 126 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace,	ib. 23, 52 -ib. 52 262 126 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how	ib. 23, 52 ib. 52 262 126 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may	ib. 23, 52 ib. 52 262 126 ib. 356
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient	ib. 23, 52 -ib. 52 262 126 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished	ib. 23, 52 ib. 52 262 126 ib. 356 *568
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TRESS, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovered of certain kinds, committed by night or in disguise	ib. 23, 52 ib. 52 262 126 ib. 356 *568 123 1 124 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with in-	ib. 23, 52 ib. 52 262 126 ib. 356 *568 123 d 124 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c.	ib. 23, 52 ib. 52 262 126 ib. 356 *568 123 i 124 ib. 125
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c.	ib. 23, 52 ib. 52 262 126 ib. 356 *568 123 id 124 ib. 125 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day	ib. 23, 52 ib. 52 262 126 ib. 356 *568 *123 i 124 ib. 125 ib. 125
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy, fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day prosecutions for, limited	ib. 23, 52 ib. 52 262 126 ib. 356 *568 123 id 124 ib. 125 ib. 126 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day prosecutions for, limited damages done by, to counties, towns and parishes, in their buildings	ib. 23, 52 ib. 52 262 126 ib. 356 *568 *123 id 124 ib. 125 ib. 126 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TRESS, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy, fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day prosecutions for, limited damages done by, to counties, towns and parishes, in their buildings or property, remedy for, by suit	ib. 23, 52 ib. 52 262 126 ib. 356 *568 123 id 124 ib. 125 ib. 126 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c. by cutting or mutilating fruit or ornamental trees—committing such, by night or on Lord's day prosecutions for, limited damages done by, to counties, towns and parishes, in their buildings or property, remedy for, by suit in common and general fields, how estimated	ib. 23, 52 ib. 52, 262 126 ib. 356 *588 ib. 124 ib. 125 ib. 126 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day prosecutions for, limited damages done by, to counties, towns and parishes, in their buildings or property, remedy for, by suit in common and general fields, how estimated when involuntary, &c. amends may be tendered TRIALS, in criminal cases, to be speedy and impartial	ib. 23, 52 ib. 52 262 ib. 356 ib. 356 ib. 356 ib. 125 ib. 126 ib. 125 ib. 126 ib. 125 168 259 23
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day prosecutions for, limited damages done by, to counties, towns and parishes, in their buildings or property, remedy for, by suit in common and general fields, how estimated when involuntary, &c. amends may be tendered TRIALS, in criminal cases, to be speedy and impartial	ib. 23, 52 ib. 52, 262 126 ib. 356 *588 ib. 124 ib. 125 ib. 126 ib.
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day prosecutions for, limited damages done by, to counties, towns and parishes, in their buildings or property, remedy for, by suit in common and general fields, how estimated when involuntary, &c. amends may be tendered TRIALS, in criminal cases, to be speedy and impartial persons held to answer in, to have copy of indictment — to be confronted by witnesses and to have com-	ib. 23, 52 ib. 52 262 126 ib. 356 \$123 1124 ib. 125 ib. 126 ib. 125 23 22, 23
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day prosecutions for, limited damages done by, to counties, towns and parishes, in their buildings or property, remedy for, by suit in common and general fields, how estimated when involuntary, &c. amends may be tendered TRIALS, in criminal cases, to be speedy and impartial persons held to answer in, to have copy of indictment — to be confronted by witnesses and to have compulsory process to obtain them, on their behalf	ib. 23, 52 ib. 52, 262 ib. 356 ib. 356 ib. 356 ib. 126 ib. 126 ib. 125 259 23 22, 23
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TRESS, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day prosecutions for, limited damages done by, to counties, towns and parishes, in their buildings or property, remedy for, by suit in common and general fields, how estimated when involuntary, &c. amends may be tendered TRIALS, in criminal cases, to be speedy and impartial persons held to answer in, to have copy of indictment — to be confronted by witnesses and to have compulsory process to obtain them, on their behalf in capital cases, not to be had, but on indictment, unless	ib. 23, 52 ib. 52 262 126 ib. 356 *568 123 31 124 ib. 125 168 259 23 22, 23
persons indicted for, to have copy of indictment and list of jurors furnished them two days before trial to have compulsory process for their witnesses, and council to be assigned evidence necessary to conviction of, prosecutions for, limited to three years TREASURERS of State, county, town, parish, &c. powers, duties [See State, County, Town, &c. Treasurer.] TREES, of the forest, destruction and waste of, prevented license to sell and cut may be granted for benefit of reversioners, &c. on conditions and restrictions [See Timber.] TRESPASS, when title to real estate is set up in actions of, before Jus. of Peace, proceedings to be removed to Common Pleas, and how may be maintained against owners of cattle, for injuries, or cattle may be impounded, if fence be sufficient TRESPASSES, of various kinds made penal, and how punished by destroying milestones or monuments, penalty for and how recovere of certain kinds, committed by night or in disguise by entering on grass land, orchard, &c. without leave of owner, with intent to destroy fruit, grass, &c. by cutting or mutilating fruit or ornamental trees — committing such, by night or on Lord's day prosecutions for, limited damages done by, to counties, towns and parishes, in their buildings or property, remedy for, by suit in common and general fields, how estimated when involuntary, &c. amends may be tendered TRIALS, in criminal cases, to be speedy and impartial persons held to answer in, to have copy of indictment — to be confronted by witnesses and to have compulsory process to obtain them, on their behalf	ib. 23, 52 ib. 52 262 126 ib. 356 *568 123 31 124 ib. 125 168 259 23 22, 23

TRIALS, of persons indicted for felony & in prison, to be at first term unless bail	7 000
to he at second term, unless	267
of persons accused, in criminal cases may be conducted by themselve	
and counsel, or either	22
	51, 52
in cases of usury pleaded in civil actions, how conducted	99
on petitions for partition, when facts are contested, how	135
	18, 249
TRUSTEE, [See foreign attachment.]	286
TRUSTEES of estates of minors, and others, appointed by will, to give bond t	
	7, 218
exception as to certain cases, where bond not required	218
refusing to give bond, may be removed, and others substituted by Jud	ge 219
may resign, in certain cases, by permission of Judge	ib.
vacancies—occasioned by death or otherwise, may be filled by Judge	
may be removed by Judge, when hecoming disqualified or unsnitable	220
and others substituted by him	ib.
bond to be required of those substituted	226
suits on their bonds regulated	
to be appointed by Supreme J. Court, to manage proceeds of sale timber licensed to be cut, for benefit of remainder or reversionar	
heir	y 127
such trustees to give bond [See Timber.]	ib.
TRUSTS—cases of, arising under deeds, wills, contracts, &c. to be determined in	189
equity, by S. J. Court process, rules, &c. to be adopted by S. J. Court to compel performan	
decrees in Probate Court, relating to, may be appealed to S. J. Cour	223
costs in such cases to be regulated by S. J. Cour:	ib.
TRUTH may be given in evidence by defendant in prosecutions for libels, in ca	
TURNPIKE, corporations, general powers and duties of, defined	*599
how to be granted, road laid out, damages estimated	. ≇600
TURNPIKE ROADS, width of, required for travelling	ib.
gates upon—how to be erected, and in what places	ib.
may be ordered by Com. Pleas to be opened, in case	"607
no toll to be taken, until revocation of order	ib.
rates of toll established:—and to be marked on sign boards	"601
penalty for injuring gates of—forcibly or frauduleutly passing "6	
	11. 602
	01, 602 02, 604
	01, 602 02, 604 "602
certain persons exempted from payment of toll	02,604
certain persons exempted from payment of toll toll of—penalty for demanding more than legal	2, 604 602
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made	02, 604 "602 "602 "603
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme	02, 604 "602 "602 "603
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads	7602 7602 7602 7603 7603
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-	7602 7602 7602 7603 7603
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight	7602 7602 7602 7603 7603
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them	02, 604 "602 "602 "603 at "605 - \$605
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight	02, 604 "602 "602 "603 at "605 \$605 ib.
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on	2, 604 "602 "602 "603 at "605 - \$605 \$605 \$604 \$608 "603
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for diving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken	2, 604 "602 "602 "603 at "605 - \$605 ib. *604 *608
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on when discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon	2, 604 "602 "602 "603 at "605 - \$605 \$605 \$604 \$608 "603 269
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon—franchises of, liable to attachment on mesne process	2, 604 "602 "603 "603 it "605 ib. *604 *608 "608 "608 "608 "608
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whea discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon—franchises of, liable to attachment on mesne process—when attached, copy of process to be left with Clerk or treaturer 30 days before Court—manner of selling on execution [See attachment, execution.	2, 604 "602 "603 at "605 - \$605 \$10. \$605 \$605 \$605 \$605 \$608 "608 269 \$5- \$10.
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon franchises of, liable to attachment on mesne process when attached, copy of process to be left with Clerk or trea urer 30 days before Court manner of selling on execution [See attachment, execution. liable in damages and to indictment for neglect to repair, &c.	2, 604 "602 "603 at "605 +605 ib. *604 *608 "603 269 s- ib. 273 "603
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon — franchises of, liable to attachment on mesne process — when attached, copy of process to be left with Clerk or trea urer 30 days before Court — manner of selling on execution [See attachment, execution. — liable in damages and to indictment for neglect to repair, &c. — hindering or delaying passengers—penalty for	22, 604 "602 "603 "603 "1" "605 - \$605 \$605 \$604 \$604 \$608 "603 269 \$5- 10. 273 "603 10.
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon—franchises of, liable to attachment on mesne process— when attached, copy of process to be left with Clerk or treature 30 days before Court—manner of selling on execution [See attachment, execution—liable in damages and to indictment for neglect to repair, &c.—hindering or delaying passengers—penalty for—shares in—to be personal estate, how transferable,	12, 604 "602 "603 at "605 \$\frac{605}{10.}\$ \$\frac{605}{608}\$ "608 "608 269 \$\frac{259}{603}\$ ib. \$\frac{273}{603}\$ ib. ib.
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whea discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon—franchises of, liable to attachment on mesne process—when attached, copy of process to be left with Clerk or treaturer 30 days before Court—manner of selling on execution [See attachment, execution—liable in damages and to indictment for neglect to repair, &c.—hindering or delaying passengers—penalty for—shares in—to be personal estate, how transferable,—proprietor neglecting to pay assessments what proceedings	22, 6644 "6602 "6603 at "605 \$ 605 \$ 605 \$ 605 \$ 605 \$ 605 \$ 603 \$ 269 \$ 5- \$ 1b. \$ 273 "603 \$ 1b. \$ 1b. \$ 1b.
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon—franchises of, liable to attachment on mesne process—when attached, copy of process to be left with Clerk or trea urer 30 days before Court—manner of selling on execution [See attachment, execution—liable in damages and to indictment for neglect to repair, &c.—hindering or delaying passengers—penalty for—shares in—to be personal estate, how transferable,—proprietor, neglecting to pay assessments what proceedings—first meetings of, how to be called	22, 604 "602 "603 at "605 - \$605 - \$605 - \$605 - \$605 - \$605 - \$605 - \$603 - \$269 - \$1b. 273 "603 - \$1b. \$1b. \$2606
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon—franchises of, liable to attachment on mesne process—when attached, copy of process to be left with Clerk or treature 30 days before Court—manner of selling on execution [See attachment, execution.—liable in damages and to indictment for neglect to repair, &c.—hindering or delaying passengers—penalty for—shares in—to be personal estate, how transferable,—proprietor neglecting to pay assessments what proceedings—first meetings of, how to be called—may make rules and regulations not repugnant	22, 604 "602 "603 at "605 \$ 605 \$ \$ 605 \$ \$ 605 \$ \$ 605 \$ \$ 605 \$ \$ \$ 605 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on when discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon — franchises of, liable to attachment on mesne process — when attached, copy of process to be left with Clerk or treaturer 30 days before Court — manner of selling on execution [See attachment, execution. — liable in damages and to indictment for neglect to repair, &c. — hindering or delaying passengers—penalty for — shares in—to be personal estate, how transferable, — proprietor neglecting to pay assessments what proceedings — first meetings of, how to be called — may make rules and regulations not repugnant — may apply to Common Pleas for leave to remove gates	12, 604 "602 "603 at "605 \$605 \$605 \$605 \$601 \$608 "608 "608 "608 "608 "608 "608 ib. ib. ib. \$606 ib.
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for diving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon—franchises of, liable to attachment on mesne process—when attached, copy of process to be left with Clerk or trea urer 30 days before Court—manner of selling on execution [See attachment, execution.—liable in damages and to indictment for neglect to repair, &c.—hindering or delaying passengers—penalty for—shares in—to be personal estate, how transferable,—proprietor, neglecting to pay assessments what proceedings—first meetings of, how to be called—may make rules and regulations not repugnant—may apply to Common Pleas for leave to remove gates—not to open roads and expose enclosures until damages paid	22, 604 "602 "603 at "605 - *605 - *605 - *605 - *604 *608 "608 "608 "608 "608 "608 "608 ib. ib. *606 ib. *607
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on when discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon—franchises of, liable to attachment on mesne process—when attached, copy of process to be left with Clerk or treaturer 30 days before Court—manner of selling on execution [See attachment, execution.—liable in damages and to indictment for neglect to repair, &c.—hindering or delaying passengers—penalty for—shares in—to be personal estate, how transferable,—proprietor neglecting to pay assessments what proceedings—first meetings of, how to be called—may make rules and regulations not repugnant—may apply to Common Pleas for leave to remove gates—not to open roads and expose enclosures until damages paid—liable to costs in certain cases, like counties	22, 604 "602 "603 at "605 - *605 - *605 - *605 - *605 - *608 "603 - *269 - *50 - *608 - *606 - *606 - *606 - *606 - *607 - *608
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges-on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon—franchises of, liable to attachment on mesne process—when attached, copy of process to be left with Clerk or treature 30 days before Court—manner of selling on execution [See attachment, execution.—liable in damages and to indictment for neglect to repair, &c.—hindering or delaying passengers—penalty for—shares in—to be personal estate, how transferable,—proprietor neglecting to pay assessments what proceedings—first meetings of, how to be called—may make rules and regulations not repugnant—may apply to Commen Pleas for leave to remove gates—not to open roads and expose enclosures until damages paid—liable to costs in certain cases, like counties—to lodge in Secretary's office account of expenses and annual a	12, 604 "602 "603 at "605 \$605 \$ib. \$604 \$608 \$7603 aib. \$ib. \$ib. \$606 \$ib. \$606 \$508 \$606
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whea discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon — franchises of, liable to attachment on mesne process — when attached, copy of process to be left with Clerk or trea urer 30 days before Court — manner of selling on execution [See attachment, execution. — liable in damages and to indictment for neglect to repair, &c. — hindering or delaying passengers—penalty for — shares in—to be personal estate, how transferable, — proprietor, neglecting to pay assessments what proceedings — first meetings of, how to be called — may make rules and regulations not repugnant — may apply to Common Pleas for leave to remove gates — not to open roads and expose enclosures until damages paid — liable to costs in certain cases, like counties — to lodge in Secretary's office account of expenses and annual a count of dividends	12, 604 "602 "603 at "605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 605 - 606 - 606 - 608
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon — franchises of, liable to attachment on mesne process — when attached, copy of process to be left with Clerk or trea urer 30 days before Court — manner of selling on execution [See attachment, execution. — liable in damages and to indictment for neglect to repair, &c. — hindering or delaying passengers—penalty for — shares in—to be personal estate, how transferable, — proprietor neglecting to pay assessments what proceedings — first meetings of, how to be called — may make rules and regulations not repugnant — may apply to Common Pleas for leave to remove gates — not to open roads and expose enclosures until damages paid — liable to costs in certain cases, like counties — to lodge in Secretary's office account of expenses and annual a count of dividends — may be dissolved by Legislature in certain cases	22, 604 "602 "603 at "605 - 605 - 605 - 605 - 605 - 605 - 605 - 608 - 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon franchises of, liable to attachment on mesne process — when attached, copy of process to be left with Clerk or trea urer 30 days before Court — manner of selling on execution [See attachment, execution. hindering or delaying passengers—penalty for shares in—to be personal estate, how transferable, proprietor neglecting to pay assessments what proceedings if irst meetings of, how to be called — may make rules and regulations not repugnant — may apply to Common Pleas for leave to remove gates — not to open roads and expose enclosures until damages paid liable to costs in certain cases, like counties — to lodge in Secretary's office account of expenses and annual a count of dividends — may be dissolved by Legislature in certain cases — grants to, void, if object be not accomplished within five years	22, 604 "602 "603 at "605 *605 *ib. *604 *608 *608 *608 *608 *608 *608 *608 *608
certain persons exempted from payment of toll toll of—penalty for demanding more than legal intersecting another road, how to be made penalty for making other roads connected with, so as to avoid payme of toll, excepting county roads penalty for driving more than certain numbers of cattle over bridges- on—or team loaded beyond a certain weight penalty for chaining wheels upon—without iron shoe under them description of wheels, with certain loads, to be used on whee discontinued, land to revert to person owning it, when taken corporations—mode of serving writs upon franchises of, liable to attachment on mesne process — when attached, copy of process to be left with Clerk or trea urer 30 days before Court — manner of selling on execution [See attachment, execution. hindering or delaying passengers—penalty for shares in—to be personal estate, how transferable, proprietor neglecting to pay assessments what proceedings if irst meetings of, how to be called — may make rules and regulations not repugnant — may apply to Common Pleas for leave to remove gates — not to open roads and expose enclosures until damages paid liable to costs in certain cases, like counties — to lodge in Secretary's office account of expenses and annual a count of dividends — may be dissolved by Legislature in certain cases — grants to, void, if object be not accomplished within five years	22, 604 "602 "603 at "605 - 605 - 605 - 605 - 605 - 605 - 605 - 608 - 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10

U

UNITED	O STATES prisoners, committed by Judicial authority, to be received and	
<u> </u>		151
UNWHO		104
USES ch		153
USURY,	, excessive, prohibited—penalty for taking, and mode of recovery 98,	
	bonds, mortgages, &c. made to secure, void	99
USURIO	US contracts, defendant's oath allowed to prove, unless 99, 1	
₹".	maritime contracts and letting of cattle, &c. not to be deemed	.00
1, Fred #	para di para di Para di Para di Maria di Para	
	ligada kiyayi ni kika atiringili yili kanpayi atiri. Kutay barrama arabar ka galari	
VAGABO	NDS, rogues, idlers, &c. may be sent to house of correction 452, *5	43
· VESSELS	S wilful destruction of, by owner, or his direction, within body of county	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	how punished	87
		ib.
		ib.
	owners or master making or procuring false documents, with intent 87,	
144	,00010010 02, 2000	92
		93
	when with cargo and freight insufficient to compensate freighters in	0.70
		92
¥	freighter or owner entitled to bill of discovery in S. J. Court for goods	93
		90
		71
	master of, may pilot his own *7	
* *	having oysters on board, without permit, liable to seizure *7	
	masters of, having passengers not settled in this State, to leave names	
	with overseers and give bond to indemnify before landing *5	46
	masters of, when contagious sickness is, or has been on board, to answer	
Visit dell	questions of Selectmen on oath, when required, under penalty *5	59
-: ·	subject to quarantine, to anchor below towns, under penalty *5	
43 (194	when to be subject to quarantine laws and regulations *5	62
		ь.
VENDUE	, sale of goods at, regulated *5	
		b.
		ь.
	license not to be required of officers directed by law to sell at #59	
		b.
		b.
	sales of real estate at, by executors, administrators, and guardians, may be adjourned, not exceeding 14 days	າລ
	adjournment of, 273, 27	
	[See Executor, Administrator, Guardian, Officer, Execution, &c.]	
VÉNTRE	must be truly laid in all qui tam, and criminal prosecutions [See Actions.] 26	37
	S for jurors, when to issue, how to be served, returned 379—381, 38	
, 1 L	[See Jurors.]	-
VERDICT	Γ of jury on inquest of Coroner, form and manner of return 41	2
VIBRATI	NG steel yards of Dearborn and Hills may be used, provided *58	0
•	[See Weights and Measures.]	
VICTUAL	LER common, how lincensed [See Licenses.] *58	6
	Jury in real actions, may be allowed	6
VIEWER	S and cullers of hoops, how to be appointed	6
	[See Lumber, Hoops, &c.]	
VOLUNT.	ARY escape of prisoners suffered by gaoler, how punished 44	8
	[See Sheriff, Gaoler, &c.]	_
VOTES fo	or Senators, to be required for whole number on one list	6
a surface	not to be received by presiding officers at town and plantation meet-	_
	ings, contrary to law, under penalty *46	
WOMBDO :	not to be received unless in writing and delivered by person voting it	
ANTERN	in town and parish meetings, qualifications of	
	lists of, how prepared, revised, &c. to be used in town meetings "46	±
**	for State officers, not allowed to vote, until their name shall be found on list by Selectmen *46	ß
VOTING 4	donble, penalty for *467,46	
· OIMO	double bound for a second seco	

w

WARDE	NS of Episcopal churches capable of taking in succession grafits to picu	s
	uses	153
WARRA.		78, 479
. 2	new to be issued in case original is lost	*479
	from State and County Treasurer for collecting taxes to Sheriff in cas of deficiency in towns, or assessors	
WARRAT	NTS of distress, may be issued by town Treasurer when appointed collections	9, 480
77 AIGIA	tor in case	- *501
	by Court of Sessions for damages in laying out highways .	*512
	hy State Treasurer against delinquent Constables	*491
	by county, town and plantation and parisb Treasurers, against deficien	
4 1 1 2 2 14	Collectors, and form of . *49	13. 494
- '	to be returned to Treasurer by whom issued, and if unsatisfied may b	e ·
	. renewed	*495
* 1	how and by what officers to be executed, in different cases *4	95, 496
	may issue against corporations for damages assessed by jury or com	087
	mittee, and be served as executions against delinquent Assessors to be issued by State Treasurer	275 *473
TUARRAT	NTS for assessing taxes to be transmitted by State Treasurer to Asses	
William	sors of towns	ib.
	of distress from Treasurers, against delinquent Sheriffs	*495
	mode of executing	"496
	from Justices to be served by Sheriff, deputy, Constable, &c.	355
+1.	from Coroners to take inquests on dead bodies, form of, how served	410
🕶	of survey on vessels, may be granted by Notaries	424
227.22.2	of death to be issued by Supreme Executive	268
WARRAI	NTY OF BOOTS, SHOES, &c. what shall be considered, by makers	*684
WASTE,	in timber and cord wood prevented	126
	by tenants in common and others prohibited not to be committed by defendant, pending real action against him	128
		129 6, 20 7
	proceeding on suggestion of, by scire facias against executor or admin	0, 201
		5, 357
• • /	[See Executors, &c. Timber, Tenants, &c.]	, oo ,
WATCH	ES and WARDS in towns, how to be established .	*552
	to be established by Selectmen and Justices of Peace residing in town	
	persons liable to watch, number to be selected, places where	ib.
		52, 553
	may be supported by town in some other mode, by tax in case	*553
	qualifications of, other than Constable's watch, to be agreed upon by	
	towns, in case	ib.
	penalty for neglect to appear on, when warned	*554
	of duty respecting, by Constable	ib.
	Justices, &c. walking grand rounds, to be attended by Constable of, gaoler's fees for committing persons taken up by	ib. ib.
WATER	FENCES, how to be maintained by opposite parties [See fences.]	163
		2, 513
	may be discontinued by town	*513
	damages to persons injured by, how settled	ib.
	when Selectmen refuse to lay out, or towns refuse to approve, appli-	, i a
	cation to be made to Court of Sessions	ib.
	private, proprietors of, may call meeting, choose Clerk, surveyor, &c.	
	mode of proceeding to repair	*525
		5, 526
	proprietors may raise money, assess and collect taxes, for such purpos-	 Bror
WEIGHT	es, as in case of highways [See Highways.]	*525
WEIGHE	RS of beef, to be sold in market, to be appointed by Selectmen, with powers	*636
WEIGHT	S and MEASURES, former standards of continued	*575
THEFT	State Treasurer to procure public standards of,	ib.
	county Treasurer to procure standards, conformable to State standards,	
	and have them proved thereby every 10 years	*576
1 15	town treasurer to procure standards conformable to State	*577
4,753 + Î	sealers of, to be appointed by Selectmen, annually, and to be sworn *57	
1	- to give notice of time and place when they will attend to seal &c.	
	in month of May	*578
	to visit houses, stores, &c. to prove weights	*579
	to keep town standards after being sworn	*578 *≤77
	seal for to be procured by town treasurer	7517

WEIGHT	PS, &c. of Banks to be sealed in June annually	*579
	and measures of counties to be sealed once in ten years	*58 (
	penalty for using when not sealed	ib.
WHARY	ES, LANDS, &c. lying in common, mode of management .	154
	[See Proprietors.]	
WIDOW	to have dower in estate of husband where she has not joined in convey-	
•	ance	133
	may wave provision in husband's will, and claim dower	142
	dower secured to, in different cases . 131, 142, 143	, 149
	entitled to one third of rents, income, &c. where husband dies seized,	
2.00	until dower shall be assigned	150
•	nature of estate and how to be endowed	150
	alienage of, no impediment to dower	150
	to have dower assigned within one month, after demand of heir	149
	entitled to damages and writ of dower if not so assigned	150
	to be allowed by Judge of Probate necessaries out of personal estate	
r		,210
	and to further allowance, if estate prove solvent in case	211
	to have allowance in estates testate and insolvent	ib
	in insolvent estates	143
	entitled to administration on husband's estate	193
	- one third of personal estate of husband, after payment of	
	debts	143
	one half if there be no children	143
	— whole if there be no kindred	ib.
	reversion of dower may be divided among heirs and when	210
	may be sold for benefit of creditors, when estate is	oà.
	insolvent	204
	interest of, in dower may be purchased by guardian, for benefit of mi-	O T P
ixitee ma	nors, in case	213
AA IL E mu	y be authorized to sell her real estate, for certain purposes, when de-	251
	serted by her husband [See married woman, also divorce.]	201
WILLS	what persons capable of making	137
**********	how to be executed, attested, or revoked	138
	nuncupative—how and when to be proved	139
	nuncupative—how and when to be proved	
	nuncupative—how and when to be proved 138, to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or	139
,	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses.	139 196
	nuncupative—how and when to be proved 138, to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or	139 196
	nuncupative—how and when to be proved 138, to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses to, may be taken by dedimus from Judge of Probate, in certain cases	139 196 197 ib.
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses. depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal 139, 140, posthumous children not provided for by, to have share, as if intestate	139 196 197 ib. 141 141
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal 139, 140,	139 196 197 ib. 141 141 ib.
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate	139 196 197 ib. 141 141
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal 139, 140, posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate	139 196 197 ib. 141 141 ib. 142
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses. depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may-be competent and legal 139, 140, posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies	139 196 197 ib. 141 141 ib. 142
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made	139 196 197 ib. 141 141 ib. 142 197 198
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge	139 196 197 ib. 141 141 ib. 142 197 198 ib.
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal 139, 140, posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills 198,	139 196 197 ib. 141 ib. 142 197 198 ib. 199
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share as if intestate children not named by father, &c. to have share roved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills 198, legatees and devisees to make contribution in certain cases	139 195 197 ib. 141 141 ib. 142 197 198 ib. 199 141
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses. depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate crived in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower	139 196 197 ib. 141 ib. 142 197 198 ib. 199
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills 198, legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple-	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 141 142
	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal 139, 140, posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills 198, legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318.	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 141 142 368
WITHER	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share, as if intestate children not devised by, to descend as intestate estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318, forms of, in cases	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 141 142 368
WITHER	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318, 5000 provisors and fees tendered, to appear under	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 141 142 368 318
WITHER	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando Sile, forms of, in cases Siles when summoned in civil cases, and fees tendered, to appear under penalty of attachment	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 141 142 368 318
WITHER	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318, forms of, in cases EES when sunmoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 141 142 368 318 265 ib.
WITHER: WITNESS	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giendo 318, forms of, in cases SIS when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subpæna for, to he issued	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 141 142 368 318 265 ib.
WITHER: WITNESS	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal 139, 140, posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills 198, legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine replegiando 318, forms of, in cases 315, when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subpæna for, to be issued not to be summoned in criminal cases, in behalf of State, by Justices,	139 196 197 ib. 141 141 ib. 199 141 142 368 318 265 ib. 357
WITHER: WITNESS	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318, forms of, in cases SIS when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subpæna for, to be issued not to be summoned in criminal cases, in behalf of State, by Justices, unless	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 141 142 368 318 265 ib.
WITHER: WITNESS	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giendo 318, forms of, in cases SES when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to be tendered by whom subpœna for, to be issued not to be summoned in criminal cases, in behalf of State, by Justices, unless to testify before Grand Jury, may be sworn by foreman, in presence	139 196 197 ib. 141 141 198 199 199 141 142 368 318 265 ib. 357
WITHER: WITNESS	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318, 5ES when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subpæna for, to he issued not to be summoned in criminal cases, in behalf of State, by Justices, unless to testify before Grand Jury, may be sworn by foreman, in presence of Attorney for State, and list of to be returned into Court	139 196 197 ib. 141 141 ib. 199 141 142 368 318 265 ib. 357
WITHER: WITNESS	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giendo 318, forms of, in cases ES when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subpœna for, to he issued not to be summoned in criminal cases, in behalf of State, by Justices, unless to testify before Grand Jury, may be sworn by foreman, in presence of Attorney for State, and list of to be returned into Court not disqualified in cases where counties, towns, corporations, &c. of	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 368 318 265 ib. 357 371
WITHER: WITNESS	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318. forms of, in cases SES when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subpæna for, to be issued not to be summoned in criminal cases, in behalf of State, by Justices, nuless to testify before Grand Jury, may be sworn by foreman, in presence of Attorney for State, and list of to be returned into Coort of Which they are members or inhabitants, are interested, unless, &c.	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 1442 368 318 265 ib. 357 371 384
WITHER	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giendo 318, 5ES when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subpæna for, to he issued not to be summoned in criminal cases, in behalf of State, by Justices, unless to testify before Grand Jury, may be sworn by foreman, in presence of Attorney for State, and list of to be returned into Court not disqualified in cases where counties, towns, corporations, &c. of which they are members or inhabitants, are interested, unless, &c. to be summoned by coroner, taking inquest of sudden deaths	139 196 197 ib. 141 141 ib. 142 197 198 ib. 199 368 318 265 ib. 357 371
WITHER	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318. forms of, in cases ES when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subpæna for, to be issued not to be summoned in criminal cases, in behalf of State, by Justices, unless to testify before Grand Jury, may be sworn by foreman, in presence of Attorney for State, and list of to be returned into Court not disqualified in cases where counties, towns, corporations, &c. of which they are members or inhabitants, are interested, unless, &c. to be summoned by coroner, taking inquest of sudden deaths may be recognised by coroner, where felony appears to be committed	139 196 197 ib. 141 141 198 199 141 142 368 318 265 ib. 357 371 384 395
WITHER	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318, forms of, in cases ES when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subpæna for, to be issued not to be summoned in criminal cases, in behalf of State, by Justices, unless to testify before Grand Jury, may be sworn by foreman, in presence of Attorney for State, and list of to be returned into Coort on of disqualified in cases where counties, towns, corporations, &c. of which they are members or inhabitants, are interested, unless, &c. to be summoned by coroner, taking inquest of sudden deaths may be recognised by coroner, where felony appears to be committed certifying falsely as to travel and attendance, penalty for	139 196 197 ib. 141 141 191 198 199 141 142 368 318 265 ib. 357 371 384 395
WITHER	nuncupative—how and when to be proved to be filed in Probate office within thirty days from death of testator may be approved by Judge in certain cases, on testimony of one or more witnesses depositions of witnesses to, may be taken by dedimus from Judge of Probate, in certain cases witnesses to, who may be competent and legal posthumous children not provided for by, to have share, as if intestate children not named by father, &c. to have share, as if intestate children not named by father, &c. to have share estate not devised by, to descend as intestate proved in foreign Courts, copy of may be filed and recorded in Probate office of county where estate devised lies notice to be ordered by Judge, before directing record of to be made appeal allowed from such order of Judge proviso as to effect and operation of such wills legatees and devisees to make contribution in certain cases widow may wave provision under, and claim dower NAM, writ of, when to issue in cases of replevin and homine reple- giando 318. forms of, in cases SES when summoned in civil cases, and fees tendered, to appear under penalty of attachment amount of fees to he tendered by whom subprana for, to be issued not to be summoned in criminal cases, in behalf of State, by Justices, unless to testify before Grand Jury, may be sworn by foreman, in presence of Attorney for State, and list of to be returned into Court not disqualified in cases where counties, towns, corporations, &c. of which they are members or inhabitants, are interested, unless, &c. to be summoned by coroner, taking inquest of sudden deaths may be recognised by coroner, where felony appears to be committed certifying falsely as to travel and attendance, penalty for may be compelled to appear in behalf of persons indicted for treason	139 196 197 ib. 141 141 191 198 199 141 142 368 318 265 ib. 357 371 384 395

MDEX.

WITNESSES to wills, who may be competent and legal . 139, 140, 441	
 devises to them, void when legatees, if legacy be paid or refused; to be competent 	
- when creditors and their debts are charged on real estate, to be com-	
petent	
- v. hen legatees, and deceased, to be deemed legal	
mother of bastard child admitted as-in case	
two, necessary to convict of treason [See Evidence.] . 23, 52	2
WOMEN [Seefeme sole, married women, &c.] WOOD for fuel, measuring of, regulated *681	L.
measurer of, to be chosen by towns in March or April *459	}
[See Timber, Fuel, &c.]. WORK HOUSES for reception and employment of the idle and indigent, to be	
erected by towns	;
overseers of, to be chosen by towns, their powers and duties ib	
several towns may join in building	
officers to meet at quarterly (ib.	
other meetings of officers may be held, proceedings *547, 546 compensation of master and assistant of, to be borne by towns con-	3
cerned *548	ţ
any two overseers may commit by warrant, such as are liable to be *455	
no town to send more than its proper share to idle or indigent foreigners may be sent to and employed at ib.	
idle or indigent foreigners may be sent to and employed at ib. general description of persons liable to be sent to and governed in *549	
overseers to keep a lair account of charge of supporting foreigners to	
be laid before Legislature for allowance *550 penalty for town neglecting to provide its proportion of furniture, ma-	,
terials, &c. at ib.	
towns may furnish for, more than its proportion of materials in case ib master of, to keep distinct account, and to be answerable for prime	1_
costs as well as profits, to keep register ib.	•
overseers to settle accounts, &c. of master, at general meeting ib	
towns liable to support at, such only as were sent by their overseers persons committed, how to be discharged from ib	
profits of labour at, how divided ib	
profits of labour at, how divided ib may be discontinued by towns, when ib.	
profits of labour at, how divided ib	
profits of labour at, how divided ib may be discontinued by towns, when ib. WORSHIP public, penalty for disturbing, indecent behaviour at WRECKS [See Commissioners of Wrecks.] WRECKED property, penalty for secreting 96	5
profits of labour at, how divided ib may be discontinued by towns, when ib. WORSHIP public, penalty for disturbing, indecent behaviour at 75 WRECKS [See Commissioners of Wrecks.] WRECKED property, penalty for secreting 99 WRIT OF DOWER, widow entitled to, if not assigned to her, within one month 149	
profits of labour at, how divided may be discontinued by towns, when ib. WORSHIP public, penalty for disturbing, indecent behaviour at TS WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting SWRIT OF DOWER, widow entitled to, it not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge	9
profits of labour at, how divided may be discontinued by towns, when WORSHIP public, penalty for disturbing, indecent behaviour at WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable 322	9
profits of labour at, how divided may be discontinued by towns, when in may be discontinued by towns, when in may be discontinued by towns, when in may be granted by superior at WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable not be granted to persons confined for certain of fences	
profits of labour at, how divided may be discontinued by towns, when ib. WORSHIP public, penalty for disturbing, indecent behaviour at 75 WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable not to be granted to persons confined for certain of fences form of, in different cases 322, 325	
profits of labour at, how divided may be discontinued by towns, when ib. WORSHIP public, penalty for disturbing, indecent behaviour at 78 WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting 99 WRIT OF DOWER, widow entitled to, if not assigned to her, within one month 148 of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable not to be granted to persons confined for certain offences form of, in different cases 322, 323 ——————————————————————————————————	5 091 2 .3
profits of labour at, how divided may be discontinued by towns, when in any be discontinued by towns, when in any be discontinued by towns, when its way be granted behaviour at the way of persons restrained &c. entitled to, and how to obtain any be granted by Supreme J. Court, or any Judge thereof and how and when returnable the way of the	
profits of labour at, how divided may be discontinued by towns, when ib. WORSHIP public, penalty for disturbing, indecent behaviour at 75 WRECKS [See Commissioners of Wreeks.] WRETOF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable not to be granted to persons confined for certain offences form of, in different cases 322, 325 ———————————————————————————————————	
profits of labour at, how divided may be discontinued by towns, when in any be discontinued by towns, when in any be discontinued by towns, when in any be discontinued by towns, when it was been considered by the constraint of the constraint of the constraint of Habeas Corpus, persons restrained &c. entitled to, and how to obtain of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable services in the constraint of the constraint	
profits of labour at, how divided may be discontinued by towns, when in any be discontinued by towns, when in any be discontinued by towns, when in any be granted behaviour at WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable secretary of fences form of, in different cases 322, 323 — not to be granted to persons confined for certain of fences for same cause, unless of partition at common law, tenant in common entitled to ou Probate bonds to he endorsed with name, &c. of party interested against executors and administrators, not to run against their bodies &c. but against estate of deceased in their hands, unless for waste of certiorari, mandamus and prohibition, may issue from Supreme J.	5 091 2 .3 644 5
profits of labour at, how divided may be discontinued by towns, when imay be discontinued by towns, when imay be discontinued by towns, when imay be discontinued by towns, when it was been considered by the public, penalty for disturbing, indecent behaviour at it was a constant of the property, penalty for secreting independent of DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain of Habeas Corpus, persons restrained &c. entitled to, and how to obtain on the persons confined for certain of the presons confined for certain of the persons discharged by, not to be again restrained for same cause, unless of partition at common law, tenant in common entitled to ou Probate bonds to he endorsed with name, &c. of party interested against executors and administrators, not to run against their bodies &c. but against estate of deceased in their hands, unless for waste of certiorari, mandamus and prohibition, may issue from Supreme J. Court to inferior tribunals 242, 245	5 091 2 .3 644 5
profits of labour at, how divided may be discontinued by towns, when in any be discontinued by towns, when it was a signed to be a significant of the public, penalty for secreting in the property, penalty for secreting in the property, penalty for secreting in the property, penalty for secreting in the property of the property, penalty for secreting in the property of the property. The property is a significant of the property in the property is a significant of the property in the public in the property is a significant in the property in the property is a significant in the property in the property is a significant in the property in the property is a significant in the property in the property in the property is a significant in the property in the property is a significant in the property in the p	. 5 091 2 .3 644 5 3
profits of labour at, how divided may be discontinued by towns, when ibmay be discontinued by towns, when itwo WORSHIP public, penalty for disturbing, indecent behaviour at 78 WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting 990 WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable not to be granted to persons confined for certain offences form of, in different cases 322, 322, 322, 323 of partition at common law, tenant in common entitled to ou Probate bonds to he endorsed with name, &c. of party interested against executors and administrators, not to run against their bodies &c. but against estate of deceased in their hands, unless for waste of certiorari, mandamus and prohibition, may issue from Supreme J. Court to inferior tribunals in Supreme J. Court to hear test of first Justice, seal of Court and signature of Clerk WRITS OF ERROR, may be prosecuted by and against administrators de bonis	5 091 2 .3 644 5 3 3
profits of labour at, how divided may be discontinued by towns, when WORSHIP public, penalty for disturbing, indecent behaviour at WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable may be granted to persons confined for certain of fences ———————————————————————————————————	
profits of labour at, how divided may be discontinued by towns, when ib worksHIP public, penalty for disturbing, indecent behaviour at 78 WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting 99 WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable not to be granted to persons confined for certain offences form of, in different cases 322, 323 persons discharged by, not to be again restrained for same cause, unless of partition at common law, tenant in common entitled to ou Probate bonds to he endorsed with name, &c. of party interested against executors and administrators, not to run against their bodies &c. but against estate of deceased in their hands, unless for waste of certiorari, mandamus and prohibition, may issue from Supreme J. Court to inferior tribunals in Supreme J. Court to hear test of first Justice, seal of Court and signature of Clerk WRITS OF ERROR, may be prosecuted by and against administrators de bonis non, in certain cases 300 review, how to issue and be prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted, when granted on petition 248, 244 and the prosecuted when granted on petition 248, 244 and the prosecuted when granted on petition 248, 244 and the prosecuted when granted on petition 248, 244 and the prosecuted when granted on petition 248, 244 a	
profits of labour at, how divided may be discontinued by towns, when way be discontinued by towns, when worksHIP public, penalty for disturbing, indecent behaviour at 75 WRECKS [See Commissioners of Wrecks.] WRECKED property, penalty for secreting 99 WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain 32 hereof and how and when returnable not to be granted by Supreme J. Court, or any Judge thereof and how and when returnable not to be granted to persons confined for certain of fences form of, in different cases 322, 325 hereof for same cause, unless of partition at common law, tenant in common entitled to ou Probate bonds to he endorsed with name, &c. of party interested against executors and administrators, not to run against their bodies &c. but against estate of deceased in their hands, unless for waste of certiorari, mandamus and prohibition, may issue from Supreme J. Court to inferior tribunals 242; in Supreme J. Court to hear test of first Justice, seal of Court and signature of Clerk 242; after twenty years not to be sued on judgment, &c. after twenty years of review, how to issue and be prosecuted, when granted on petition 248, 244 original to be endorsed by plaintiff or attorney, and their liability 250.	5 091 2 . 3 644 5 3 3 6097
profits of labour at, how divided may be discontinued by towns, when ibmay be discontinued by towns, when it WORSHIP public, penalty for disturbing, indecent behaviour at 78 WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting 990 WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable not to be granted to persons confined for certain offences form of, in different cases 322, 323 persons discharged by, not to be again restrained for same cause, unless of partition at common law, tenant in common entitled to ou Probate bonds to he endorsed with name, &c. of party interested against executors and administrators, not to run against their bodies &c. but against estate of deceased in their hands, unless for waste of certiorari, mandamus and prohibition, may issue from Supreme J. Court to inferior tribunals 1242; 245 in Supreme J. Court to hear test of first Justice, seal of Court and signature of Clerk 245 written and prohibition and signature of Clerk 245 original to be sued on judgment, &c. after twenty years of review, how to issue and he prosecuted, when granted on petition 248, 245 original to be endorsed by plaintiff or attorney, and their liability 255 circumstantial errors in may be amended without cost, on motion of review, where either party dies, while pending, what proceedings to	5 091 2 . 3 644 5 3 3 60979
profits of labour at, how divided may be discontinued by towns, when imay be granted for secreting image. The property, penalty for secreting image. WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain imay be granted by Supreme J. Court, or any Judge thereof and how and when returnable interest in the presons confined for certain officences in the persons confined for certain officences in the form of in different cases in the form of in different cases in the persons discharged by, not to be again restrained for same cause, unless in the persons discharged by, not to be again restrained for same cause, unless in the persons discharged by, not to be again restrained for same cause, unless in the persons discharged by, not to be again restrained for same cause, unless in the probate bonds to he endorsed with name, &c. of party interested against executors and administrators, not to run against their bodies &c. but against estate of deceased in their hands, unless for waste of certiorari, mandamus and prohibition, may issue from Supreme J. Court to inferior tribunals in Supreme J. Court to hear test of first Justice, seal of Court and signature of Clerk WRITS OF ERROR, may be prosecuted by and against administrators de bonis non, in certain cases not to be sued on judgment, &c. after twenty years of review, how to issue and he prosecuted, when granted on petition 248, 245 original to be endorsed by, plaintiff or attorney, and their liability circumstantial errors in may be amended without cost, on motion of review, where either party dies, while pending, what proceedings to be had	5 091 Z . 3 644 5 3 3 60979 Z
profits of labour at, how divided may be discontinued by towns, when WORSHIP public, penalty for disturbing, indecent behaviour at WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain ————————————————————————————————————	5 091 Z . 3 644 5 3 3 60979 Z
may be discontinued by towns, when may be discontinued by towns, when WORSHIP public, penalty for disturbing, indecent behaviour at WRECKS [See Commissioners of Wreeks.] WRECKED property, penalty for secreting WRIT OF DOWER, widow entitled to, if not assigned to her, within one month of Habeas Corpus, persons restrained &c. entitled to, and how to obtain may be granted by Supreme J. Court, or any Judge thereof and how and when returnable not to be granted to persons confined for certain offences form of, in different cases 322, 322, 322, 322, 323, 323, 323, 324, 325, 325, 325, 325, 325, 325, 325, 325	5 091 Z . 3 644 5 3 3 60979 27
profits of labour at, how divided may be discontinued by towns, when imay be discontinued by towns, when imay be discontinued by towns, when imay be discontinued by towns, when it was been continued by towns, when it was been continued by towns and their liability circumstantial errors in may be granted by Supreme J. Court or any Judge thereof and how and when returnable may be granted by Supreme J. Court, or any Judge thereof and how and when returnable may be granted to persons confined for certain of fences form of, in different cases sections and common law, tenant in common entitled to our Probate bonds to be endorsed with name, &c. of party interested against executors and administrators, not to run against their bodies &c but against estate of deceased in their hands, unless for waste of certiorari, mandamus and prohibition, may issue from Supreme J. Court to inferior tribunals in Supreme J. Court to hear test of first Justice, seal of Court and signature of Clerk WRITS OF ERROR, may be prosecuted by and against administrators de bonis non, in certain cases not to be sued on judgment, &c. after twenty years of review, how to issue and be prosecuted, when granted on petition 248, 248 original to be endorsed by plaintiff or attorney, and their liability circumstantial errors in may be amended without cost, on motion of review, where either party dies, while pending, what proceedings to be had in foreign attachment, where to be made returnable, mode of service 286, 287 of right limited to—30 years	5 091 Z . 3 644 5 3 3 60979 27

WRITS O	F ERROR,—proviso as to infants, femes covert; &c.	296
	of summons, capias, attachment, &c. may be granted by Justices	
	of the Peace-how served, and proceedings thereon	355
	on Sheriffs' and Coroner's bonds to be endorsed by party interested	403
•	in personal actions to amount of \$100 may be served by Constables af-	
الم ال	ter giving bond	468
	may be served by Coroners, in cases where their towns are parties	413
	against towns, &c. to be served thirty days before Court 255, 256, 269	. *403
·	turnpike corporations, how served	*603
	of attachment and summons on defendant mode of service	254
	of original summons, review in real actions, where defendant is out of,	
	or was never inhabitant of State, in dower, real actions, in suit on joint	
	contracts, where one or more defendants live out of State, against	
		, 255
	and processes, not to be served on Lord's day	75
1.00		, 330
100	of scire facias against bail, in civil actions, when and how allowed	333
•	[See Bail.]	وون
110.5	of scire facias for waste against executor or administrator how, &c.	235
200		, 292
		, 202
WRITS a	[See foreign attachment.] and other process, forms of prescribed	301
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		ib.
	— by capias or attachment	302
*	— by summons when goods are attached	ib.
v 1 1	execution .	303
:	habere facias possessionem	ib.
	scire facias on judgment	304
	in cases before Justices of the Peace	305
* *	— summons for appearance	ib.
	capias or attachment, and summons	306
	execution, and scire facias on judgment	307
	of dower and seizen of dower	308
	original, in foreign attachment	309
	execution, in ditto	310
	in audita querela, attachment and summons, and original summons 311,	
Alternative Control	of replevin for cattle impounded	312
Y	goods taken, &c. claimed by third person	313
A	of restitution, from Justice of the Peace	314
	of withernam	315
4.5	for replevying person lawfully committed	316
	committed without order of law	317
* * *	of withernam in hom, repleg, original and alias	318
		, 323
		319
1.4	of subpæna for witnesses in civil causes	
	writ or warrant to summon jury in forcible entry and detainer	ib.
1	summons to party complained against in ditto	320
	of restitution, — in ditto	ib.
	of execution on debts acknowledged before Justice	360
	$\overline{\mathbf{v}}$	
	1	
VOUTE	instruction and advention of provided for [See School-1	*503
,	instruction and education of, provided for [See Schools.]	. 103

INDEX TO THE APPENDIX.

B BANKS, roles and limitation of, **≉831** BOWDOIN COLLEGE established at Brunswick 846 charter of made liable to alteration, limitation, &c 852 charter altered, by Legislature grant to, of \$3000 annually, until, &c. 853,854 854 medical school established, and grant for 856 BRIDGE, &c. over Presumpscot river authorized 870 [See Bowdoin and Waterville.] COLLEGES, COUNTY of York divided 842, 836 Comberland incorporated and bounded 836 and York divided 842 Lincoln, incorporated and bounded 237 divided, &c. 837, 840 boundaries altered 839, 841 Hancock, incorporated and bounded boundaries altered 838 839 divide d 846 Kennebec, incorporated and bounded limits altered 840 . . -842 divided 843 Washington, incorporated and bounded 838 Oxford, incorporated and bounded 843 Somerset, incorporated, &c.
west line established 843, 844 843 Penobscot, incorporated, &c. York and Cumberland, doings of certain officers in, made valid 846 843 CESSION of Jurisdiction of certain lands to United States, viz. land on Franklin Island at mouth of George's river 861 White Head in Penobscot Bay 862 Quaddy Head Island of Seguin 863 863, 864 House Island and Spring Point Boon Island near York harbour 865 866 Petit Menan ib. GONFIRMATION of doings of Coroners in Hancock and Lincoln counties 868 Sheriff Hunnewell 869 Justices of Peace in certain cases ib, Courts of Sessions in counties of Lincoln, Hancock, Somerset and Washington 871, 872 certain officers in Somerset county 945 COURTS, Supreme Judicial, jurisdiction of, 867 DOINGS of certain officers, &c. made valid [See confirmation.] GAOL in Eastport, provision for erecting, &c. 870 INCORPORATION [See County.] PRESUMPSCOT bridge and road authorized 870 RULES, LIMITATIONS, &c. of banking institutions 831 SEPARATION of Maine from Massachusetts, Act relating to, STATE BANK, incorporation of, 817 829 WATERVILLE institution incorporated 856 where to be located 860 860, 861 powers enlarged and name altered

College established

grant to, of \$1000 annually until, &c.

861

ib.