# 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. II.

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

BRUNSWICK.

Printed by J. Griffin, for the State.

1821.

# ir. **481 — 289**%), beilini fire Galaidi-Afrika digaza diga izatuta baba ac

	Ť	. 00	d the	refe	rence	es to.	Vel. II	com	meno	e wit	h page	457:	mark	ed thu	s [*].	
N	. в.	Fr	om I	page	1 to 4	156, i	nclusiv	e, m	the to	эпомі	ng ina	ex, u	e reier	ences	arè to	ÃOI
9.5	1	dibb	ion.	Just-	200	drago	(100 h	0.00	OUR SE	Aleba	hirdyll i		ग्रेटम्स् ।		1 :-	77. 1
											151470					
65																
1.7		157	0.10	10(6)	ivalise	Mariak	iring) u		നാന-	01-397	ninge i. Na 434	भेद्धायाच्य	នាំ ១៨ ស	file:		
				10000		4.44	a configuration			4				ė.		

I: and	the references to Vel. 11. commence with page 457; marked thus [*].	
99,949 is 1 22 - 00	ing la magga consistent de Jos supersonaisment houseau od Rusa son v Kall langer allah silah lah dalah kallah lah langer saga saga kallah salah malah salah l	
	heldrong encheminida ahang Abrasad masmahaya (a gama) 1988 - Anglis ang karimi sain dan na haina ah elbang panaya	
ARATEMI	ENT OF TAXES—when and how to be made	*476
ADATHIL	judgment on plea of, at Com. Pleas, may be appealed from	265
ACADEM	IES, COLLEGES, &c. duties of Instructors therein	*504
ACCESSA	RIES, to robbery or larceny may be prosecuted for misdemeanor, al-	
	though principal be not convicted, or prosecuted	69
es - bedan	[See Treason, Murder, Duelling, Rape, Incendiaries, &c.]	
ACCOUNT	-action of-proceedings in regulated,	261
AUUUUIII	by co-administrator or co-executor, if residuary legatee, against the	
State of the	of other administrator or executor and the beautiful and the second and the secon	212
ACCOUNT	IS may be filed in offset to actions on simple contract, &c. 7 days before	
ndusta	Court, in Clerk's office—and 4 days before trial; by Justice	260
ACKNOW	LEDGMENT of debts before Justice of the Peace how to be made	359
ACMINIST:	(See Recognisance.) have to the second soft of property and and the	
	of Deeds. See Deeds, &c.]	130
ACTIONS	where matter in dispute does not exceed \$20, to be brought before	
AOIIONE,	Justices of the Peace, unless title to real estate in question 355	, 356
	- if above \$20, or respecting real estate, Common Pleas to have ju-	•
Age of Park	er risdiction allowsit to a language weeks to enable has borner out on the M.	263
	[See Justices of the Pcace.]	
	On promises or contracts to pay debts of others, &c. not in writing, not	
T STABLE	to be sustained by believe the control of the sustained by the control of the con	240
	for indemnity, by individuals whose property is taken for delinquency	
85,,950,,53	of towns, in regard to taxes when the first in the collection #502	, 503
	for indemnity, by Sheriff against co. in certain cases, how prosecuted	450
H &	by master of house of correction against parent or kindred, or town, for	
22,502700	expenses of person committed	455
or a Garage	by towns having supported pauper, against him or his representatives	*544
5.5. 🚦 : -	to compel towns to contribute their share of expenses of work-house	
personal description	owned in common by several towns	*549
	against executors or admin'rs of sheriff may be sued, in certain cases	405
	by Collectors of taxes, in certain cases against delinquents *485	, 486
wiji hayada	for betterments given in certain cases which also have the selection of the ACE	296
	to recover money lost at gaming	·96
Milliophili	for damages to persons injured by nuisances assessed that say that	107
	fraudulent destruction of vessels and cargoes	87
	explosion of gunpowder illegally kept	113
	neglect, &c. of inspectors of lime	*668
	certain trespasses in gardens, orchards, &c.	125
i Fili Baleida	by counties, towns, parishes, whose property is injured	125
	for injuries to fruit trees, &c. by individuals	124
	against pilots for damages to vessels or cargoes, by their neglect or un-	
ng panggayay	ក្នុស skilfulness ដែលមួយស្រី មានប្រជានៃសេសនាស្រី ខ្មែរស្រី នៃ សេស្រីស្មែន។ «នេះប្រែក្រុង។	*771
	may be maintained by Indian agents in their own names for debts due	
		*767
	against persons obstructing highways by nuisances, may be maintained	
of No Specific	of Larreng Larreng 1970, Tarreng enlands of Larreng	*523
1. 医静脉搏性	against surveyors of highways in behalf of towns, &c. fined for defi-	
PIN ST	ciency, in certain cases	*534

ACTIONS	against counties, towns, or persons bound to repair roads, for persons	5Ì6
	injured by their being bad against surveyors of highways neglecting to pay over money, remaining	310
	in his hands were a selection of the sel	517
ACTIONS		297
400	particular cases in which limitation may not apply	ib.
gg Akg sal		295
	그들은 보이다는 그는 사람들은 사람들이 가장 그렇게 되었다. 그는 사람들이 되었다면 하는 것이 되었다.	300
	not to be brought against executor or administrator within one year,	205
		235
		238
Key or male	proviso for demands on contracts, covenants, &c. not becoming due within the 4 years and a state of the contracts.	ib.
6/1 arr	by heir, to defeat sales of real estate under license from Courts, limited	104
		232
	what shall be deemed commencement of, in certain cases 238, 9	298
		299
•		30 <b>1</b>
	[See Limitation.]	
\$15 \$25 miles	when personal or transitory in what county to be commenced 257, 258, 2	264
		258
1400		ib.
elityto:	between plaintiffs and their own county, where, &c.	ib.
9976	by inhabitants of one county, against another do. forth and a fearer committed.	ib. 267
750	on penal statutes to be brought, &c. in county where offence committed on Sheriffs' or Coroners' bonds to be in their own county.	
	by Sheriffs against county for indemnity, where to be brought	450
ACTIONS		254
510,00	by original summons: or to to be a low one of the state o	
05:2:	when on joint contracts, and one or more defendants	
CGS stan		255
	when for dower, or for possession of real estate, to be served on tenant,	
UUE -		ih.
	on towns, corporations, parishes, &c	
erang production	not to be served on Lord's day; other makes book their thereses, and the served of the service.	75
ACTIONS		258
	where defendant in, has been duly summoned and neglects to appear-	
		259
000	circumstantial errors in-may be amended without costs, &c. by leave	
The American	Asi <b>of Court</b> codes សំឡៅក្នុងបន្ទាប់នៅសម្រេចប្រើប្រើប្រើប្រើប្រើប្រើប្រើប្រើប្រើប្រើ	ib.
		287
Maga Long		256
301 MY	effect of personal notice proved by plaintiff, in such cases	ib.
ABAR TEANTS	to be continued, when against executor, or administrator, until, 205, 235, 2	N) I
Santa	when several are brought which might be joined plaintiff in, to recov- beer but one bill of costs is and which we have a several teams of the costs.	260
	when for accounts, on simple contract, &c. account may be filed in off-	
		ib.
		ib.
ACTIONS,	in defence to which, defendants may give special matter in evidence,	
4V1.		ib.
AMA SANGE		238
917	Justices, Sheriffs, Coroners, &c. civil, military, town and	261
3974		67
125	[See issue general] in bessensatunding as in the second	
308	by married woman, under license of Supreme J. Court in absence of	
Add to be a co	husband, not to abate by his return and or same and a 2	252
	commenced by Justices of the Peace before themselves, to abate . 3	398
	against executors, or administrators not to be sustained, when estate is	
. g. 600/8}	rendered insolvent, inless for taxes; or administrator, &c. neglect to	200
14.9	settle account, or is guilty of waste a treat to be smilled as 205, 2	
- 144859 1688		205
	to be barred, if not supported in manner before provided, un- less creditor find property not inventoried, or estate should prove sol-	
		205
	The Market of the state of the	

ACTIONS	pending for or against executor or administrator, if they die may he	
	nrosecuted by administrator de bonis non a second resistant second	236
The second	pending or appealed, when parties die, may be prosecuted by executor	
41	or administrator, if cause of action survive: ***** * 720 * 010 * 236,	262
18 Y	in such cases may be continued for time to prosecute, &c.	237.
ERW.	judgment in such cases how rendered	ib,
High Patale	pending, when parties die, and executor or administrator refuse to be-	237
	come party, proceedings in such case plaintiff, in any stage of—failing to prosecute, defendant to have costs	259
18 Ph. 18 A.	party prevailing in entitled to costs. [See costs.]	ib.
- (a) (b) (b) (b) (b) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	review of, may be granted, in certain cases. [See review.]	247
ACTIONS	OF ACCOUNT proceedings in regulated on the result from a	261
file julians.	when defendant refuses to appear before auditors, what proceedings to	
ent his six	be had in the second requirement of the contract of the contra	ib.
sit, byg	appeal allowed from interlocutory judgment	ib.
ACTIONS	OF DEBT to lie for penalties, &c. where no other provision is made	263
774 - 1844 1751 ments	for penalty against Sheriff neglecting to give bond, or renew against surveyor of highways, neglecting to exhibit his bills, &c.	401 517*
A Francisco de 240. Tamén no casa antono	on indepents for debt, damages, &c. of Courts in the State	264
	on judgments for debt, damages, &c. of Courts in the State	ib.
ALSO HELD	indoment how to be made up in such cases and and allows.	· ib.
KAL YME	on judgments after expiration of year	270
A10-	on judgments respecting flowing lands	175
	on recognisances before Justices in certain cases, where execution	
	cannot be issued a serious and a training of the control of the co	361
	or case may be brought in certain cases for further damages, &c.	190
	on bonds of Clerks of Judicial Courts regulated	443 403
		409
WAR VINE N		408
July Trees.	Porietors of Probate	443
Principles	Commissioners of wrecks	88
A Part	on Probate bonds to be brought in Supreme J. Court	224
<ul> <li>Major Spangaro</li> <li>Major Spangaro</li> </ul>	particular endorsement of writs required	ib.
	to be continued for notice in certain cases, when wit is not served of	ib.
	principal process and judgment in certain cases	226
220	preliminary proceedings, when instituted for benefit of creditors	225
Call Husen	when for share of personal estate	ib.
ACTIONS	OF TRESPASS for persons injured by cattle in certain cases *568	*569
auth prosid	where trespass was involuntary, &c. amends may be tendered, or	4
NAME OF BUSINESS	money brought into Court	259 128
ACTIONS	OF REPLEVIN regulated	366
AC,TIONS	[See Replevin.]	200
ACTIONS	for partition at common law, allowed to tenants in common, and pro-	
i ng/angat	ceedings thereon	135
	of review, when granted, on petition, how tried, &c. 247.	248
20 人名德格特	pending, if either party die, what proceedings to be had 262,	263
AND THE	of dower may be commenced by widow after one month after de-	140
Title District	mand made proceedings in such actions regulated	149 150
ACTIONS	REAL provision for settlement of certain equitable claims arising in	179
110110110	Jury to ascertain value of improvements, and of the land without	ib,
Lange.	demandant may abandon premises to tenant at price fixed by	20,
道施, 50%	deliving it; may appricant Income and sequent it. buck well by	
<b>销售</b>	gir <b>Jury</b> un ing Jahanga trapa yakatakan kanggaran kanggaran kanggaran kanggaran kanggaran kanggaran kanggaran ka	180
	Jury judgment to be thereupon rendered, and execution to issue for such	180
A 100	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year.	180 ib.
	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year; unless tenant pay one third of the sum, with interest and costs	
	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year; unless tenant pay one third of the sum, with interest and costs if so, execution shall further stay—and issue for one other third in 2	ib.
	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year: unless tenant pay one third of the sum, with interest and costs if so, execution shall further stay—and issue for one other third in 2 years, unless tenant pay one third more, with interest	ib.
	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year; unless tenant pay one third of the sum, with interest and costs if so, execution shall further stay—and issue for one other third in 2	ib. ib.
	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year; unless tenant pay one third of the sum, with interest and costs if so, execution shall further stay—and issue for one other third in 2 years, unless tenant pay one third more, with interest execution to issue for residue in three years, unless tenant pay re- maining third, with interest; then execution to stay perpetually lien on demanded premises, to satisfy judgment in,	ib.
Anno di Albania Anno di Albania Anno di Albania Anno di Albania Anno di Albania Anno di Albania Anno di Albania	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year; unless tenant pay one third of the sum, with interest and costs if so, execution shall further stay—and issue for one other third in 2 years, unless tenant pay one third more, with interest execution to issue for residue in three years, unless tenant pay remaining third, with interest; then execution to stay perpetually lien on demanded premises, to satisfy judgment in, execution may be extended on demanded premises, or same may be sold	ib. ib. ib.
Anno de Maria Anno de Carlo Anno Anno de Anno Anno Anno Anno Anno Anno Anno Anno	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year; unless tenant pay one third of the sum, with interest and costs if so, execution shall further stay—and issue for one other third in 2 years, unless tenant pay one third more, with interest execution to issue for residue in three years, unless tenant pay remaining third, with interest; then execution to stay perpetually lien on demanded premises, to satisfy judgment in, execution may be extended on demanded premises, or same may be sold as equity	ib. ib. ib.
Anno de la composition della c	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year; unless tenant pay one third of the sum, with interest and costs if so, execution shall further stay—and issue for one other third in 2 years, unless tenant pay one third more, with interest execution to issue for residue in three years, unless tenant pay remaining third, with interest; then execution to stay perpetually lien on demanded premises, to satisfy judgment in, execution may be extended on demanded premises, or same may be sold as equity	ib. ib. ib. ib.
Anno di Salam Salam de la Salam Sala	Jury judgment to be thereupon rendered, and execution to issue for such sum with interest, in one year; unless tenant pay one third of the sum, with interest and costs if so, execution shall further stay—and issue for one other third in 2 years, unless tenant pay one third more, with interest execution to issue for residue in three years, unless tenant pay remaining third, with interest; then execution to stay perpetually lien on demanded premises, to satisfy judgment in, execution may be extended on demanded premises, or same may be sold as equity	ib. ib. ib. ib.

ACTIONS REAL, it tenant be afterwards evicted, he may recover back the money
paid if he notify the demandant to aid him
if demandant does not elect to abandon, writ of seizen to be stayed
one year, unless he pay value of buildings ib.
provisions of this Act not to extend to mortgages ib.
tenant not to make strip or waste
if tenant has in possession more than is demanded, to which demand-
ant has same title, he may request Jury to inquire in ib.
ib.
proviso for demandant to amend, in such case, without costs ib.
if writ is amended, what proceedings to be had a second of the lib.
tenant may give notice at what sum he consents improvements may
be valued, and what—land without improvements 182, 183
judgment, after election of demandant, what to be
what shall constitute possession and improvement ib. who shall not sit as jurors in, ib.
ib.
of demandant against person in possession of real estate—nature of
possession by tenant, to bar recovery of demandant
real, in right, ancestral, possessory, and on demandant's own seizen
្នាក់ និងសេខនៃ limited និងស្មែនស្រាស់ និងស្មែន នេះទៅ និងសម្រាស់ ស្មែនសម្រាស់ ស្រែង សម្រាស់ 🛂 295
proviso in favor of femes covert, minors, &c. 296
tenants held to answer for so much of demanded premises as they
$\{(x,y,y,y,y,z,z,z,z,z,z,z,z,z,z,z,z,z,z,z,$
heirs claiming under a common ancestor may join, or sever in 260
ACTS PRIVATE, and resolves—printed copies of, competent evidence 264
of Province and State of Massachusetts sundry, repealed as to Maine *775
*saving of actions and causes of actions, under said acts and -to . *814.
ADJOURNMENT [See Courts, Justices, Vendue, Sale, Execution, Executor,
the place of the Administrator, &c.] by the place of the expectation growth and a second and the contract of t
ADMINISTRATION of estates to be granted to widow, next of kin, or both 193
or to some creditor or suitable person, if widow refuse 194
may be granted on estates of persons dying without, and leaving prop-
pings in . , erty within the State that the same of the state that the same is 195
de bonis non, to be granted when former administrator or executor is
removed, dead, &c. 201
not to be granted unless there is personal estate or debts of \$20 or
population of the upwards of the contract of the state of the state of the contract of the con
with the will annexed, to be granted were executor neglects 198
or where executor is a minor with the second of the second
or become insane, unsuitable, &c. 200
not to be originally granted after 20 years from death of a person 201
of a feme sole, when joint, extinguished by her marriage
bond, form of—to be approved by Judge
to give bond, and return inventory within three months 193, 194
evidence of notice how perpetuated 200
to account for personal estate according to inventory, or as sold by li-
cense of Judge of Probate 1. 196
living out of State or removing, &c. neglecting to render accounts, he-
coming insane, may be removed 200
may agree with heirs, &c. before Judge to submit to reference disputed
claims of their own against estate 201
when one or more are removed, remaining administrator, &c. to pro-
ceed in settling estate to the control of the contr
to account for income of real estate according to appraisement by com-
mittee
to represent estate insolvent, in case 203
. may agree before Judge to submit to reference disputed-claim of
creditor not allowed by commissioners 204
not bound to answer suits when estate is rendered insolvent, unless for
taxes many. Les grant buildes no business approximate 205
suits brought against, before a state rendered insolvent, to be continued ib.
neglecting to settle accounts six months after final report of commis-
sioners, liable to suit of creditors
proceedings and judgment in such suits . ib.
guilty of waste, proceedings against, by scire facias ib.
neglecting to raise money to pay debts, &c. guilty of waste 207
of deceased creditors may join with other creditors in compounding
with debtors, in certain cases, by consent of Judge 207
こうしょう かんしゅう かいしょう かんりょう 一年 日本 一貫 (1) 一年 第7年

ADMINIS	STRATORS may require bond of indemnity from heirs before payment of	
BARBANI.	share &c. in certain cases	211
141.000 A.12.0000	may have action of account against co-administrator, in case, &c.	212
141,112	not to be guardians to minors interested in same estate	213
100	to apply to Courts for license to sell real estate to pay debts when personal is deficient 223	, 227
3706.00	may be licensed to sell whole, when partial sale would injure the rest;	, ~~.
	notice to be given ,	228
	to give bond to Judge to account, &c. after obtaining license	ib.
	to give notice of sale, and to be under oath before	1, 228
Mark .	may adjourn sale, not exceeding 14 days	232
ADMINIC	evidence of notice, how perpetuated	233
ADMINI	STRATORS recovering real estate on execution or mortgage, to hold it for use of widow and heirs, unless necessary to be sold for payment	
100	of debts	234
das Merce	may receive redemption money and release	234
gratio Aliga		3, 149
5000,000	not bound to answer suits against them, within one year, unless, &c.	235
	if suits are so brought, to be continued	ib.
svala (Qlui) i Vila munas	costs on such—may be recovered by administrator in case	. ib.
	writs and executions not to run against their own estates and bodies un- less on suggestion of waste	ib.
1.15.1	proceedings against, on suggestion of waste, judgment how	ib.
14.4444	may prosecute or defend suits, when either party dies after appeal and	
		, 237
42 c5.5H	refusing to become party to such suits after notice, judgment to be en-	
W19445 -	tered against them	237
	not bound to plead specially, but may give in evidence	238
The first	actions against, after four years, barred, if due notice he given of their	:1
134 (44) 1 14 8 (8) 1 (7)	appointment what shall be equivalent to suit against, in certain cases	ib. ib.
	proviso for cases on contracts, covenants, &c. not becoming due, &c.	10.
93600		, 239
13.19	refusing to account for property of intestate, after being cited execution	
1,0400,000	to be awarded against, for amount of personal estate of deceased	225
130 6.46	having personal estate not inventoried, execution against, how awarded proceeds collected on such execution, how distributed	225
TARLES A		226
1.15年第二年 1.15日 1.15日本第二年 1.15日	may be licensed by Sup. Court, or Com. Pleas to make conveyances of real estate to complete contracts of deceased	232
* 17 Table 1	money received on such contracts, to be assets	233
1.400	of Sheriffs may be sued, &c. as if cause of action survived	405
in the second	of deceased Constable or Collector to settle his account with Asses-	
· 1987年(1873	sors of the many of the state o	*493
	liability of—on failure so to do	ib.
	how to proceed against persons suspected of embezzlement of property	000
	of deceased 202 not liable on their own promise, for debt of intestate	203, 203 240
S Series III	may prosecute, reviews in certain cases	262
11/47 34	appointed by foreign Courts of Probate, what shall be evidence of	231
garate bu	of deceased debtor or joint contract, liable as if joint and several .	238
AREN AN	de bonis non, when to be appointed	201
	may become party to suit commenced by previous exec'r, or adm'r.	236
eritalija. Nastarija	may have scire facias to complete judgments	ib
ediana ana an Taona	may bring and defend writs of error	ib. 200
1 5000	[See administration c. t. a.]	, 200
ADULTE	RY punishment of	77
167 ESA	cause of divorce from bond of matrimony [See divorce.]	344
ADVANC	EMENTS made to children, &c. to be deducted in estimating shares of	
, N <sub>2</sub> , 181	intestate estates to be distributed	211
AFFIDAY	mode of estimating such	ib. 200
ARTIDAY	TTS of executor or administrator, &c. posting notice of their appointment posting notice of sale of real estate	233
10.8%	.—— officer selling real estate for taxes, to be evidence, in case, &c.	502
AFFINIT	Y, degrees within which marriages are void, [See divorce.]	340
AFFIRM!	ATION of decrees in Probate Courts, on appeal to Sup. Court	222
5 - 2010		
	of judgments in cases of partition	135
d. pr	of judgments in cases of partition allowed to persons scrupulous of taking oaths as Jurors	384
dig or	of judgments in cases of partition allowed to persons scrupulous of taking oaths as Jurors	

at which marriage may be contracted without consent of parents	24
AGENTS to be appointed by Courts ordering partition, for absent persons interested	34
ASEN 15 to be appointed by South Students partition, for ansent persons interested	
for Penobscot and Passamaquoddy Indians to be appointed by Gov.	<b>*76</b> €
[Sec Indians.]	
for demanding of executive of any other State fugitives from justice, to	****
be appointed by Governor	*458
for prosecuting and defending suits by towns, how chosen	*463
for repairing highways to be appointed by Courts imposing fines	*519
The See highways.] The first hold of the same was the second of the	
to convey county lands to be appointed by Courts	179
AGREEMENTS for waving pleas at Com. Pleas, and pleading anew on appeal,	,
binding at S. J. Court	265
and contracts, certain descriptions of void unless in writing	240
AID in criminal cases, may be required by Sheriffs, Constables, &c.	407
in certain cases may be required by officers	354
by Collectors of taxes, whether in or out of their towns	<b></b> *48€
	9, 488
	0, 400
ALIEN, not to be employed as schoolmaster widow of, entitled to dower	<b>*505</b>
widow of entitled to dower	4
ALIENAGE, no impediment in heirs or widow, &c. to receiving distributive share	150
of personal estate man to make the state of	
ALIENATION of grants to pious and charitable uses, how to be made	211
ALIMONY in cases of divorce, how decreed in cases . 344, 34	153
and restorations, &c. may be altered by Court on application of either	5, 34t
party	
See divorce.	346
ALLOWANCE of necessaries, &c. to widows, out of personal estate, by Judge	
of Probate in interests actator, whether personal estate, by Judge	
of Probate, in intestate estates, whether solvent, or not	210
in estates testate but insolvent	211
in estates intestate	143
to minors, where no widow, and estate insolvent	211
AMENDMENTS allowed of errors in judicial proceedings in certain cases, with-	
out costs [See Courls.]	259
APPEAL allowed from Common Pleas to Supreme Court, proceedings thereon	265
Judgment on plea in abatement, demurrer, &c.	ib.
in augula guereja process	328
from sentence of Justice of Pcace in criminal cases	353
how to be prosecuted in such cases	ib.
defendant failing to enter, how to be proceeded with	354
agreements before, at lower Court, for waving pleas, amendments, &c.	-
Dinging	265
from judgment of Jus. Peace in civil actions	356
recognisance to prosecute. &c. effect thereof	ib.
in case originating with Jus. Peace, from Com. Pleas to Supreme	
Court, when title to real estate comes in question	357
in seizure of personal property, tried before Jus. Peace, or Com Pleas	370
from judgment of Justices for removal of natioers	*541
IIOM 100 ment of referees, relating to fees of commissioners of	89
anowed from judgment to abate nuisances	111
from judgment of Justice on libel against gun powder, seized	113
of Common Pleas for partition	135
from Courts of Probate to Supreme Court regulated	, 222
bond to be filed within one month, and reasons of appeal	
cases in which appeals may be had	993
when and now to be prosecuted in Supreme Court	222
may be granted after loss of right in certain cases, by S. J. Court	ib.
from decrees orders, &c. of Judge relating to trusts	223
DOWER Of Sup. Court as to costs in such cases	
APPEALS may be entered after regular term, in certain cases by license on re-	ib.
nuon to Sup. Court or Com. Pleas	O.v
allowed from interlocutory judgments in actions of account, before ap-	, 200
pointment of auditors page and the result of account, before ap-	001
APPEARANCE for parties [See Altorney.]	261
APPRAISERS, Commissioners, &c. appointed by Judge of Probate, may be sworn	337.
by Justice of the Peace	900
and by town Clerk, where there is no Justice	209

APPRAISERS, COMMISSIONERS, &c. of estates of persons deceased may be appointed by Justices of the Peace in certain cases, and sworn 193,	194
to be appointed by Judge of Probate to estimate amount of in-	102
come of real estate in hands of executor or administrator	202
of real estate to satisfy executions, how appointed	281
APPRAISEMENT of personal property seized by proceedings in lein	369
	758 533
children of paupers may be bound out, by Overseers's and the second instruction of to be provided for by indentures and the second instruction of the provided for by indentures and the second instruction of the provided for by indentures and the second instruction of the second	ib.
treatment of, to be inquired into by Overseers, parents, guardians *533,	
may be discharged from master, by Common Pleas, in case, &c. and	
*760, !	
	534
#535, persons enticing or carrying away, liable to action of master for dam-	101
like he agest under of such indicated that are interest has enough 103. *	535
নার্ভি may be discharged, on complaint of master ভারতির কর্মান কর্মান *535, '	
factoring cattle, &c. impounded; proceedings against them or master *:	572
	759
negality for transporting or enticing away or enlisting without con-	ib.
penalty for transporting, or enticing away, or enlisting without con-	103
	612
proprietors meetings how to be called, organized, &c. and in .	ib.
- seal when thus organized may choose officers and have corporate pow-	
discrete of the second and the secon	514
-52 to directors of may assess taxes on shares and collect by sale at auction apply a amount assessed on shares and type of the collect by sale at auction \$100.000 for the collect by sale at auction \$100.0000 for the collect by sale at auction \$100.0000 for the collect by sale at aucti	613
	614
proprietors may hold real estate to amount of \$30,000, which shall be	
This is seen and to deemed personal immode of transfer and to retear to your	ib,
may, with leave of Selectmen dig up streets, &c. to lay pipes-	
not obstructing fravellers the same paid the same as a second of the same as a second of the same paid the same pa	615
clerks duty as to recording transfers, &c. of stock	ib.
	616
estate of, at dissolution to be deemed real, and beld in common	ib.
shares in how attached and taken on execution and sold	ib.
penalty for wantonly injuring, and how recovered	ib,
pipes connected with, may be laid by towns to draw off their water in case of fire, provided, &c. *	616
	361
ARSON [See Incendiaries and Malicious Mischief.]	
	685
	688
ASSAULTS with intent to commit murder, &c. punishment of,	54
with intent to murder, maim, or disfigure, &c.—punishment with intent to rob	55 66
/ with intent to commit rape	57
and batteries, punishment of	352
ASSAY MASTERS, to inspect heads and worms in distil-houses, to be chosen by	
	117 567
ASSESSMENT, and collection of taxes [See Taxes, &c.]	567
on turnpike shares, &c. [See Turnpike, Aqueduct, &c.]	
ASSESSORS to be chosen by towns in March or April	470
to make lists of voters for State officers, and deliver to Selectmen before	
	464
of plantations to prepare, and have at meetings, lists of voters for State officers, &c.	465
to revise and correct such list, and when	ib.
to preside at their meetings for choice of State officers—their powers,	
	467
	467
of towns to prepare before the 20th of February, annually, list of voters in town affairs of the control of the	468
- how to correct and revise such lists	
to assess the pells and estates within their towns, for taxes laid, and	
	470

ASSESSO		47]
00,800 18	refusing to be sworn, &c. after choice—penalty.	ib
into in High III. Historia	vacancy in such case how to be filled.	ib
NES.	— form of complaint against. To shape the standard the standard standard Selectmen to act as, in certain cases the finding for the standard standar	ib 472*
	pay of, one dollar per diem	472
1000 1000 - 1	when not chosen by towns, to be appointed by Sessions	*479
Har to a		*472
	chosen or appointed to obey Treasurer's warrants for assessing taxes.	
Bejaran i		<b>*473</b>
Pes .	when delinquent, others to be appointed by Sessions	*474
57 4000	to be chosen by plantations, with same powers, duties, liabilities, &c.	
ustari i	anso far as relates to taxes, as towns who allowed the leaders.	ib:
gal Miller Co	in plantations recently organized; totcall meetings in: March or April of for choosing officers standard passes of the first or graduations are also as	*475
in in the second of the second	col for choosing officers dead reposition to professional plantations to notify inhabitants to bring in lists of polls	*410
100 July 1		476
	persons aggrieved at rates of, may apply for abatement, and if refused,	410
April 1	may appeal to sessions his absection followed to second and	477
	may in certain cases over rate, not exceeding 5 per cent. of whole sum	ib
° Pri¥eyah ≾	rules to be adopted by, in apportionment of taxes 5 465 195 195 1	ib.
213- ·	may add State and county to their other taxes at a second and seco	ib.
1885 William	warrant to collect State, county, town or plantation taxes, form of, #478,	479
		479
- T.	when towns neglect to choose, for five months after warrant from Treas-	:L
Electric Con-	delinquent, when their estates are insufficient to pay State taxes re-	ib.
4.5	quired, Treasurer may levy amount descient on inhabitants of their	
	towns to you conserved referenced antigother bits good of the line a #480,	491
1	may assess improved lands, houses, &c. to tenant or owner, if in State,	485
	may demand of Constable. &c. taken in execution copy of his assess-	
The Styl	ments remaining unsettled	497
199		498
排化 医乳红	in towns regulating collection of taxes by Treasurer, &c. how to pro-	4 P O T
11. A		501
gial Marian and America. Annual annual	to furnish school books at expense of plantations in certain cases to be charged to parents	505
144 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	to assign each school district its share of school money	ib.
		507
1.1 1.1.	of plantations to determine where to build school house, when district	
18°	Common agree	509
sil 🗼	- to determine places to erect guide posts, under penalty 526,	527
	to appoint substitute to finish collections, &c. when collector, &c. be-	401
18/15 - 18/15 18/15		491
Allam Television	to refund, &c. if insane collector, &c. has overpaid them may demand of such insane collector, &c. or guardian, administrator	ib.
· .	or executor, list of assessments—and give them to new collector	ib.
	to assess upon towns, &c. deficiencies of collectors in payment to State	
	Treasurer, and commit same to some other, to collect	492
ag i i	to appoint some person to complete unfinished collections of deceased	
100		493
	to adjust accounts of deceased collectors, when unfinished, with their	•••
ASSICME	executors or administrators,	ib.
SOSIGNE		$\frac{146}{270}$
era di Sala	rights of, not to be impaired in setting off executions, by officers of goods, &c. in foreign attachments may be made parties, in cases	290
YA ABAJI	mode of proceeding against, in such cases, when they appear, or are	
	defaulted.	ib,
ASSIGNM:	ENT, validity of, how tried, when questioned in cases of foreign attach-	
<u> 18 - 18 - 18 - 18 - 18 - 18 - 18 - 18 </u>	ment	ib.
ATTACHI	MENT, of goods and estate on mesne process to hold thirty days after	200
		268
	of shares in companies corporate, and dividends growing thereon	ib.
	when made of shares, &c. copies to be left of writ, &c. with Clerk, Treasurer or Cashier, &c. of company	269
	of rights in equity of redemption, &c. and effect, as to attaching cred-	_00
	itor	ib.
	to hold in certain cases until levy completed	277

if estate be redeemed before sale, to constitute lien on fee	269
of franchises of turnpikes, &c. when made, copy of writ to be left with	
Clerk or Treasurer, &c. thirty days before Court	ib.
proceedings in such cases, to be in county where creditor or officers	280
	200
not dissolved, by death of either party, unless defendant's estate represented insolvent	284
of shares in aqueduct companies how made	≠616 ·
of certain articles, valid, although left in defendant's possession, on	•
security.	285
of goods, &c. on mesne process, when replevied in certain cases, to	
hold and continue	368
certain goods and chattels exempted from	414
arms, equipments, &c. of Militia exempted from *702,	688
on mesne process to hold in certain cases, when actions are continued	
nisi and judgment in Supreme Court to be entered as of former term	245
not to be affected by certain proceedings for entering complaints and	249
appeals, after loss of right	245 265
against witnesses for contempt	203
foreign [See foreign attachment.]	
ATTORNEY who may apppear as such [See Attornies.]  any person may appear as, for person restrained, secreted, &c. on stip-	
ulating for payment of costs	321
of party to be notified in taking depositions, and who shall be so con-	•
sidered with the little was the same and the same and the	390
	¥48 <b>7</b>
to be notified by Collector before sell-	
ing such lands, for taxes	ib.
ATTORNEY GENERAL powers, duties, &c. of,	422
to prosecute delinquent county Treasurers	374
fees taxed for, in certain cases, to be credited to the State	375
to prosecute commissioners of wrecks for delinquency	91
to file information for inquests of office for State to recover lands, sub-	18 <b>Ġ</b>
stance of such information	100
heirs	187
	Q.
and county to prosecute Clerks for neglecting to return certificates of fines &c. to State Treasurer	407
to receive no fees from prosecutor, nor to be of counsel in civil case	
depending on same facts	422
for each county to be appointed and sworn	ib.
duty to be paid by each	425
to exhibit annually to Court of Sessions, account of monies	416 401
to move Court of Sessions—to examine bonds of Sheriffs annually ATTORNIES and Counsellors at law, admission and practice, regulated	396
qualifications for admission of prescribed	ib.
to be sworn in open Court—form of oath	397
not entitled to fees, unless regularly admitted	ib.
not more than two on each side to be allowed parties	ib.
any persons of good moral character, may appear as, by special power	ib.
no Judge or Justice to appear as, in a case before tried by him	398
no Sheriff or deputy to appear as such, or draw plea	ib.
Judge and Register of Probate not to act as	193
Sheriffs, &c. not to purchase notes, accounts, &c. for collection or ad-	
vance money thereon	100
and counsellors—rules respecting admission of, by Supreme Court	243
money paid for admission of, in Supreme Court, to be fund for pay of Reporter	246
lien for costs, &c. on executions offset, protected	270
AUCTION and AUCTIONEER [See Vendue.]	~.0
AUDITA QUERELA writ and proceedings thereon, form 326, 327,	311
writ, how to be endorsed, served, &c. liability of endorser	327
proceedings in, regulated	328
Court may liberate plaintiff from prison, on conditions in certain cases	ib.
AUDITORS in actions of accounts, how to proceed when defendant refuses to ap-	
	261
may be appointed in any action when Courts deem it proper	262
their report to be given in evidence to the Jury	ib.
reasonable compensation of, to be allowed by Court  AVOIDANCE of principal to render bail liable, in what cases and extent	ib.
	333

### В

BAIL in	civil actions regulated	352
21.47	officer to return bond, when taken, with the writ	ib.
明显: 40%	name and addition of, to be inserted in margin of execution against	ib.
Line Admi	principal, by Clerk or Justice to be notified by officer having execution against principal, fifteen	111.
23.0	days before time of return	it.
2 to 1	may commit principal, &c. by leaving copy of writ, &c. with gaoler	ib:
300	duty of gaoler thereupon, under certain provisions	333
27.7	may be discharged on bringing principal into Court	ih.
din.	liable if principal avoid	ib.
	not held liable by return of avoidance, unless execution has been in	21.
	hands of officer thirty days scire facias against and judgment thereon unless principal be produced	ib.
	&-c and costs paid before judgment	334
A. P. B.	&c. and costs paid before judgment principal surrendered by—to be discharged, if not taken in 15 days	ib.
gardiner (4)	in actions before Justices of the Peace regulated	iЬ.
#25	- may bring principal and procure officer to attend before Justice	ib.
	to be discharged, paying costs, principal to be committed	335
	— form of mittimus by Justice in such cases	ib.
ja ti saiti	—— principal to be discharged, if not taken in execution in 15 days	ib.
	— penalty for officer refusing to attend, &c. in such cases — scire facias against limited to one year	ib. 336
	remedy of, by action against principal for indemnity	1b.
	and property attached not to be affected by appeals, complaints,	10.
18.00	&c. entered out of season, &c. by petition	249
1.14	allowed to all persons accused, except of capital crimes	23
Alexander (	what extent to be required of persons charged with larceny	71
D 475 4 DE	[See recognizance]	
BAILABI		ດຄຸກ
44.0	or more Justices of the Common Pleas  or two Justices of the quorum	336 ib.
14 to 18 14 1	extent of power to admit to bail, in such cases	ib.
BALLAST	Γ, penalty for throwing overboard in harbours	₽764
*1.4	not to be taken off from any island, beach, &c. without consent of owner	ib.
BALLOT,	certain town officers to be chosen by	*460
BAŅKS 1	eal estate of, may be taken by execution and sold at auction .	275
raj in drugs	deed of by officer taking, and mode of notice of sale	ib.
en en live.	mortgage to, may be taken and sold in same manner	276
201	debt secured by such mortgage to pass with officer's deed Cashier, &c. to give purchaser copy of note, bond, &c. and amount due	ib.
• 6.2.4	thereon . The same is a second of the second	· ib.
172. 230	after notice of seizure on execution, no transfer by, to be valid,	
25104.	except 276,	
Neff y	to have their weights sealed in June annually	579
T94		620
wii .	original impression of such, to be lodged in Secretary's office bills of five dollars to have impressions of check plate on back	ib.
44	plates used by—to be kept in their vaults, and taken out only in pres-	ib.
Turn Same	ence of President, director or Cashier—and returned every night	ib.
AND THE		621
P.A.	for refusing to pay their bills on demand	ib.
		622
ti	bills made payable elsewhere, to be paid at Bank whence issued	ib.
(AAC)	proviso as to drafts, checks, &c. for \$100 or more	ib.
ing like w	not to issue bills for fractions of a dollar may issue bills of 1, 2, and 3 dollars to amount of 1-4 capital	ih.
		ib €623
	mode of enforcing payment	ib.
•	to furnish State Treasurer, annually, with abstract of stock paid in	ib.
10.1	to make semi-annual returns—and form of	624
	loans of to Massachusetts, provisions for, to apply now to Maine	ib.
	stockholders liable in certain cases, in private capacity, to amount of	COF
11,50		625
and the second	to make returns to Secretary of State in January or June under oath, and how, &c. under penalty	ib.
, 50 m	to Ioan to State, when Treasurer shall notify President and Cashier	10.
1.0	amount wanted, in writing	626.
	penalty for refusal, and how sprosecuted for by Treasurer	ib,
	bills out of State under 5 dollars, except, &c. not to be passed, &c.	
-	in State	

BANKING ASSOCIATIONS, unincorporated, provisions for restraining penalty for becoming members of, how recovered ib.
notes, &c. payable to—void ib.
BANNS OF MARRIAGE, when forbidden, what proceedings to be had 342
BARRATRY of master of vessel or mariners, owners how far liable in certain cases
BASTARDS, punishment for concealing death of
penalty for concealing pregnancy and being secretly delivered of ib.
BASTARD CHILDREN, provision for their maintenance, in certain cases 347
mother's accusation of father—to be taken before Justice of Peace ib. father to give bond to answer complaint at Common Pleas 348
mother, unable to attend, or not delivered, bond to be continued, or re-
newed Service in the service of mother in the service of
father—how proved and adjudged, by evidence of mother . ib. mother to be competent witness in trial, provided
mother not allowed to make settlement with father after complaint
ib.
examination of mother, taken in one county, may authorize Justice to issue warrant and have same proceedings as to bond, &c. in another 349
to follow and have settlement of mother 100 200 200 200 200 200 200 200 200 200
BEASTS impounded, proceedings thereupon, notice to be given
when owner of is unknown, what proceedings to be
taken up going at large—penalty for rescuing before impounded *571, 572
may, by vote of town be restrained from going at large, &c, in particular places.
Stray-persons finding, to give notice to town Clerk ib.
appraisers of, to be appointed by Justice of Peace or town Clerk *574
if no owner appear within one year, what proceedings to be had ib.
if horses, &c—may be sold after two months—proceedings ib. cowner of, entitled to money, if applying within one year, otherwise ib.
horses not to be taken up as—between April 15, and Nov. 1 *575
$egin{aligned} egin{aligned} egin{aligned\\ egin{aligned} egi$
BEEF and PORK inspection of regulated
Inspector General to be appointed by Governor, ib. ib. — to give bond, appoint deputies, under oath ib.
quality and size of barrels and half barrels to contain for exportation *629
quality for exportation, different kinds and numbers \$100 and \$629, 630, 631
how to be salted and preserved
Inspector's duty to inspect when requested, without delay #631 what laborers to employ in packing, &c. after inspection #632
manner of branding barrels and half barrels ib.
Inspectors not to brand packages nor casks of provisions unless in-
spected and weighed by them, under penalty ib.  Inspectors guilty of fraud in their trust, penalty for ib.
deputies not to brand cask out of their towns 4
refusing to brand, &c. for export, penalty
for exportation—penalty for shifting or mixing, &c. after branded ib.
not to be exported unless in barrels and half barrels, packed, inspected, ib. nor unless master of vessel furnish Collector of the Customs with certi-
ficate programmes in the control of the customs with certi-
nature of certificate, form of oath to ib.
rounds of, may be exported in kegs; &c.—how branded *634
or pork not inspected, penalty for exporting ib.  may be seized on board vessel, by warrant from Justice Peace ib.
laden for exportation, may be seized in certain cases by inspectors *635
and condemned as forfeited in case was a second in the condemned as forfeited in case was a second in the condemned as forfeited in case was a second in the condemned as forfeited in case was a second in the condemned as forfeited in case was a second in the condemned as forfeited in case was a second in the condemned as forfeited in case was a second in the condemned as forfeited in case was a second in the condemned as forfeited in case was a second in the case was
provisions for inspection, to extend to any transported coastwise from
this to any other of the United States
deputies to make annual returns to Inspector General ib.  Inspector General to make annual returns to Secretary of State ib.
*636 *bow to be weighed in slaughter houses
penalty for weighing otherwise than required by law ib.
weighers of—for sale in market, to be appointed by Selectmen ib.
to be sworn, give certificates—form of, &c
10 10 10 10 10 10 10 10 10 10 10 10 10 1
BEGGARS [See Vagabonds, &c.]
BESTIALITY and SODOMY how punished
BETTERMENTS [See Actions real—and possessory titles,] 296, 179 BIGAMY punishment of

BILLS OF EXCHANGE, inland, when protested, &c. damages regulated 395, 398
notice to parties on—how given by Notaries 423 BILLS IN EQUITY in Supreme Court and Common Pleas 93, 145, 179, 189, 188, 190
18.   See Juortgage, Induest, etc.] in decimal to the property of the property
BILLS for discovery &c. may be filed by owners, freighters, &c. of vessels in
Supreme Court, in certain cases—how conducted, &c. 98 BILLS OF BANKS how to be impressed, payment enforced [See Banks]
out of State less than \$5 not to be passed, &c. except *627
BILLIARDS, table for, not to be kept by innholders game of, not to be allowed by innholders in their houses ib.
penalty for playing at, in public houses of
BIRTHS and DEATHS to be recorded by town Clerk, at expense of town *596
parents, householders, master of vessel, alms house, &c. to give notice
of, to town Clerk  BLASPHEMY and profanity, punishment of,  BOARDS, inspection of [See lumber.]  BOARDS and LIGHTERS for transporting stones, gravel, &c. how to be marked  *763
BOARDS, inspection of [See lumber.] *674
BOATS and LIGHTERS for transporting stones, gravel, &c. how to be marked *763
penalty if unmarked, or falsely marked arrest to the inspector of, to be appointed annually by Selectmen (5).
to examine and mark anew, when necessary fees to be regulated by Selectmen ib.
Having shell fish on board, without permit; liable to seizure 2017; BODIES POLITIC [See corporations, towns, &c.]
BOND required of trustees, when timber, &c. is sold for benefit of heirs 127
commissioners of wrecks, and remedy thereon and the second section 88
194 to be given by executors to return inventory or pay debts and 198
by guardians to minors, ideots, spendthrifts, &c. 213, 216
by trustees of estates of minors and others appointed by
will a good delegated a conductor of the state of the sta
probate to be examined and appproved by Judge before being filed 196
new may be required by Judge when sureties are sufficient 220
sureties on, may in certain cases apply to Judge to order new 221
principal in such bond refusing to comply, to be removed ib. of appeal filed in Prob. Court, with reasons, to stay further proceedings 223
224 probate, suits on, to be brought in Supreme Court and strain and a
proceedings thereon to judgment and execution is aliasi with 224, 225, 226
administration, manner and form of judgment a standard and services and guardians licensed to sell
real estate for payment of debts, legacies, &colory 10 228
by heirs, to prevent sale, on petition of exec'r, adm'r. &c ib.
by friends or guardians of minors, when licensed to sell, &c. in certain cases and several particular and soldier 230
by executor, administrator, &c. of persons dying out and
leaving estate within the State; in county where estate lies 231
by creditors taking execution against defendant out of
State, in certain cases of teplevying a person di religação estada estad
repleying cattle and goods claimed by third
1313, 314
bail, in civil actions, to be returned with the writ [See bail.] 332 to be given by friends of insane prisoners, discharged at their request 253
required of person accused as father of bastard child, may be contin-
of the control of the
Clerks of the Judicial Courts again (C) And Courts
sufficiency of to be examined annually by Court of Ses-
ib.
Coroners, to be approved by Court of Sessions of Sheriff, or Coroner, may be sued by person aggreeved, and such per-
son shall be entitled to a copy, & constraint such per-
suit on, to be in county where Sheriff. &c. dwell in.
to be given by gaoler when appointed by Governor during vacancy of
Sheriff's office 404 of Sheriff to extend to breaches by gaoler or deputy Sheriff after death
or resignation of Sheriff
copy, certified by Treasurer, legal proof, unless signature denied ib.
to be given by Constables and remedy thereon 481, 408 Coroners 402, 409
Register of deeds — A17

	ROND of Clerks of Courts and Registers of Probate, what shall be adjudged a forfeiture	11 Ji
	The forfeiture impression to the second of t	448
	to be nut in suit by direction of Judges, when, &c.	ID.
	of Constable or Collector to town Treasurer	*481
		*500
	of defeasance how to operate in certain cases, if not recorded	131
,	when forfeited, judgment thereon how rendered	190
	after judgment on, scire facias or action of dept, or case to be sued for	4.
	further damages and distribution of the same of the sa	ib.
		*628 *638
		*642
	not and nearly achee and denuties	*649
	pot and pearl ashes, and deputies hops, and deputies	*653
	stone lime, and proceedings on, when sued	*665
	nails, and deputies	*670
		*680
	of the same and Indian agents research that to an allow reading the same a	*767
	#768	, 769
		*771
		*745
	given to Treasurer of State, county, town, &c. may be prosecuted in	
	and the name of successor is a first land of specify and a part of the first of the	262
	BON-FIRES not to be kindled near houses, under penalty BOOTS, &c. manufacturer and stamping regulated	*555
	BOOTS, &c. manufacturer and stamping regulated	<b>≉684</b>
	stamping to be considered as warranty, and penalty for counterfeiting BOTTOMRY and respondentia [See insurance.] BOUNDARIES of towns to be run and renewed by Selectmen once in 5 years of bighnary streets &c. how settled in certain cases.	ib.
	BOTTOWIRY and respondentia [See insurance.]	*464
	of highways, streets, &c. how settled in certain cases #523	
	Di memara, ances, de non serces in contain cases.	, 324
	BOXES, to contain fish, for exportations [See fish.]	-
	BRADS [See nails.] BRANDING [See beef, &c. butter; fish, pot ashes, tobacco, &c.]	
	DDEAPH of prisons or siding direction fools, publishment of the contraction of the contra	449
	[See gaol, prison, &c.] BREAKING and entering buildings [See burglary and larceny.] 6	
	BREAKING and entering buildings [See burglary and larceny.] 6	4, 65
	RRIBERY and corruption, penalty for, in giving of feceiving	101
	either party offending in such cases, may prosecute the other, without	
	the contribution of the contribution is a second of the contribution of the contribut	102
_		, 273
	egge [See companies, attachment, &c. also highways.] were an exercise of the	
	BROOKS, &c. [See fences.] Property and the letters and the desired states drive.	
	BUILDINGS, fences, &c. fronting on public grounds, where bounds are uncer-	#rmo
		*523 *524
		*584
	BURGLARY and other breaking and entering buildings, how punished	61
	when offender is armed with dangerous weapon, or makes an assault,	01
	or is accessary before the fact, punishment of	ih.
	when the offender is not armed and commits no assault	62
	accessaries to, before and after the fact	ib.
	entering dwelling or other houses with intent to commit felonies in night	,
	time without breaking, or by day with breaking house, punishment of	62
	and the confidence of the conf	ib
	BURNING [See incendiaries and malicious mischief.]	58
	BUTCHER [See nuisance,] to profe grant transfer and hearth and refer to the	
	BUTTER and HOGS LARD, inspection of, regulated	*637
	inspector to be appointed by Governor, and the state of the same o	ib.
	to give bond, appoint deputies, under bond	*638
	not to be shipped before inspection to distinguish the state of the st	ib.
	mode of inspection; and) branding some in a second	ib. *639
		"639 ib.
	casks how to be prepared with brine, weighed, &c. and a second to be produced to Collector and sworn to, before	
	clearance, by master of vessel and during the desired and swoth to, before	ib.
	penalties for exporting without inspection	*640
	not inspected, liable to seizure, in certain cases, on board vessel	ib.
	penalty for inspector delaying, neglecting, &c.	· ih.
	counterfeiting inspector's, brand as well as the second	ib.
		*641
	returns to be made annually to Secretary of State of amount inspected	

BYE-LAWS of towns how to be made and approved breaches of, to be prosecuted before Justices of the Peace	*463 352
rade l'a l'Alla Carlo de la	
CALENDAR of prisoners to be kept by Sheriff, form and manner abstract or list of prisoners to be furnished at opening of Sup. Court, and Common Pleas, with calender	445 446
CALF SKINS, not to be exported if unmanufactured CAPITAL TRIALS regulated, when accused is mute	*684 266
peremptory challenges to jurous in, limited to 20  CARGOES of vessels, wilful destruction—to defraud underwriters, how punished  [See vessels.]	ib. 87
CASKS, size and quality of [See inspection—beef, butler, nails, &c.] CATTLE, horses, sheep, &c. cruelty to, how punished  5	9, 60 366
impounded, may be replevied by owner, and how [See replevin.] when owner is unknown what proceedings to be had horses, horse kind and neat, not to be impounded, if owner is unknown	*571
mode of impounding and securing, notice, proceedings thereon *568 if breaking where tence was legal, or if clandestinely turned in, may	3,569 *569
	7, 578
neat, may by vote of town be restricted or restrained penalty for rescuing when taken up before impounded for market or barrelling, &c. contrary to law, penalty for buying	ib. *571 *637
CAUSES CIVIL, speedy decision of, provided for anticological and provided and provi	361
CERTIFICATE of Secretary or Treasurer of U. States or of any State may be admitted in trials for forgery, in certain cases of Judge of Probate required before granting license to sell real estate	82
of persons deceased, under guardianship, by common law Courts 22: of Overseers of poor required before granting license, by Courts, to sell	
real estate of spendthrifts, non compos, &c. in whole or part to be given by Clerks, Cashiers, &c. of incorporated companies to at-	ib. 273
to purchasers under sales on execution and copy of note and amount due on mortgages	272
&c. to company of intentions of marriage by town Clerk for Justice or Minister of fines, costs, &c. to be returned within 50 days from rising of Courts	276 341
by the Clerk to office of Treasurer and Secretary of State of qualifications of school master and mistress required before employ- ment	407 *506
of inspectors of beef, pork, &c. to be furnished Collectors of customs before exportation	*633
of inspection required before exportation [See beef, butter, fish, pot and pearl ashes, hops, malt, tobacco, onions, fllaxseed, lumber, nails, fire arms, &c]	
CERTIORARI from Sup. Court to inferior tribunals to correct their proceedings in forcible entry and detainer to remove proceedings to Sup. J. Court	242 365
CHALLENGE to duel—punishment for giving or accepting acting as second, aiding, abetting, &c. punishment of, of jurors in capital cases, peremptorily, limited to 20	55 ib. 266
CHANCERY POWERS, granted to Supreme J. Court, as to trusts process, &c. necessary to carry such powers into effect of Supreme and Common Pleas Courts as to forfeitures of bonds, to	189 ib.
enter judgment in equity [See bond, probate, &c.] CHARCOAL measuring of regulated	190 *683
baskets for measuring to be sealed  penalties for violation of provisions respecting  CHARTERER of vessel, in certain cases to be considered owner	ib. ib, 93
CHEATING by false pretences, punishment of, CHEATS and gross frauds at common law, punishable in Supreme Court	86 ib.
CHILDREN posthumous how to inherit not named in will of father, to inherit as if intestate advances made to them to be considered, in dividing estate	141 ib. 211
of lunatics non compos, spendthrifts, &c. to have guardians [See wills, estates, probate, &c.]	215
CHIMNEYS, stove pipes, &c. in certain towns, penalty for not keeping in repair CHURCH WARDENS, to be bodies corporate, take lands for pious and charitable uses	114 152

CIVIL LAW—rules of, adopted for computing degrees to regulate descents	142
CITATION to issue from Probate Court to compel disclosure by persons entrust- ed with estate of persons deceased	000
	$\frac{202}{225}$
	$\frac{225}{102}$
citizens, personal morty of, protected not place, without their consent	ib.
CIVIL PROCESS not to be served on Lord's day [See service.]	75
CLAIMS, against insolvent estates, time and manner of proving 203, 204,	205
	204
or by referees in case	ib.
rejected by commissioners, may be prosecuted at common law,	
on petition to Sup. J. Court, in certain cases, after loss of right	250
against estates by executor or administrator may be submitted to refer-	,
ence, in certain cases, by rule before Judge of Probate	201
CLAPBOARDS, inspection of [See tumber.]; dimensions regulated a state of the second state of the second sec	676
CLERK of the Judicial Courts to be appointed in each county, by Governor	398
to been account of their fees and account with county (Treasurer up.	
der oath, annually, for half surplus above \$1000 to give bond to the State; condition thereof	399
to give bond to the State; condition thereof	ib.
What shall be adjudged a folicitate, and enece mereor	443
to pay over to county Treasurer in thirty days after rising of Courts,	
seem of the money received for State or county in the seed of the seem of the	399
may be appointed pro tem. by Courts in certain cases	400
to return to State Treasurer within fifty days after Courts' rising, cer-	2.2
tificates of fines, bills of costs; &c	406
to return like certificates to Secretary's office and the secretary's offic	407
when receiving costs in civil actions in favor of State, to pay it over to	
county Treasurer consists winding in suits whose hell her?	422
duty as to executions against principal in suits where bail boud is taken	
and returned, to insert name, &c. of bail	332
to grant subpoens for witnesses in civil cases to issue venires for Jurors according to districts	265
how to prepare lists of jurors for impannelling	379
to keep and certify motarial records, after decease of Notary—make	332
copies Co	424
to keep and certify copies of Justices records, under co. fession act	444
duty to be paid by, to county treasurer, on appointment	425
estate of, liable to make up deficiency in records	443
CLERK of Sessions to transmit copy of county estimates for taxes, &c. and county	710
Treasurer's account therewith to Secretary of State, annually	416
CLERK of Supreme J. Court to take charge and certify copies of records of deeds,	
in certain cases of vacancy of Register	419
CLRRK of towns. [See towns.]	
iparishes [See parish.] him and him	
market [Sec market.]	
Quaker meetings to make return of marriages to town Clerk	343
proprietors, &c. [See proprietors.]	
	*747
COHABITATION, &c. after divorce a vinculo, punishment of	347
COLLECTORS OF TAXES, may be chosen by towns instead of Constables, and	
their compensation agreed upon	481
to have warrant from Selectmen or Assessors	ib.
dying before completing, Assessors to appoint one to finish collection	ib.
to give bond, be sworn, form of oath	
	*483
to give notice before sale, and restore overplus to owner	ib.
may arrest body for taxes if not paid in 12 days afer demand, and in cer-	•1
tain cases before expiration of 12 days	ib.
may demand whole amount of tax in certain cases, although payable	¥484
by instalments superceded, may perfect collections of taxes in their hands	
may collect taxes of persons removing, whenever found	ib.
	ib. *485
how to proceed in collecting taxes on unimproved lands of non residents,	700
or improved lands of proprietors out of State	ib.
how to proceed in collecting taxes on real estate of persons living in	. IU.
the State, but out of the town, where assessed	*486
	*487
may require aid, in or out of their towns, when necessary	*488

COLLECTORS OF TAXES if taken in execution, to deliver Assessors copy of all	
assessments unsettled in their hands	*497
proceedings in case of their refusal to deliver,	ib
liable to pay taxes, of delinquent committed by them, if not committed	*500
within one year, in case of discharge under poor debtor's oath to exhibit to Selectmen, every two months account of their collections	
for feiture for neglect and how recovered	*489
when about to remove, before time of payment, mode of settlement	
with, by towns :	1489
another to be chosen to finish collection	*490
becoming non compos, incapable, &c. Assessors may appoint substitute	*491
having overpaid Assessors, to be refunded	ib.
their lists to be delivered Assessors, by guardian	
appointed to finish, &c. entitled to such lists, and a contact the whon delinement State Trace's many interesting to the state of the such lists, and the such lists are such lists are such lists are such lists.	ib.
when delinquent, State Treas'r. may issue warrant of distress against *4' deficiency of, to be made up by towns, &c. in case	*492
liable to towns for default	*493
in case of death their accounts unfinished to be adjusted with Assessors,	
by their executor or administrator	îЬ.
when deficient, negligent, &c. warrants may be issued against by	
Treasurer of county, town, or parish	ib.
warrants or executions against-mode of levying upon real estate of	*496
when committed for delinquency—to have liberty of gaol limits	ib.
[See Constables.] may strive addition to the second of the	3501
COLLEGES duties of instructors in certain cases discipline of further regulated	*504 *748
	8, 749
COMMENCEMENT OF ACTION, what shall be so deemed, against executor	0, 140
or administrator and a comparative and a second as been said.	238
what what what where the second second second is the second	298
COMMISSIONER OF TREASURY, to be appointed by Governor, &c. when	
State Treasurer's office is vacant with the property of the property of the state o	*746
COMMISSIONERS OF INSOLVENCY, to be appointed by Judge of Probate	203
to make known times and place of their meetings, for claims	ib.
may examine creditors under oath, as to their claims	205
form of c th to be administered in such cases and how 20: violation thereof to be punished as perjury	210 206
compensation of by Judge of Probate one was a standard .	204
[See Probate—Estates Insolvent, &c]	. ~01
of wrecks to be appointed in counties, by Governor, &c. and to	
The second secon	88
their powers, duties, &c. in taking charge of shipwrecked goods	38, 89
to publish statement of facts respecting wrecks, forthwith	. 99
may sell in part for payment of duties, and in certain cases the whole at	
auction	. 91
to account with State Treasurer, if no owner appear within one year to be prosecuted by Attorney General, if delinquent	ib. ib.
to superintend felling of trees, &c. when authorized by Supreme	10.
Court, for benefit of reversioner, &c.—powers and duties of	127
[See Timber, &c.] Supervised by a management of selection of the second	
COMMISSIONS OF JUSTICES expiring, provision for such cases	359
COMMITTEES to lay out highways, appointed by Court of Sessions, powers, du-	-
- 1985 ) Herries ties (科技教育科技 教教的) par no artronous ages of fair a cashed on a "*50	9, 510
may be agreed upon, in certain cases to estimate damage in laying out	****
ng a common roads: [See highhways.] magana sahang daga sa araw mana sa	*510
roads [See highhways.] viewing to be appointed by Legislature before granting tunnpike corpo-	
roads. [See Inghinays.] viewing to be appointed by Legislature before granting tumpike corporations [See turnpike.]	*510 *599
roads. [See highhouss.] viewing to be appointed by Legislature before granting tunnpike corporations. [See turnpike.] to be appointed by Judge of Probate to appraise income of real estate	
roads. [See highlinays.] viewing to be appointed by Legislature before granting tumpike corporations. [See tumpike.] to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probate.]	*599
roads [See Inghlinays.] viewing to be appointed by Legislature before granting tunpike corporations [See turnpike.] to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probate.] — by Courts to make partition of real estate 20 [See partition.]	*599 202
roads [See Inghlivays.] viewing to be appointed by Legislature before granting tunnpike corporations [See turnpike.] to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probate.] — by Courts to make partition of real estate 20 [See partition.] COMMONABLE CATTLE [See cattle.]	*599 202
roads. [See highhouse.]  viewing to be appointed by Legislature before granting tumpike corporations. [See turnpike.]  to be appointed by Judge of Probate to appraise income of real estate in certain cases. [See probate.]  by Courts to make partition of real estate. 20  [See partition.]  COMMONABLE CATTLE. [See cattle.]  COMMON LANDS. [See proprietors:—lands wharves, &c. partition, &c.]	*599 202 7, 134
roads [See Inghlinays.] viewing to be appointed by Legislature before granting tunpike corporations [See turnpike.] to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probate.] by Courts to make partition of real estate 20 [See partition.] COMMONABLE CATTLE [See cattle.] COMMON LANDS [See proprietors:—Lands wharves, &c. partition, &c.] COMMON and GENERAL FIELDS regulated [See field, fences, &c.]	*599 202 7, 134 159
roads [See Inghlivays.] viewing to be appointed by Legislature before granting tumpike corporations [See tumpike.] to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probate.] — by Courts to make partition of real estate 20 [See partition.] COMMON ABLE CATTLE [See cattle.] COMMON LANDS [See proprietors:—lands wharves, &c. partition, &c.] COMMON and GENERAL FIELDS regulated [See field, fences, &c.] COMMON NUISANCE [See nuisance.]	*599 202 7, 134
roads [See Inghlivays.] viewing to be appointed by Legislature before granting tunpike corporations [See turnpike.] to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probate.] — by Courts to make partition of real estate [See partition.] COMMONABLE CATTLE [See cattle.] COMMON LANDS [See proprietors:—lands wharves, &c. partition, &c.] COMMON and GENERAL FIELDS regulated [See field, fences, &c.] COMMON NUISANCE [See nuisance.] COMMON VICTUALLER [See license, &c.]	*599 202 7, 134 159
roads [See Inghlinays.]  viewing to be appointed by Legislature before granting tunpike corporations [See turnpike.]  to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probate.]  by Courts to make partition of real estate 20  [See partition.]  COMMONABLE CATTLE [See cattle.]  COMMON LANDS [See proprietors:—lands wharves, &c. partition, &c.]  COMMON and GENERAL FIELDS regulated [See field, fences, &c.]  COMMON VICTUALLER [See incense.]  COMMON SEWERS [See drains.]	*599 202 7, 134 159
roads [See Inghlivays.] viewing to be appointed by Legislature before granting tunpike corporations [See turnpike.] to be appointed by Judge of Probate to appraise income of real estate in certain cases [See probate.] — by Courts to make partition of real estate [See partition.] COMMONABLE CATTLE [See cattle.] COMMON LANDS [See proprietors:—lands wharves, &c. partition, &c.] COMMON and GENERAL FIELDS regulated [See field, fences, &c.] COMMON NUISANCE [See nuisance.] COMMON VICTUALLER [See license, &c.]	*599 202 7, 134

COMPANIES, &c. mode of, taking shares in execution, sale, &c.	*271
Clerk of, to give officer requesting, a certificate of number of shares	
owned by debtor [1] The large strike to be the control of the cont	273
when shares are sold on execution, certificates to be given purchaser	272
damages assessed against, by committee or jury, for certain injuries,	075
may be collected by warrant of distress	275
[See insurance, banks, &c.]	399
COMPENSATION allowed to Clerks of Judicial Courts to trustees summoned out of their county, to be allowed by Courts	287
of commissioner of wrecks, how adjusted	9, 91
	, 507
of commissioner of insolvency	204
the result of master of work house and the state of the s	*548
may be allowed by Courts to persons procuring conviction of thieves	69
of Collectors of taxes may be agreed upon by towns in certain cases	*481
[See fees.]	000
GOMPLAINTS for affirmation of probate decrees	222 328
of judgment of Com. Pleas in audita querela	356
of Justice's judgments regulated	230
of Com. Pleas judgment may he entered by leave of Sop. J. Court, after regular term, on petition, &c. if presented	
Within one year and Street Street Street Street	249
for flowing lands, by mill dams [See mills.]	173
against Assessors for not taking oath, form of	*471
COMPLAINANT in audita querela, when in gaol on execution, may be enlarged	
Per la la confidencia de la confidencia	328
CONCEALING PREGNANCY, and being delivered of bastard secretly, punish-	۲0
The special section of the second section with the second section of the second section of the second section is	56
treason, punishment of [See treason.]	51 75
CONCERTS, dancing, gaming, &c. on Saturday and Sunday evenings prohibited CONDITIONAL PARDONS may be granted by Governor, &c. in certain cases	123
sentences to house of correction, unless fine and costs paid	453
CONFESSION Act, records of Justices under, how kept, certified, &c.	444
of debts, before Justices of the Peace, regulated and debts, before	359
[See evidence, Clerk of Courts, &c.]	•
CONSANGUINITY, degrees of, within which marriage is prohibited	340
	*459
may serve writs and executions in personal actions to amount of \$100, provided they give bond to town Treasurer, in \$200	408
provided they give boun to town Treasurer, in \$200	ib.
acting before giving such bond—penalty for bond—remedy thereon same as for breaches of Sherifis'	ib.
to hold surplus arising from sales at auction on executions, in certain	, 20.
cases, subject to attachment, of other othicers	280
serving warrants or writs, may carry prisoners, &c. to Justice or to	
county gaol, though out of their town	403
may require aid in criminal cases where the continuous	407
to execute warrants from Coroners to summon jury [See officers.]	410
duty as to serving venires for Jurors, and returning	380
	, 386 *460
to notify persons chosen to town offices, to take the oath duty in warning, notifying, &c. for town watch *552	
	481
to have their warrant for collecting taxes from Selectmen or Assessors	ib.
dying before completing collection, Assessors to appoint others to finish	ib.
to give bond to town Treasurer, be sworn, form of oath #481,	482
may distrain goods, &c. of delinquents in payment of taxes, and sell at	
	¥483
may arrest body if taxes not paid in twelve days after notice	ib.
in certain cases, before expiration of twelve days	ib.
may demand whole of tax, in certain cases, though due by instalments a may collect taxes of persons removing wherever found	ib.
may sue for taxes in case of debtor removing, or female marrying	
	485
how to proceed in collecting taxes on improved real estate of persons	4485
how to proceed in collecting taxes on improved real estate of persons	*485 *486
how to proceed in collecting taxes on improved real estate of persons living in the State, but out of the town where assessed how to proceed in collecting taxes on unimproved lands of non-resi-	*48G
how to proceed in collecting taxes on improved real estate of persons living in the State, but out of the town where assessed how to proceed in collecting taxes on unimproved lands of non-residents, or improved lands of proprietors out of State	
how to proceed in collecting taxes on improved real estate of persons living in the State, but out of the town where assessed how to proceed in collecting taxes on unimproved lands of non-residents, or improved lands of proprietors out of State to notify attorney of non-residents, before sale, where such may have	*486 *485
how to proceed in collecting taxes on improved real estate of persons living in the State, but out of the town where assessed how to proceed in collecting taxes on unimproved lands of non-residents, or improved lands of proprietors out of State to notify attorney of non-residents, before sale, where such may have heen appointed to pay taxes	*486 *465 *487
how to proceed in collecting taxes on improved real estate of persons living in the State, but out of the town where assessed how to proceed in collecting taxes on unimproved lands of non-residents, or improved lands of proprietors out of State to notify attorney of non-residents, before sale, where such may have heen appointed to pay taxes	*486 *485 *487 *488

	n in 1900 partiel de la completa de	
CONSTAB	BLES to exhibit to Selectmen, &c, once in two months, account of their	
100	collections	<b>*</b> 439
- 1 Page 1	when about to remove before time of payment, mode of settlement with	
	by towns	ib.
	in such case another to be chosen to finish collection	*490
1413	penalty for when removing, or intending, and refusing to deliver up	
The total	bills, &c. and money in hands	ib.
its air tail,	becoming non compos, incapable, Assessors may appoint a substitute	*491
ARTON TOPAR	and having overpaid Assessors, to be refunded	ib.
	their lists of assessments to be delivered up by	
1.N17	guardians	ib.
ra sinal	when delinquent, State Treas'r may issue warrant of distress against *49	
	deficiency of, to be made up by towns in case	*492
		*493
uziga iti. j	deficient, liable to towns injured	"433
	when deceased before settlement with Assessors, to be adjusted by ad-	
Transfer Transfer	ministrators or executors	ib.
elia	warrants against when deficient may be issued by Treas'rs. of counties,	
and the state of the	towns and parishes, form of warrant	ib.
J. 1945 1921	executions or warrants against, how levied on real estate of	*496
19:50	when committed for default, may have liberty of yard	ib.
JIE .	when taken in execution, to deliver Assessors copy of unsettled taxes	
75.5	in their hands, with evidence	*497
· Lagrade	substitute to be chosen to finish, with powers	ib.
ipa. 1 11 🚶	refusing to deliver assessments, evidence, &c. proceedings against	ib.
er Andre	towns or plantations neglecting to choose, shcriff empowered to collect	*498
CONTACT	IOUS SICKNESS, provisions against spread of	*556
001111101	Selectmen to make provision for removal of persons arriving from	000
ita Setrak e	places infected, to safe places	ib.
95 INC.		10.
744	persons arriving from places where prevailing, to give notice and to de-	Cen
	part, if able, or be removed by warrant from Justice of Peace *556	, 557
	such persons prohibited from returning, under penalty	*557
Willer Co.	not to be entertained or received by inhabitants	ib.
5,79	ferries leading from places where prevalent, may be guarded	ib.
Allegan Tables and the second	penalty for persons coming from infected places, into this State with-	1.2
46) 11	out license a margin in a party of the control of t	ib.
	persons infected with, may be removed by warrant from two Justices	
Maria	and lodgings, necessaries, &c. provided by impressment	*558
	baggage of such persons, how to be proceeded with #558	, 559
H -	masters of vessels arriving from places where prevalent, to answer	•
. Mississ	questions on oath from Selectmen	ib.
97.	Courts may adjourn by proclamation from places where prevalent	<b>∌</b> 560
er i birta ar	towns may choose health committee to prevent spread of,	ib.
0.44 · · · · · ·	vessels having on hoard not to approach town, without leave, but to	
	anchor below, and wait orders from Selectmen	*561
ih iku		301
Right All Street	quarantine may be established to prevent introduction of, and rules and	# <b></b> 500
10 miles	regulations for due observance	*562
COMMES	[See small pow and quarantine.]	0.15
CONTEM	PT, in Supreme J. Court may be punished at their reasonable discretion	243
on stoppi St <b>oppin</b>	in Probate Courts may be punished by Judge, as in Com. Pleas	192
CONTINU	JANCE OF ACTION, to be granted where one or more defendant on	
	joint contract live out of State, at time of service, unless, &c. 255	,256
Mar Pales de l	in suits against counties by Sheriff in certain cases	450
way of the figure	not to be granted on amendment of circumstantial errors	259
Pro Political	in cases of foreign attachment, when principal is out of State	287
SIET - Land	on suits brought against executors, or admin'rs, within a year, regulated	235
dj G.	on probate bonds in certain cases	224
40.0	may be granted to executors and administrators in certain cases 205,23	5.237
CONTRA	CTS, COVENANTS, &c. demands on, against executors and adminis-	•
, tr	trators when falling due after 4 years from their appointment, bar-	
Mit such		, 239
LIUS FIN	mode of proceeding by creditors in such cases	239
det.		~50
	such, may be enforced against heirs or devisees after the 4 years, limi-	239
	tation, if claimed within one year from time when due	الاصد
Strange Bart - D	relating to sale of land, payment of debt of another, void unless reduced	0.10
COMPRE	to writing, signed, &c.	240
CONTRAC	CTS of mechanics and others, to operate as lien on buildings, in certain	St
COMME	2a Caseso เลยเบลทอด คุน ก่อนการสาเมตาก สมาชากสมุน โดย และกลุ่ม เ	*755
CONTRAC	CTS to charge executor or administrator out of his own estate void, un-	
	ှေ့ less, <b>ရှိင</b> ်ရေးများက များစေနှစ်ခွဲတွင် မွဲရေးများ စစ်ချွန်းကို ရေးကျော်မျှ မြောက်ပြီးမျှ ၂၅	240
•	for sale of goods of \$30 value or more, void unless reduced to	
	writing, or partly executed	241
	[See frauds.]	

may serve writs, &c. in cases where towns are parties to serve Treasurers' warrants against Sheriffs, &c. deficient

CORPORATIONS, &c. damages assessed against, by committee or Jury may be

cases, subject to attachment of other officers

duty to be paid by, to county or State Treasurer

collected by warrant of distress .

fees of

to hold surplus arising from sales at auction on executions, in certain

members of certain, may be witnesses where corporation is party, in

may return talismen on Jury for trials, in certain cases proceedings of, in certain cases, under State of Mass. made valid

ib. \*495

280

382 414 425

429

275

CORPORATIONS aggrieved by laying out highway, may apply to Sessions for Ju-	_
ry or committee	
manufacturing, mode of satisfying executions against 286	±
[See manufacturing, turnpike, insurance, &c.] CORPSES or dead bodies, not to be arrested	4
penalty for digging up, or removing	
CORRECTION, houses of, to be established in each county	
[See houses of correction.]	n
COSTS allowed in all actions to party prevailing by default, non suit or otherwise 25; to defendant in real actions or disclaimer of whole in case 26	
for trustees in foreign attachment when and how 287, 289 against trustees not appearing first term 280	
for principal and trustees when plaintiff does not prevail against prin-	
cipal ibliability of endorser of writ to pay in certain cases [See endorser.] 25	
to defendant prevailing on tender of amends, &c. in trespass, q. c. 260 in cases of seizure of personal property on decree of forfeiture or res-	•
toration, and however season and by the control of	0
on petition for partition, regulated	
on process for flowing lands by erecting dams, regulated 17	
on inquests of office, for State	
on abatement of nuisances, before two Justices	
on appeals from decrees of Probate Court to Supreme 223	á
to respondents on petitions in certain cases, in Sup. Court or Com.  Pleas, in case prayer thereof unreasonable 23:	0
Pleas, in case prayer thereof unreasonable 23: on actions of review, regulated 24:	
in civil actions where State is party, when received by Clerk to be paid	,
to county Treasurer for use of State	2
in cases of replevying the person, regulated	I
in case of damages in locating roads, when increased or diminished *511,512	2
in case of view, by jury, in actions relating to real estate, how to be ad-	
The vanced and taxed to the state of the sta	
damages estimated on turnpikes, how to be paid *600	8
where damage recovered in Common Pleas does not exceed \$20 to be	_
1-4 part of damage, except on report of referees	
	ס
to be allowed plaintiff in one action only, when he brings several at one term, which might have been joined	o
in criminal cases, in Judicial Courts to be taxed in all cases before	-
them, for jurors, witnesses, officers, Justice, &c	1
such bills of costs to be paid by county Treasurer	•
copies of such bills, together with certificates of fines, &c. to be deliv-	
ered by Clerks to county and State Treasurers, after vising of Courts ib	١.
COSTS in criminal prosecutions, when collected by officers, on judgment or sentence of Courts to be paid to County Treasurer forthwith	o
statement of hills of to be made under oath by County Treasurer to	٠
statement of bills of, to be made under oath by County Treasurer to State Treasurer within two months after rising of Courts  373	3
sums allowed in, to individuals not to be paid unless demanded within	-
three years	4
sums not so demanded, to be credited to State, by County Treasurer 37	5
sums taxed in for Attorney General in cases, to be credited to the	
ib	
how paid, when not collected of convict	
Justices of the Peace not to act as, in actions before them  [See Attornies and Counsellors.]	•
COUNTERFEITING bills, notes, coins, &c. [See Forgery.]	9
COUNTIES, deeds to and from, how to be made and executed 178, 178	9
COUNTY each to have houses of correction. [See houses of correction.]	
actions by and against where to be commenced 258	
- inhabitants of one against inhabitants of another, where ib	
by plaintiffs against their own county, where	
between—and corporations where inhabitants of, may be witnesses, although party, provided 395	
inhabitants of, may be witnesses, although party, provided 395 to be assessed by Court of Sessions to indemnity Sheriff, when judg-	-
ment is recovered against him for insufficiency of gaol 450	0
to be sued if such sum be not assessed and paid within six months ib	
such suit how prosecuted, defended to final judgment, execution, &c. ib	١.
iclimbitants of compelled to pay execution against, how indemnified ib	
liable in damages to travellers injured by bad roads *518	Ś

200	그는 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.	
	INDEX.	XX
		ΔΔ.
COUNTY	penalty against—when life is lost by bad roads taxes, how assessed, collected and paid [See Taxes.]	*518
	charges how defrayed [See Costs, County Treasurer, &c.]	
COUNTY	ATTORNIES how appointed, powers, duties	422
· 清水 · · ·	duty to be paid by, to county or State Treasury [See Attorney.]	425
COUNTY	REGISTER [See Register of Deeds.]	•
COUNTY	TREASURER to be chosen annually on second Monday of September	420
14. 30 元学	copy of record of votes for, to be returned to Court of Sessions	, ib.
	to be sworn and give bond	ib. ib.
	if no choice of, what proceedings to be had duty as to paying county charges	421
	to enforce payment of county tax in same manner as State Treasurer	ib.
	to exhibit his account annually, with county estimates to Secretary of	
	State in January	416
	to exhibit annually, &c. account of money in his hands to lay before Legislature annually, account of money raised and how	ib.
	disposed of	421
	persons who are not eligible to office of	ib.
	to receive costs taxed for State in civil cases, and pay over the same	
ele es element	to State Treasurer	422
	may issue warrant against delinquent Constables—form *493, —— Sheriffs, in certain cases	*494
POST SALES	to receive of United States, money due for keeping their prisoners	451
想 医皮肤	to procure standard beams, weights, measures, &c. sealed-and to be	
		*576
	to sue delinquent officers, not paying over fines, &c. collected  Justices of the Peace for not accounting, &c. semi-annually for	372
	fines	373
	to transmit State Treasurer, on oath, an account of bills of costs allow-	•
	ed in Courts	ib.
	balance of such accounts how adjusted and paid	ib.
1.00	penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of	ib.
	fines, costs, &c.—substance and form thereof	374
	not to pay sums allowed to individuals in criminal bills of costs unless	
	demanded within three years	ib.
	such sums after that time to be credited to State	375
	to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury	ib.
	compensation allowed to, by State, on settlement of accounts	376
ji salari	may commence and prosecute suits on securities given to predecessor	262
COURT S	UPREME JUDICIAL established; jurisdiction, power, &c.	241
	may order proceedings of Inferior Courts, &c. brought before them	242
	administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court	243 ib.
	to make rules for the admission of attornies	ib.
	times and places of holding	
	one Judge and when no Judge present Sheriff may in certain cases	

to procure standard beams, weights, measures, &c. sealed—and to be proved by State standard once in ten years to sue delinquent officers, not paying over fines, &c. collected — Justices of the Peace for not accounting, &c. semi-annually for fines to transmit State Treasurer, on oath, an account of bills of costs allowed in Courts balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor 2 COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding  one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manislaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and mallicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and counterfeiting Perjury and subornation of perjury Cheats and goos frauds at common law Cheating	24 X, 11 11 11 11 11 11 11 11 11 11 11 11 11	Snerins, in certain cases	*433
to procure standard beams, weights, measures, &c. sealed—and to be proved by State standard once in ten years to sue delinquent officers, not paying over fines, &c. collected — Justices of the Peace for not accounting, &c. semi-annually for fines to transmit State Treasurer, on oath, an account of bills of costs allowed in Courts balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make roles for the admission of attornies times and places of holding process to hear test of first Justice, under seal of Court to make roles for the admission of attornies times and places of holding are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and counterfeiting Penjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	to the state of	to receive of United States money due for keeping their prisoners	451
proved by State standard once in ten years to sue delinquent officers, not paying over fines, &c. collected — Justices of the Peace for not accounting, &c. semi-annually for fines to transmit State Treasurer, on oath, an account of bills of costs allowed in Courts balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for, jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, pnnish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  IURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and coun			
to sue delinquent officers, not paying over fines, &c. collected  Justices of the Peace for not accounting, &c. semi-annually for fines to transmit State Treasurer, on oath, an account of bills of costs allowed in Courts balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding  243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating b			****
mes of the Peace for not accounting, &c. semi-annually for fines  to transmit State Treasurer, on oath, an account of bills of costs allowed in Courts balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, panish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Clieating by false pretences			*576
mes of the Peace for not accounting, &c. semi-annually for fines  to transmit State Treasurer, on oath, an account of bills of costs allowed in Courts balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, panish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Clieating by false pretences		to sue delinquent officers, not paying over fines, &c. collected	372
to transmit State Treasurer, on oath, an account of bills of costs allowed in Courts balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, panish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			
to transmit State Treasurer, on oath, an account of bills of costs allowed in Courts balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding  243, 244, 2  one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.]  one Judge to hear and decide causes when the others are interested  IURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			OFF
ed in Courts balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested IURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			373
balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for, jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. 2 may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make roles for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. 2 and our from day to day, until quorum &c. 2 may enter judgment as of former term, in certain cases, when actions are continued his for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality  Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy  Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury. Cheats and gross frauds at common law Cheating by false pretences		to transmit State Treasurer, on oath, an account of bills of costs allow-	
balance of such accounts how adjusted and paid penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for, jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. 2 may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make roles for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. 2 and our from day to day, until quorum &c. 2 may enter judgment as of former term, in certain cases, when actions are continued his for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality  Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy  Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury. Cheats and gross frauds at common law Cheating by false pretences	Santa Dir	ed in Courts to a describe a locality flat as a control of the court o	ib.
penalty for neglecting to transmit accounts to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  SURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			ib.
to render account annually in January to Governor and Council of fines, costs, &c.—substance and form thereof  not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			
fines, costs, &c.—substance and form thereof not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			ib.
not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. 2 and our punch of the continued his for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested SURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, menslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality  Burglary and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences		to render account annually in January to Governor and Council of	خ
not to pay sums allowed to individuals in criminal bills of costs unless demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. 2 and our punch of the continued his for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested SURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, menslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality  Burglary and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences		fines costs &c —substance and form thereof	374
demanded within three years such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICTAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	4 1 1 1 1 1 1 1		
such sums after that time to be credited to State to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			47
to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c.  may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies  times and places of holding  243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c.  may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold  Reporter of decisions of, to be appointed, his duty  [See Reporter.]  one Judge to hear and decide causes when the others are interested  JURISDICTION—as to crimes, &c. Treason and misprision of treason  Murder, manslaughter, felonious mains and assaults—and duelling  Rape and assaults with intent to commit rape  Incendiaries and malicious mischief  Sodomy and Bestiality  Burglary and other breaking and entering buildings  Robbery and other breaking and entering buildings  Robbery and subornation of perjury  Cheats and gross frauds at common law  Cheating by false pretences			.ib.
to account with his county for jury fees—and for gaoler's charges for maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor SUPREME JUDICIAL established; jurisdiction, power, &c. 2 may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make roles for the admission of attornies		such sums after that time to be credited to State	375
maintenance of prisoners received from State Treasury compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding  243, 244, 2  one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  SURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	. Spring		
compensation allowed to, by State, on settlement of accounts may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies  times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality  Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy  Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			ib.
may commence and prosecute suits on securities given to predecessor COURT SUPREME JUDICIAL established; jurisdiction, power, &c.  may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make roles for the admission of attornies  times and places of holding  243, 244, 2  one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c.  may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold  Reporter of decisions of, to be appointed, his duty  [See Reporter.]  one Judge to hear and decide causes when the others are interested  JURISDICTION—as to crimes, &c. Treason and misprision of treason  Murder, manslaughter, felonious mains and assaults—and duelling  Rape and assaults with intent to commit rape  Incendiaries and malicious mischief  Sodomy and Bestiality  Burglary and other breaking and entering buildings  Robbery and other larcenies  Blasphemy  Adultery, polygamy and lewdness  Forgery and counterfeiting  Perjury and subornation of perjury  Cheats and gross frauds at common law  Cheating by false pretences	10 mg 7 mg		
COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding  243, 244, 2  one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  **IURISDICTION**—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults*—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			376
COURT SUPREME JUDICIAL established; jurisdiction, power, &c. may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  SURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, menslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robberty and subornation of perjury Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	50.43.1	may commence and prosecute suits on securities given to predecessor	262
may order proceedings of Inferior Courts, &c. brought before them administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	COURT S		241
administer oaths, punish for contempts, issue writs of mandamus process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding			242
process to hear test of first Justice, under seal of Court to make rules for the admission of attornies times and places of holding 243, 244, 2 one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. 2 may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  SURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, menslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robberty and other breaking and entering buildings Robberty and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			
to make rules for the admission of attornies times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  URISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	Bridge Comment	administer oaths, punish for contempts, issue writs of mandamus	243
to make rules for the admission of attornies times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested URISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other breaking and entering buildings Robbery and subornation of perjury Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	Contability	process to hear test of first Justice, under seal of Court .	ib.
times and places of holding one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			ib.
one Judge, and when no Judge present, Sheriff may, in certain cases adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	1.054		
adjourn from day to day, until quorum &c. may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  IURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			240
may enter judgment as of former term, in certain cases, when actions are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			
may enter judgment as of former term, in certain cases, when actions are continued his for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested  JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	1 44 G A	adjourn from day to day, until quorum &c	245
are continued nisi for advisement in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	assaucilia.		
in such cases liens by attachment to hold Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested one Judge to hear and decide causes when the others are interested  JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			245
Reporter of decisions of, to be appointed, his duty [See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			
[See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	S - 1		246
[See Reporter.] one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences		Reporter of decisions of to be appointed, his duty	ih.
one Judge to hear and decide causes when the others are interested JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, menslaughter, felonious mains and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality  Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy  Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			•
JURISDICTION—as to crimes, &c. Treason and misprision of treason Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			247
Murder, manslaughter, felonious maims and assaults—and duelling Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	TEDIEDIO		
Rape and assaults with intent to commit rape Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	i orrigini o	11014—as to crimes, oc. Treason and misprision of treason .	51
Incendiaries and malicious mischief Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	711	Murder, manslaughter, telonious maims and assaults—and duelling	53
Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	1	Rape and assaults with intent to commit rape	56
Sodomy and Bestiality Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	100	Incendiaries and malicious mischief	- 58
Burglary and other breaking and entering buildings Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences			61
Robbery and other larcenies Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	1000		
Blasphemy Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	1.425		ib.
Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	•	Robbery and other larcenies	63
Adultery, polygamy and lewdness Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences		Blasnhemy	71
Forgery and counterfeiting Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	1.0566.534	Adulteer, polygony and lawdness	77
Perjury and subornation of perjury Cheats and gross frauds at common law Cheating by false pretences	W 11 2 2		
Cheats and gross frauds at common law Cheating by false pretences	1994		79
Cheats and gross frauds at common law Cheating by false pretences	and affects.	Perjury and subornation of perjury	85
Cheating by false pretences	The say		86
	100		ib.
winding destroying or casting away vessels, &c.	to a sec		
		winding desiroying or casting away vessels, &c.	.87
		and the first of the second of	

JURISDI	ICTION, &c. making out false invoices to defraud underwriters	81
	gaming, betting, &c. violating sepulchres of the dead	97 3, 94
jask is	arresting dead bodies purchasing notes, by officers and ministers of the law	94 101
35h	bribery and corruption 101	, 102
	frauds of Clerks in State Treasurer's office	*747
Water Control	transporting minors, &c. without consent of parents	103
	violations of law respecting contagious diseases, small pox, &c. *562 selling unwholsome provisions	564 104
	erecting hospitals for inoculating with small pox, in certain places	*564
	injuring fire engines, wantonly	115
4-33	as to nuisances, on appeal from two Justices quorum unus	111
	on indictment of felony may receive verdict convicting of part and ac-	0.00
Arguer 1	quitting residue—and sentence accordingly to proceed on trial of persons indicted for capital crimes standing mute	266
186 ·	as if pleading not guilty	ib.
	to punish offence of passing, &c. foreign bank bills, under \$5	*628
	may in certain cases, allow owner of stolen goods to dispose of con-	
	vict in service may allow compensation to prosecutor of thickes	70 69
COURT	SUPREME JUDICIAL or any Judge thereof may grant writs of habeas	03
	corpus for persons restrained of their liberty 322	324
	when and how returnable .	ib.
	not to grant writ for persons imprisoned for certain offences unless	322
	but may bail for any offences, special cases excepted on return of writ of habeas corpus to examine, &c. within three days	ib.
Section 1	and bail or discharge, &c. as case may be	324
	may grant habeas corpus for minors enlisting into the U.S. Army with-	
	out consent of parents	
ar e 1971	may inquire into facts, &c. against return of writ	325
	may punish, as contempt, any disobedience to such writ - power of—as to out-lawry, manner of proceeding .	ib. 337
• • • • • • • • • • • • • • • • • • • •	jurisdiction as to divorce and alimony . 344, 345, 346	
	may grant reviews of judgments rendered by Com. Pleas or Justice of	
100	Peace, when appeal is lost, under certain circumstances	248
	provided petitioned for within three years may stay execution on granting review, or grant costs to respondent,	248
	if denied, as case may be	249
	may allow appeal or complaint to be entered after the regular term, if	
	omitted by mistake, accident, &c.	ib.
	to have same discretionary power in regard to appeals lost, &c. as in	:1
	reviews, if petition be made within one year such proceedings not to affect hail, or property attached	ib.
Contraction of	may allow claim against insolvent estate, rejected by commissioners,	
	to be prosecuted at law, in certain cases, after creditor has lost	
	his right	250
	provided petitioned for within two years .  may license married woman, abandoned by her husband, to sell any	ib.
100000	part of her real or personal estate during his absence, for her sup-	
r	port	251
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	and to prosecute and defend actions, as feme sole	ib.
	husband returning, while contracts made by such powers are in force,	i.
	to be liable thereon actions pending in such cases, where wife is party, not to abate by	ib.
	return of husband	252
	to give notice before granting such powers to wife, in same manner as	
	on libels for divorce	ib.
*1	may appoint auditors in any case when deemed proper—and their re- port to be evidence to jury	262
	to allow reasonable compensation to be taxed for auditors	ib.
	proceedings in, as to actions of account appealed, regulated	261
	may license reversioners and others to cut timber, &c. in certain cases	<b>10-</b>
	under direction of commissioners 126,	
	Jurisdiction as to bills in equity, on mortgages [See mortgages.] ——bills in equity respecting estates escheated to State and afterwards	145
	restored to owner	188
	—— bills of discovery for amount of goods embezzled by master, &c.	93
,	partition of real estate, on petition, after notice 134,	135
	inquests of office to revest real estate in the State,	184

COURTS	S. J. to have equity powers as to trusts under deeds, wills, &c.	189
unit i Comunità de la	equity powers as to lands held in trust for use of counties	179
High said	chancery powers as to forfeitures and penalties	190
		191
	may commit persons acquitted of trial, on ground of insanity until re-	
		252
	any Judge of, may discharge such person, when safe or a Judge may commit such person to the custody of his friends in case	253 ib.
	to be Supreme Court of Probate	193
	appeals to, from Court of Probate how prosecuted	
	may grant appeals from Probate Court in certain cases, on petition after	
		222
	to regulate costs on appeals from decrees of Probate Courts, relating to trusts, &c.	223
	to have jurisdiction of suits on probate bonds	224
	in such suits, proceedings to judgment execution, &c. how, 224, 225,	226
	to continue such suits when principal has not been served with process	00.4
	in case, &c. may grant license to executors and administrators to sell real estate of	224
		227
	if partial sale would greatly injure the rest, may license sale of whole	228
Parker,	to give notice previous to granting license in any case	ib.
	may license guardians of minors, non compos, lunatics, idiots spend- thrifts, &c. to sell estate of their wards, in whole or part, under same	
The stages	conditions and restrictions as are required in sale of estate of per-	
	sons deceased for debts, &c	230
	to require certificate of overseers of the poor in certain cases and Judge	
in a sea of	of Probate in all cases on such petitions and may examine petitioner	220
	on oath, before granting such licenses	220
	direct proceeds to be put on interest, if made to appear for their	
	benefit virgania in region and a region in the contract of the contract of	230
The state of	certificate required from Judge of Probate of its necessity previous to	٠,
	granting such license bond to be given to account, &c. to Judge, before sale ,	ib. ib.
Jan Hills	may license executors, administrators and guardians to sell real estate	10.
in a second	lying within the State, of persons who lived, or are out of the State,	
		231
	may authorize executors and administrators to make conveyances to complete or fulfil contract or covenants of deceased	232
	may award costs to respondents in certain cases, if petitions are un-	~~
14404.000	reasonable	233
10.00	their powers as to trusts, &c. not affected by provisions relating to trus-	
il stoppi ge	tees appointed by wills to inspect records, &c. of their Clerks, and if deficient, to direct suit	219
13156		443
	proceedings on appeal from the Common Pleas regulated .	265
entrore.	on appeal from Probate Court 221, 222,	
COURTS	OF COMMON PLEAS. Jurisdiction as to larcenies not exceeding \$100 violation of law against passing foreign bank bills under 5 dolls.	63 627
, seefil ka	violation of provisions for due observance of Lord's day	73
	fornication	78
		, 98
ir ool Ira	arresting of dead bodies jurisdiction as to nuisances	$\frac{94}{106}$
	may allow compensation to prosecutors of thieves	69
	may remit all or a part of penalty on scire facias, in criminal cases	191
	jurisdiction as to offence, of selling unwholesome provisions	104
	may in certain cases empower owner of goods stolen to dispose of con-	70
Pind more	vict in service	10
100	diseases *562, 564,	566 <sup>-</sup>
nng Brakes Tracest	jurisdiction as to bastardy cases, and trials therein regulated	349
og saving	as to offeness of defecing mile stones, or public monuments	$125 \\ 124$
Dien in	as to offences of defacing mile stones, or public monuments how to regulate trials in cases brought from Justices of Peace, when tis	1,24
endikenta Mila	tle to real estate is set up in defence	356
	to try cases of seizure of personal property liable to forfeiture, &c. if	
u boʻ	more than \$20 value, proceedings therein	379

OURTS	C. P. to audit and settle Sheriffs accounts of fines, &c. in that Court	407
100	to allow and order payment of incidental expenses in that Court	416
State -	powers as to regulating places for turnpike gates, time of opening, &c.	
	may approve laying out [See turnpike.] . #600, 600 powers as to appeals from Justice of the Peace, complaints, defaults,	5, 607
4 (1777)	powers as to appears from Justice of the Peace, complaints, defaults,	
Lake to	judgment by mistake, to allow entry after regular term, review, new	~
A CARDON	trial, &c. in same manner as Supreme Court in similar cases	250
	may appoint auditors in any case, when deemed proper	262
	their report to be evidence to jury	ib.
	to allow compensation to be taxed for auditors	ib.
1939114	to allow reasonable compensation to trustees summoned out of their	
.004.00	county	287
100	er one Judge thereof, may admit to bail persons committed for bailable	
3348.5	offences	336
	may compel kindred of paupers to contribute to their support and assess	****
	weekly contribution to be paid therefor	*532
	and direct with which of them the pauper may reside	*533
1 - 4 S - 7 S	may discharge apprenticed children from their masters in certain cas-	
1944	es *760, 534	
. Pro ligar		*535
1487.76	may receive complaint of Overseers, for removal of paupers [See poor.]	*542
	may commit keepers of houses of ill fame to house of correction	*536
	may authorize location of reserved lots, on application of Assessors	151
1,500,000	to appoint a committee with directions to designate the use	ib.
market in	report of such committee, accepted, recorded, &c. to be effectual	152
		է 135
100 000	may license sale of real estate by guardians of idiots, non compos,	
114444	spendthrifts, minors, &c. in whole or part, in certain cases 215,227,224	5,220
1000	may license executors, and administrators to sell real estate of deceas-	227
	ed, for payment of debts .	227
1000	proceedings and evidence required before granting such licenses to ex-	ดอด
17.41%		,229
	may grant licenses to executors, administrators and guardians out of	
es eink	State to sell lands within the State for payment of debts, in certain	231
	지 않는 그 그는 그를 살았다. 그는 이 없는 사람들이 가는 사람들이 되었다면 하는 사람들이 되었다. 그렇게 하는 것은 사람들이 가장 하는 것이 없다면 하다.	ع ديد
	to require notice, &c. previous to granting any such licenses, and may	, 229
Shafes h	also examine petitioners under oath, in such cases, as to facts 228 may authorize executors and administrators to make conveyances to	, 220
Samuel a	carry into effect contracts of deceased .	232
	may award costs to respondents in certain cases, when petitions, &c.	202
6.15 1972	are unreasonable	233
	times of sitting in York county	352
east syle	in Cumberland county	246
139,39	proceedings of, respecting mechanics, &c. lien on buildings *755, 757	
DURTS	JUDICIAL may grant reviews, on petition, in cases where there is good	, .,
	reason for setting aside verdict: on conditions, &c.	247
H.H. (39)	may grant reviews when by accident, mistake, &c. judgment has been	~
i ilandara	rendered, and in all civil actions when reasonable	246
	may stay execution on granting, or give costs to respondent if denied	249
	to continue actions on joint contract where one or more defendants	
	live out of State, unless notice, &c. is proved	255
	to allow amendment of circumstantial errors, without costs	259
	may issue attachment against witness refusing to obey summons after	
	fees tendered, and may punish by fine	265
padity test.	may authorize Sheriff to dispose of poor couvicts in service, in certain	
	cases and a same and a second	376
	er to liberate them on taking their notes to the county Treasurer for	•
*9 -94 -	fine and costs	377
in strain	or to liberate them on such conditions, as directed	ib.
		, 383`
	may examine jurors, on oath, as to interest, in trials	382
*	may direct jury to view, in actions relating to real estate, on condition	386
	may direct when and what days of their sittings venires for jurors be	-
40 J. Linda	returned	386
The state of the s	may cause testimony of witnesses to be taken in writing, in open Court,	
	or by Justice—to be used on appeal, review, &c. in case	391
	may admit or reject depositions taken out of State, provided, &c.	392
	may grant dedimus to take depositions within or out of State .	ib.
• •	may appoint Clerks pro tempore, in certain cases	400
	may confine persons convicted, in common gaol, or house of correction	453
Fag. 4	그는 그는 그를 가면 한 한국을 살을 받는 수 없는 사람들이 되었다. 그는 사람들이 살아 나를 살아 먹는 것이다.	

read to the control of the control o	
GOURTS J. may sentence convicts to houselof correction conditionally, viz. no	n
navinent of the and costs	455
when fining towns for defective highways—to appoint agent to expe	nd
amount in repairs—and cause him to account	<b>₹57</b> 9
may adjourn, by proclamation, from places of holding, where mortal	ly
infectious distempers prevail	*560
may take acknowledgments of deeds to har entailments	132
to make up judgment in actions on default	259
may take off default on payment of costs, in certain cases may affirm judgments of lower courts when appeals are not prosecute	259 a
on home & consider a menular selection . The menular menular menular selection 1	u, 35, 222
COURTS OF SESSIONS established and their jurisdiction defined	349
	50, 351
pay of Justices and the second	351
one or more Justices may adjourn, when less than quorum	ib.
may cause partition of general and common fields in certain cases	171
to establish rules to govern gaols and houses of correction	119
their power and duty as to convicts sentenced to hard labour 1	19, 120
to divide counties into Jury districts, and how to examine sufficiency of Sheriff's hond and cause the same to be ce	379
tified by their Clerk to State Treasurer	
to examine and approve of Coroner's bonds	401 402
to prepare estimates of county charges, &c. annually on 1st of Januar	v 415
Clerks of, to transmit same to Secretary of State with county Treasur	; 110 [-
er's account on 1st of January annually	416
to adjust accounts with county Treasurer and Attorney, Sheriffs, &c. o	f
money in their hands, or for services due them, annually	416
to assess money, authorized by Legislature, for building and repairing	
prisons in each county	445
to cause apartments to be provided for debtors separate from crimina	ls ib.
to assess money on county to indemnify Sheriff for loss sustained by hin for insufficiency of gaol	
may appoint agents to defend suits against county by Sheriff	450
to cause house of correction to be provided in each county	450
to appoint master and establish rules, regulations for	451 ib.
to appoint Overseers, with powers, duties—compensation	452
to examine accounts of Overseers, remove them	ib.
to provide materials for work, establish rules relating to, distribution of	f IST
profits of labour, management	454
to examine and allow accounts of master	455
to approve of bye-laws of towns, provided	*463
to appoint Assessors when towns neglect to choose Assessors, or Se-	
lectmen to appoint others in place of delinquent Assessors	*472
to hear complaints for over-rating by Assessors of taxes	*474 *477
to direct laying out, altering, amending, &c. highways and estimating	411
damages therein	*509
[See highways.]	000
to direct payment of damages estimated, in laying out highways and	
issue warrant of distress	*512
to allow reasonable time for opening highway, not exceeding twelve	
型 months the transfer the transfer to the tra	*514
to direct as to mode of supporting highways through unincorporated	
places	*520
how to proceed in locating highways through proprietor's lands may direct assessment of tax for support of town watch in case town	*521
vote and all the second of the	*550
may license auctioneers when Selectmen unreasonably refuse	*553 *590
to appoint committee to lay out turnpike when granted by the Legis-	. 220
and the same lature as the property is an included a substitution of the property of the contract of the contr	*600
may license tin pedlars, provided	*762
may license ferrymen, and establish rates of ferriage *768	, 769
proceedings respecting choice of Register of Deeds	417
if no choice by people, to issue warrants for new trial and adjourn to	
receive returns of votes	418
may appoint agents to convey county lands in certain cases	179
COURTS MARTIAL [See Militia.]	
COVENANT [See contract, Courts, &c.]	115

CREDITORS to insolvent estates allowed from six to eighteen months to support	203
their claims before commissioners when claim of, is disallowed by commissioners, may have it determin-	203
ed at common law, giving notice at probate office	204
or may have it determined by reference, on agreement with executor	
or administrator by rule before Judge a second a supplementation .	ib.
not making out their claims, &c. to be barred unless they find estate	
not inventoried—or unless estate should not prove insolvent	205
may sue if executor or administrator neglect to settle account for six	200
months after final report of commissioners.  CREDITORS to intestate estates entitled to administration if widow and next of	200
kin refuse to the state estates engined to administration if widow and next or	194
may be examined on oath by commissioners as to their claims	205
to estates of persons deceased, how to proceed, previous to suing pro-	
(e) bate bonds set if a slight tright that the property of the end of the control of the cont	- 225
whose debtors have been committed on execution may have process of	
foreign attachment on condition	294
on execution levied on real estate to execute release to debtor, on	285
payment within time of redemption on executions, &c. may in certain cases offer release to debtor before	400
The same suit a label of the same state of the same state of the same same state of the same same state of the same same same same same same same sam	ib.
effect thereof if pleaded by debter to suit for possession .	ib:
liable to support their debtors imprisoned for debts incurred since	
March 14, 1820 in certain cases	*538
may discharge debtor's body in such case, without prejudice to his de-	:1.
mand or property  CRIMES, persons accused of, their right to be heard, secured	ib. 22
their right to demand and have copy of accusation	ib.
to have speedy, public and impartial trial by jury, except, &c.	25
not bound to give evidence against themselves	23
not held to answer for capital or infamous, unless on present-	
ment of grand jury	ib.
before conviction bailable, except	ib.
to have compulsory process for witnesses and he confronted by	23
to be bailed or discharged, unless indicted at second term or with-	-
in six months after commitment	267
persons indicted of certain, amounting to felony may be acquitted of	
part, and convicted of residue to the state of the state	266
of murdering bastard child by mother, concealing death and delivery	٠
in secret, when included in one indictment—verdict may acquit of	56
part, or convict of part, or whole, as case may be persons accused of, and out of State where committed—how deliver-	JU
	*458
[See fugitives from justice.]	
CRIMES CAPITAL persons charged with, standing mute, to be tried as if plead-	
ing not guilty	266
	ib.
	268
of robbery and larceny—accessaries to—may be prosecuted for misde-	200
meanor, though principal be not prosecuted, or convicted	69
[Sec arson, burglary, murder, treason, &c.]	
[See also accessaries and punishment.]	
CRIMINALS not to be removed from one gaol to another without habeas corpus	325
when to be tried or hailed or discharged if in prison standing mute in capital cases, to be tried on plea of not guilty	267 266
not allowed in capital cases to challenge more than 20 jurors without	2,00
Section of the course providing the state of the course of the course providing the course providing the course of the course providing the course of the co	iЬ.
capitally convicted not to be executed, but by warrant from Supreme	
Executive, under great seal Miles the house of the seal and the seal of the se	263
[See Crimes, Courts, Supreme Judicial, Evidence, &c.]	
CRUELTY extreme in either party married to be cause of divorce from bed and	345
to horses or cattle how punished to wash the second of the	545 60
CULLERS OF STAVES [See Lumber.]	
CURRIER [See Nuisance.]	
CUT NAILS [See Nails.]	
CURSING and SWEARING &c. how punished	72
CURTESY, when husband shall be tenant by	143 54

#### Ď

	of defendant	259
for detention of widow's	dower	150
for flowing lands by erecti	ing mill dams [See mills.]	172
trespasses, &c. in general	and common fields, how estimated [See fences.]	168
for injuries by cattle to co	ommon fields regulated	169
in audita querela, how re	covered	327
in replevin [See replevin	i.]	368
on inland bills of exchang	ge regulated	396
for false imprisonment, b	eside penalties—how recovered	326
assessed against corporati	ions or individuals by jury or committee may	
be collected by warran	t of distress	275
	ow estimated by jury or committee *510-	513
[See highways.] and		512
in laying out turnpikes, he	ow estimated, paid, &c. *600,	607
from defect, want of rep	air, &c. of bridges, &c. on turnpikes	603
[See turnpikes.]		
sustained by travellers fr	om bad roads, how recovered . *	513
done by cattle how estim	ated, when impounded, in certain cases #	570
sustained by persons inju	red by fire set in the woods, how recovered	60
for injuries from mischie	vous dogs how recovered [See dogs.] *	765
		771
in fraudulent	destruction of vessels and cargoes ——	87
by nuisances	g skysiligydeny addiesa vydad naj <mark>j</mark> ihojilo <del>čine.</del> – – – –	107
		113
		125
		124
	ent of masters. &c. owners liability therefor	
	i nedelag i ramana areka godine koa tanuak af	92
on inland bills of exchan		
DANCING in taverns, Saturday and		75
DEACONS of churches, may take a	grants to pious and charitable uses, as bodies	
corporate corporate	was provided by the left of the provided and the provided of the left of the l	152
		595
DEAD BODIES, punishment for digg		, 94
not to be arrested on mes		94
	duelling or murder, to be dissected, in case	. 53 968
DEATH, sentence of, not to be exe	cuted, but by warrant and until, &c.	268
DEATH, sentence of, not to be exe violent or casual, inquisi	cuted, but by warrant and until, &c. tion of, to be made by Coroners	
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to	cuted, but hy warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house-	268 409
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Cler k, by parents, housesels, alms houses, &c. under penalty  ###	268 409 596
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Clerk	268 409
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appear	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, housesels, alms houses, &c. under penalty  Clerk L, and before sitting of Court appealed to, or	268 409 596
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appea	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Elerk tl, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad-	268 409 596 ib.
DEATH, sentence of, not to be exeviolent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vest to be recorded by town ODEATH, of either party after appearance before final judgment, ministrator, if cause of	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Clerk L, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive	268 409 596 ib.
DEATH, sentence of, not to be exe- violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appearance before final judgment, ministrator, if cause of such actions may be conti-	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Clerk d, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in	268 409 596 ib. 236 236
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appea before final judgment, ministrator, if cause of such actions may be cont of either party pending re	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty # Clerk d, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein	268 409 596 ib. 236 236 262
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appea before final judgment, ministrator, if cause of such actions may be cont of either party pending re or pending	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Elerk d, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review	268 409 596 ib. 236 236 262 263
DEATH, sentence of, not to be exeviolent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vest to be recorded by town ODEATH, of either party after appearance before final judgment, ministrator, if cause of such actions may be controlled of either party pending record or pending not to vacate attachment.	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Clerk  I, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent	268 409 596 ib. 236 236 262 263 284
DEATH, sentence of, not to be exeviolent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town ODEATH, of either party after appearance before final judgment, ministrator, if cause of such actions may be controlled of either party pending recording not to vacate attachment, of Justices taking recogni	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Clerk  I, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive  inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of	268 409 596 ib. 236 236 262 263 284
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appearance of such actions may be controlled of either party pending of either party pending not to vacate attachment, of Justices taking recogning DEBT, [See action of].	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  ### Jierk th, and before sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of	268 409 596 ib. 236 236 262 263 284 361
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appearance before final judgment, ministrator, if cause of such actions may be controlled of either party pending record of either party pending record of of of usual pending not to vacate attachment, of Justices taking recogning the party pending record of justices taking recogning the party pending record of justices taking recogning pending pending pending pending pending pending pending pending pending record pending pe	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Elerk d, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of	268 409 596 ib. 236 236 262 263 284 361
DEATH, sentence of, not to be exeviolent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town ODEATH, of either party after appeadof before final judgment, ministrator, if cause of such actions may be control of either party pending not to vacate attachment, of Justices taking recogning DEBT, [See action of:]  DEBTS, speedy method of recovering may be compounded by each of the product of the p	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Clerk  I, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive  inued for executor and admin'r to come in eview, proceedings therein petition for review  unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of	268 409 596 ib. 236 236 262 263 284 361 359
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appea before final judgment, ministrator, if cause of such actions may be cont of either party pending r or pending not to vacate attachment, of Justices taking recogn DEBT, [See action of.] DEBTS, speedy method of recovering may be compounded by e cases by joining in disc	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  ### Lerk Li, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of gprovided, by recognisance before Jus. Peace executor or administrator of creditor in certain thatge, with other creditors	268 409 596 ib. 236 262 263 284 361 359 207
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town ODEATH, of either party after appearance of such actions may be controlled of either party pending not to vacate attachment, of Justices taking recognized properties.  DEBT, [See action of.]  DEBTS, speedy method of recovering may be compounded by eases by joining in disconforce of corporations, in certain	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Elerk Il, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of ing provided, by recognisance before Jus. Peace executor or administrator of creditor in certain phange, with other creditors a cases, individual members liable for  *611,	268 409 596 ib. 236 236 262 263 284 361 359 207 615
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appearance before final judgment, ministrator, if cause of such actions may be controlled of either party pending recorded of either party pending recorded of of united to vacate attachment, of Justices taking recognitions. See action of Justices taking recognitions, speedy method of recovering may be compounded by each of corporations, in certain DEBTOR, may redeem right in equi	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Clerk dl, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of g provided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for  *611, ty sold on execution, within one year	268 409 596 ib. 236 2262 263 284 361 359 207 615 278
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appear before final judgment, ministrator, if cause of such actions may be cont of either party pending r or pending not to vacate attachment, of Justices taking recogn DEBT, [See action of.] DEBTS, speedy method of recovering may be compounded by e cases by joining in disc of corporations, in certain DEBTOR, may redeem right in equi	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  ## Clerk dt, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of ag provided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for ty sold on execution, within one year ate taken on execution	268 409 596 ib. 236 236 262 263 284 359 207 615 278 282
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appearance of such actions may be controlled of such actions may be controlled of either party pending not to vacate attachment, of Justices taking recognized may be compounded by expression of corporations, in certain DEBTOR, may redeem right in equimate and real estern mode of settlement of distinctions.	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  ### Jlerk th, and before sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of grovided, by recognisance before Jus. Peace executor or administrator of creditor in certain harge, with other creditors a cases, individual members liable for ty sold on execution, within one year atte taken on execution bursements, rents, profits, &c.	268 409 596 ib. 236 236 262 263 263 263 278 278 278 282 283
DEATH, sentence of, not to be exeviolent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vest to be recorded by town of DEATH, of either party after appearance of such actions may be controlled of either party pending record of either party pending not to vacate attachment, of Justices taking recognized pending may be compounded by exacts by joining in disconference of cases by joining in disconference of cases by joining in disconference of cases by joining in disconference of disconference of cases by joining in disconference of cases b	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  lerk ll, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of g provided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for execution, within one year ate taken on execution, within one year ate taken on execution, within one year ate taken on redemption money paid	268 409 596 ib. 236 2262 263 284 361 359 207 615 278 282 283 ib.
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town to DEATH, of either party after appea before final judgment, ministrator, if cause of such actions may be cont of either party pending r  or pending not to vacate attachment, of Justices taking recogn DEBT, [See action of] DEBTS, speedy method of recovering may be compounded by e cases by joining in disc of corporations, in certain DEBTOR, may redeem right in equi and real est mode of settlement of dis release to be executed by if refused, possession to	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  lerk d, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of ag provided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for ty sold on execution, within one year ate taken on execution bursements, rents, profits, &c.  7 creditor, on redemption money paid be recovered by action	268 409 596 ib. 236 2262 263 284 361 359 207 6278 2282 283 ib. ib.
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appears before final judgment, ministrator, if cause of such actions may be controlled of either party pending of either party pending not to vacate attachment, of Justices taking recogning not to ease by joining in disconference of corporations, in certain DEBTOR, may redeem right in equipment of disrelease to be executed by if refused, possession to surrendered by bail in ci	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Elerk U, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of action or administrator of creditor in certain charge, with other creditors 1 cases, individual members liable for ty sold on execution, within one year ate taken on execution bursements, rents, profits, &c. c creditor, on redemption money paid be recovered by action vil actions, how proceeded with 333, 334,	268 409 596 ib. 236 2262 263 284 361 359 207 615 282 283 ib. ib. 335
DEATH, sentence of, not to be exe violent or casual, inquisi DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appearance of such actions may be controlled of either party pending not to vacate attachment, of Justices taking recogn DEBT, [See action of ]  DEBTS, speedy method of recovering may be compounded by expected of cases by joining in discontrolled of settlement of	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Elerk Ll, and before sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of ag provided, by recognisance before Jus. Peace executor or administrator of creditor in certain sharge, with other creditors a cases, individual members liable for ty sold on execution, within one year atte taken on execution bursements, rents, profits, &c. creditor, on redemption money paid be recovered by action vil actions, how proceeded with 333, 334, bail and low  **Gount of the court of the	268 409 596 ib. 236 2262 263 284 361 359 207 615 282 283 ib. ib. 335
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town to be recorded by the recording not to vacate attachment, of Justices taking recognized by the recorded by the recorded by the recorded by the release to be executed by if refused, possession to surrendered by bail in cimay be committed by is DEBTORS POOR [See prisoners, a	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Elerk L, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of ag provided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for ty sold on execution, within one year ate taken on execution bursements, rents, profits, &c. creditor, on redemption money paid be recovered by action vil actions, how proceeded with 333, 334, bail and how  lso poor.]	268 409 596 ib. 236 2262 263 284 361 359 207 615 282 283 ib. ib. 335
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of the party after appearance before final judgment, ministrator, if cause of such actions may be controlled of either party pending recording not to vacate attachment, of Justices taking recognized to the party pending recording may be compounded by a cases by joining in discording for corporations, in certain DEBTOR, may redeem right in equivalence of settlement of discrete release to be executed by if refused, possession to surrendered by bail in cimay be committed by his DEBTOR POOR [See prisoners, a absconding [See forsign]	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Elerk dt, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of gprovided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for ty sold on execution, within one year ate taken on execution bursements, rents, profits, &c. creditor, on redemption money paid be recovered by action vil actions, how proceeded with 333, 334, bail and how 432, 4450 poor.] 4 attachment.]	268 409 596 ib. 236 2262 263 284 361 359 207 615 282 283 ib. ib. 335
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appearance of such actions may be controlled of either party pending recording not to vacate attachment, of Justices taking recognized property. DEBTS, speedy method of recovering may be compounded by exaces by joining in discording of corporations, in certain DEBTOR, may redeem right in equipant of settlement of discrete redease to be executed by if refused, possession to surrendered by bail in cities absconding [See prisoners, a absconding [See prisoners, a absconding [See foreign [See execution, attachment, attachment, attachment, attachment.]	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  ### Jlerk th, and before sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of- ing provided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for ty sold on execution, within one year ate taken on execution bursements, rents, profits, &c. creditor, on redemption money paid be recovered by action vil actions, how proceeded with 333, 334, bail and how  ###################################	268 409 596 ib. 236 2262 263 284 361 359 207 615 2283 ib. ib. 335 333
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town of DEATH, of either party after appearance of such actions may be controlled of either party pending record of either party pending not to vacate attachment, of Justices taking recognized may be compounded by exacts by joining in disconforms, in certain DEBTS, speedy method of recovering may be compounded by exacts by joining in disconforms, in certain death of settlement of disconforms, in certain mode of settlement of disconforms, in certain goods of settlement of disconforms, and becommitted by his surrendered by bail in city absconding [See foreign [See execution, attachment certain goods of, exempted]	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  lerk ll, and before sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of grovided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for ate taken on execution, within one year ate taken on execution, within one year ate taken on execution bursements, rents, profits, &c. creditor, on redemption money paid be recovered by action vil actions, how proceeded with 333, 334, bail and how ulso poor.] attachment.] t, corporation, foreign attachment, &c.] and from attachment, execution and distress	268 409 596 ib. 236 2262 263 284 361 359 207 282 283 ib. 335 333 414
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town to be recorded by town to be recorded by town to be fore final judgment, ministrator, if cause of such actions may be controlled or pending not to vacate attachment, of Justices taking recognization of justices taking recognization may be compounded by exaces by joining in discontrolled or cases by joining in discontrolled or proceeding as a case by joining in discontrolled or proceeding as a case by joining in discontrolled or proceeding as a case by joining in discontrolled or proceeding as a case by joining in discontrolled or p	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  # Clerk dt, and before-sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of ag provided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for ty sold on execution bursements, rents, profits, &c.  or creditor, on redemption money paid be recovered by action vil actions, how proceeded with 333, 334, bail and how like poor.]  a attachment.] t, corporation, foreign attachment, &c.] eaf from attachment, execution and distress east, in process of foreign attachment	268 409 596 ib. 236 2262 263 284 361 359 207 615 2283 ib. ib. 335 333
DEATH, sentence of, not to be exe violent or casual, inquisit DEATHS, BIRTHS, &c. notice to holders, masters of vess to be recorded by town to be recorded by town to be recorded by town to be fore final judgment, ministrator, if cause of such actions may be controlled or pending not to vacate attachment, of Justices taking recognization of justices taking recognization may be compounded by exaces by joining in discontrolled or cases by joining in discontrolled or proceeding as a case by joining in discontrolled or proceeding as a case by joining in discontrolled or proceeding as a case by joining in discontrolled or proceeding as a case by joining in discontrolled or p	cuted, but by warrant and until, &c. tion of, to be made by Coroners be given to town Clerk, by parents, house- sels, alms houses, &c. under penalty  Elerk  I, and before sitting of Court appealed to, or action may be prosecuted by executor or ad- action survive inued for executor and admin'r to come in eview, proceedings therein petition for review unless defendant's estate is rendered insolvent isances for debts, relief provided for in case of- ing provided, by recognisance before Jus. Peace executor or administrator of creditor in certain charge, with other creditors a cases, individual members liable for ty sold on execution, within one year ate taken on execution bursements, rents, profits, &c. ceciditor, on redemption money paid be recovered by action vil actions, how proceeded with atland how also poor.] to atlandment.] to corporation, foreign attachment, &c.] ed from attachment, execution and distress net, in process of foreign attachment gaol in certain cases, without vacating judg-	268 409 596 ib. 236 2262 263 284 361 359 207 282 283 ib. 335 333 414

19 April 1987	化二氯化 化铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁	
DEDIMUS	S, may be granted by Judicial and Probate Courts to take depositions 217, 3	392
		139
841 🕟	to be of no effect, unless so executed, against any, except the grantors	
10.4	and their heirs	ib.
2014	proof of, how made, when grantor is dead or out of State or refuses to	
	acknowledge	
		130 -
FFS.	by tenant in tail, if executed in due form, in presence of two witneses	
		132
	by tenant of freehold and remainder man, if executed in like manner,	100
990 - L		133
	to and from counties, how to be made	179
	of agents for counties, executed, &c. in form to be valid	ib.
20 A C	of officers selling real estate of banks, at auction and effect thereof 275,	
	of equities of redemption 277,	
	of executors, administrators and guardians under license of Courts 227,	
	of spendthrifts, &c. after application to Judge of Probate for guardian,	
file.	void in certain cases of whom had about the state of the	216
N.	for gaming debts, to enure to such persons and uses as if grantor were	
14 July	a. dead ga lagitarea e la collection (stage exemples) e qui le figlia frança a collection de la collection d	96
Balton E.		417
Maria By	of proprietors, Constables, Collectors, officers, &c. selling on execution	
	[See Proprietors, execution, &c.]	
	records of, to be deposited with Clerk of Supreme J. Court, when there	410
		419 444
		133
	[See conveyance, executors, administrators, guardians, execution, &c.]	100
4.75	of defeasance not good against estates in fee, unless recorded except as	
As an	to the original parties	131
DEFAUL		14
DEFEAS	ANCE deed, or bond of, to be recorded [See Estate, Deed, &c.]	131
DEFEND	ANT, when out of State, mode of serving writs upon in review, when out of State, writ to be served upon ter tenant	254
gra in	in review, when out of State, writ to be served upon ter tenant	ib.
	when never inhabitant of State, mode of serving original summons upon	255
	when out of State at time of service, &c. action to be continued 287,	
121 . t - 60.	not appearing, after due service, to be defaulted, judgment, &c.	259
41 A. Aran	in trespass quere clausum, pleading disclaimer and involuntary trespass may tender amends, or bring money into Court, proceedings, &c. 259,	960
1.00	may file account in offset, in certain actions, and recover balance, if	~00
THE PARTY NO	any due relative problem actions, and recover building any	ib.
la de la companya de	refusing to appear before auditors, what proceedings to be had	261
1144.6	in real actions, held to answer for so much of demanded premises as	
	they do not disclaim and the man are as a same and the contract of the contrac	259
DEGREE	S of consanguinity or affinity, within which marriage is prohibited	340
DEMANI	DS in dispute may be referred, if parties agree, by rule before Jus. Peace	361
	to be in writing, sigued by parties, annexed to rule	361
	RERS, judgment on, may be appealed from, if action appealable	265
DEPOSIT	FIONS in what cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the cases and circumstances to be taken magnetic at the case of the case	388
alene all pros	not to be taken before counsel, attorney or person interested in the case	303
and while	when taken, notice to be given to adverse party or his attorney if within the State	ib.
entires.	form of notice, by whom and how given	ib.
132	where there are several plaintiffs or defendants, notice to one sufficient	390
AFF, FROM	before taken, deponent to be first cautioned and sworn company	ib.
4.50	to be written by Justice, deponent, or disinterested person when Stolking	ib.
	to be handed into Court by Justice, or sealed up under formal caption	ib.
	form of caption, summons to deponent with the state of th	
	may be taken in open Court in certain cases	391
	taken out of State, may be admitted or rejected at discretion of Court, but	900
	in all cases, adverse party must have been notified if within 20 miles	392
	may be taken by dedimus from Judicial Courts and Probate Courts, in	200
	certain cases	370
	may be used in prosecutions for forfeiture of personal property seized	*542
	and the second s	197
1.0	of witnesses to wills may be admitted in case	
	false swearing in, to be punished as perjury in perpetuam how taken and certified by two Justices q. u.	394 392

DEPOSITIONS, to be recorded within ninety days in county where land, &c. lies,	
or parties interested reside	393
certified copy of—legal proof, if deponent cannot be produced	ib.
DESCENT OF ESTATES regulated, [See estates. &c.]	142
DESTRUCTION wilful, of vessels, cargoes, &c. to defraud underwriters, punish-	87
ment of, [See ships, vessels, &c.]	-
	239
liable to pay demands against persons deceased, in case DEVISES for life and afterwards in fee tail, how to be construed, [See wills.]	іь. 138
of lands and tenements how to be made, [See wills.]	ib.
	260
	260
	$\frac{200}{185}$
DISCONTINUANCE or nonsuit, party prevailing in, entitled to costs	259
of roads, &c. [See highway.]	200
DISGUISE, persons assuming, to obstruct laws, how punished	95
DISQUALIFICATION, of persons out lawed, duellists, &c. 55,	
DISSECTION, bodies of duellists and murderers to be delivered to surgeons for,	001
in Case 1 1 1 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1	53
	117
assay masters to be chosen by towns, to inspect worms, &c.	ib.
their duties powers, certificates, &c.	ib.
DISTILLERIES, places for, regulated, [See Nuisance.]	
DISTRESS, exemption of certain goods and chattels from . *668, 702,	414
warrant of, may be issued by Judge of Probate to compel payment of	
	210
[See warrant of distress.]	
DISTRICTS, school, [See schools, taxes, &c.]	
highway. (See highmays)	
highway, [See highways.] DISTRIBUTION of intestate property to be equal among children,	142
Sec estates.	
of insolvent estates among creditors, [See estates insolvent, &c.]	
DIVISION, [See estates, &c.]	1
	344
	íb.
trial of, to be in county where parties dwell	ib.
	ib.
DIVORCE from bond of matrimony, and from bed and board, when to be decreed	ib.
	345
when decreed for affinity, &c. or impotency, wife to have all her lands	
and a restored, and such of her personal estate, as may be equitable	ib.
in such case Court may compel husband to disclose, &c. under oath	íb.
when for adultery of husband, wife to have dower in his lands and all	
the real estate held in her right, and such personal estate received	•
	ib.
	ib.
	<b>346</b>
provision for support of wife out of personal estate	ib.
	ib.
alterations in alimony, &c. may be made by Court, when necessary	ib.
libel for, when filed, &c. in certain cases, to operate as lien on lands	
	ib.
	347
when decreed for cruelty of wife, what proceedings to be had	ib.
	ib.
	78
from bond of matrimony—penalty for cohabiting, &c. after	347
	765
may be killed if suddenly assaulting persons, wounding cattle, &c.	ib.
penalty for owner, &c. not killing, or confining, after complaint *765, 7	766
going at large, after complaint and notice, may be killed by any one *7	766
treble damages may be recovered for injuries done by, after notice	ib.
DONATIONS to pious uses, how taken, held, alienated, &c	152
DOWER of widows, in estates conveyed by deed, in which they did not join with	
from their husband; resident to the property and the property of the control of t	131
	281
	149
	150
	ib.
may be assigned of rents and profits in certain cases	ib.

DOWER, of what estate widow shall have, except where she may have legally	
released 143, 1	
	$\frac{50}{04}$
reversion of, in insolvent estate may be sold for creditors 2 may be divided among heirs, &c. on settlement and division of the other	U- <u>4</u>
	10
writs of, how to be served 254, 2	
	28
expense of opening, clearing, &c. how to be apportioned, defrayed, &c. 5	29
DRUNKARDS, &c. when posted, &c. not to be furnished by innholders, retailers,	
&c. with spirits, under penalty *5	
	15
DUELLING, punishment of, principal and accessary thereto	55
bodies of persons convicted of murder by, may be dissected giving or accepting challenge to—punished	53 55
DUTIES on certain officers commissioned or appointed, to be paid into the treas-	
ury of the county, or State 1970.	25
	26
sums, so paid, how to be accounted for	26
[See Clerks, Sheriff, Justices, County Attorney, Inspectors, &c.]	ėv i
	86
	62
	118
[See Licenses, Retailers, Pedlers, Register of Deeds, &c.]	12.11
사용 전에 보고 보고 보는 사용 등에 가장 보고 있는 것이 되었다. 그는 사용 전에 되었다. 그는 사용 전에 되었다. 그는 사용 보고 있다고 있다고 있다고 있다고 있다. 	
	:40
EDUCATION OF YOUTH provided for [See Schools.]	503
amount of money to be raised and expended for, in towns and planta-	11.7
tions	
	504
	283
	295 260
[See Actions Real. &c.] We will also be a full continuous and the latter	euu .
[See Actions Real, &c.]  ELECTIONS regulated [See Towns, Selectmen, &c.]	164
military duty on, prohibited in cases	
ELDERS, DEACONS, &c. of churches, capable of taking real estate in succes-	
	595
EMBEZZLEMENT of goods, &c. of persons deceased, and of idiots, non com-	014
pos, &c. provisions to prevent 202, 203,	214 92
when vessel and cargo insufficient to make compensation for, what	52
proceedings to be had the state of the state	ib.
charterer, how far to be considered owner in certain cases of	93
ENDORSERS of writs, liable to pay costs and prison charges in case plaintiff	
avoid . Approximate the termination of the approximation is a second contract the contract of	257
rene in the little of the required in certain cases in a receive subject to the contract of th	ib.
to be an inhabitant of this State	ib.
required on all original writs, and mode of endorsement 403,	
	ดอ 🖈
required on writs on probate bonds, and for whose henefit	224 403
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how	403
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills. &c. how notified by Notary Public	
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.]	403 294
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring	403 294 423 115
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine a	403 294 423 115 581
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.] ENGINES FIRE, pusishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine so appointed, to meet and organize, &c. in May annually	403 294 423 115 581 581
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine so appointed, to meet and organize, &c. in May annually companies to meet monthly to examine engines	403 294 423 115 581 581 ib.
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine so appointed, to meet and organize, &c. in May annually companies to meet monthly to examine engines to be under direction of fire-wards when on duty	403 294 423 115 581 581 ib.
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public  ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine so appointed, to meet and organize, &c. in May annually companies to meet monthly to examine engines to be under direction of fire-wards when on duty may be appointed to private engines in same manner as town certain, may be selected for special purposes at fires	403 294 423 115 581 581 ib.
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public  ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine so appointed, to meet and organize, &c. in May annually companies to meet monthly to examine engines to be under direction of fire-wards when on duty may be appointed to private engines in same manner as town certain, may be selected for special purposes at fires	403 294 423 115 581 ib. 582 ib.
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine so appointed, to meet and organize, &c. in May annually companies to meet monthly to examine engines to be under direction of fire-wards when on duty may be appointed to private engines in same manner as town certain, may be selected for special purposes at fires certain may be exempted from military duty may be excused from serving as jurors, if their town so vote	403 294 423 115 581 ib. 582 ib. 695 585
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine so appointed, to meet and organize, &c. in May annually companies to meet monthly to examine engines to be under direction of fire-wards when on duty may be appointed to private engines in same manner as town certain, may be selected for special purposes at fires certain may be exempted from military duty may be excused from serving as jurors, if their town so vote when negligent may be discharged and others appointed by Selectmen	403 294 423 115 581 ib. 582 ib. 695 585
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine so appointed, to meet and organize, &c. in May annually companies to meet monthly to examine engines to be under direction of fire-wards when on duty may be appointed to private engines in same manner as town certain, may be selected for special purposes at fires certain may be excused from serving as jurors, if their town so vote when negligent may be discharged and others appointed by Selectmen ENTAILMENT of estates, may be barred by deed of tenant in tail, &c. or by	403 294 423 115 581 581 ib. 695 585 582
required on writs on probate bonds, and for whose henefit of writs against Sheriffs and Coroners on their bonds, required and how of negotiable securities, not liable on process of foreign attachment of notes, bills, &c. how notified by Notary Public ENDORSEMENT [See Endorsers.] ENGINES FIRE, punishment for wantonly injuring ENGINE MEN, certain numbers of, to be appointed by Selectmen, to each engine so appointed, to meet and organize, &c. in May annually companies to meet monthly to examine engines to be under direction of fire-wards when on duty may be appointed to private engines in same manner as town certain, may be selected for special purposes at fires certain may be exempted from military duty may be excused from serving as jurors, if their town so vote when negligent may be discharged and others appointed by Selectmen	403 294 423 115 581 ib. 582 ib. 695 585

ENTRY, of persons claiming lands, &c. to be made within twenty years after
10 10 1 graph accrued to the second and the second of the
forcible, and detainer [See forcible Entry.]
EQUITY of redemption allowed in mortgaged estates, and lands set off on execu-
144, 282
in lands mortgaged to the State
may be taken in execution, sold at auction
bills in, to compel mortgagee to restore possession, how instituted, &c. in
Supreme J. Court, or Common Pleas
execution on decrees against defendants may be joint or several 146
[See Mortgage, Attachment, &c.] EQUITY POWERS granted to Supreme J. Court, as to trusts under deeds, wills 189
EQUITY POWERS granted to Supreme J. Court, as to trusts under deeds, wills 189
process to be used to carry into effect such powers and the carry into
rules of practice in such cases may be adopted by S. J. Court ib.
limitation as to contracts within such powers to Supreme Court as to lands. &c. in trust for use of counties 179
to Supreme Court as to lands, &c. in trust for use of counties to Supreme Court and Com. Pleas in forfeitures of bonds, conditions,
&c. in which they may enter equitable judgment
in remitting all or part of penalty in scire facias, State against princi-
pal, sureties or witnesses in criminal cases 191
ERROR, WRITS OF, time for bringing of them limited to 20 years . 300
ESCAPE from prison, voluntary or negligent suffered by gaolers, penalty for 448, 449
happening through insufficiency of gaol, Sheriff to be answerable 450
ESCHEAT of estate, where there is no kindred of deceased, to the State 143
ESTATE not devised, to descend and be distributed as intestate
of individuals, when taken for delinquency of towns in levying taxes, mode and nature of their indemnity *502
and goods of deceased debtors on joint contract, liable as if contract
had been joint and several, for payment of such
what persons may dispose of by will [See Will.] 137
certain devises of, how constructly the first terms of the certain devises of the construction of the certain devises of the certain devi
of proprietors of aqueducts held in common at time of dissolution to be
「中国教育」、「Calebrat Teal (中国) 特別 (特別 ) 特別 (特別 ) (特別 ) (中国) (中国) (中国) (中国) (中国) (中国) (中国) (中
of Clerks and Registers of Probate whose records are deficient, liable 443
ESTATE REAL, mode of transfer by deed, how executed, &c. 130
conveyance of, or lease for more than seven years, not valid, unless so executed, except against grantor and his heirs ib.
so executed, except against grantor and his heirs in in fee, not to be defeated by bond of defeasance, unless recorded, ex-
cept as to original parties
conveyed for gaming debts to enure as if grantor were dead . 96
entailed, may be alienated by deed of tenant in tail, or by tenant of
freehold and remainder man; deed to have two witnesses 132, 132
entailed, liable to debts of tenant in tail
pews in meeting-houses to be considered as,
tenants not to commit waste, &c. pending an action to try title of,
taken in execution against defendant out of State, not to be conveyed by creditor within one year, in case 257
of Banks taken in execution may be sold at auction 275, 276, 277
held under certain possessory titles may be sold on execution as equi-
ties of redemption 278 executions how to be extended upon 281, 282 taken in execution redeemable within one year [See executions.] 282, 283
partition of, [See partition, probate, &c.]
of persons recognising to State, held for amount of recognisance against any after transfer 339
any after transfer
ried to Com. Pleas sente about a same description of the care
of persons living in the State, but out of town where assessed, taxes
*486
contracts for sale of, or interest, &c. therein, void, unless in writing 240
leases, grants, &c. of, to be in writing, signed, &c. 240
leases of, to convey estates at will only, unless in writing ib.
mortgaged to State, may be discharged by Treasurer on payment of
money due
amount due, in such cases, may be settled by bill in equity  147 of proprietors of aqueducts to be considered personal—mode of transfer #614
of proprietors of aqueducts to be considered personal—mode of transfer #614 sale of, by married women, when deserted by husbands—regulated 251
of the market resident three [ Co. There ]

ESTATE	REAL of persons deceased, liable for the payment of their debts,	
313	whether estate be in tail or fee simple	22
	or fraudulently conveyed, or colourably disseized	ib
	of persons deceased, may be sold for payment of debts and legacies, if	
	personal be insufficient, by license of Courts	ib
and Alexander	deeds of, when sold by license, &c. to convey such title as deceased had when partial sale for payment of debts would greatly injure, Courts	l ib
	may allow sale of whole	229
All States	or minors, non compos, spendthrifts, &c. who lived, or are out of	440
	State, may be sold, if lying within State, in like manner, for debts,	
	support, &c.	231
	may be conveyed, to complete their contracts, by executor or admin-	
THE STATE OF	istrator, under license of Courts	232
	of idiots, non compos, lunatics, &c. may be sold by order of Courts, if	201
	necessary, for payment of their debts or support	215
PRINCIPLE OF	or, if necessary, the whole may be sold, by license, for their benefit	230
Marie Selati	mortgaged-may be sold by executor or administrator as personal pro-	
현실 그릇이	perty, where possession was not obtained by deceased	149
TO THE STATE OF THE SECOND SEC	may be discharged, on receiving amount due, by exec'r or adm'r	149
i vitti Hali ≛i i verist	may be foreclosed by action of executor or administrator for the	~ 4-
	use of heirs set off on execution to executor or administrator, or recovered on mort-	143
4104	gage, to be for use of widow and heirs, unless necessary to be sold	
	for payment of debts	234
atti, Nasi	redemption money in such cases may be received by executor or ad-	
	ministrator and estate released	234
	of persons deceased, may be taken on execution, subject to redemption,	
	as in case of other levies	233
	of festators, when taken in execution, legatees, &c. to contribute in cer- tain cases	7.11
454 × 1	when conveyed by mortgage how redcemable [See mortgage,]	141 144
	when to be sold for payment of taxes, [See Taxes.]	172
	of proprietors in common regulated [Sec Proprietors.]	154
Warn I man	may be sold for payment of taxes	156
EDTATES	REAL, INTESTATE, descent and distribution of	142
4 - 11 - 1	to descend in equal shares to children, and issue of deceased children	ib.
1. 2	if no issue, to father if no issue, nor father, in equal shares to mother, brothers and sisters,	ib.
植物物	and children of deceased brothers and sisters, by representation	ib.
-4.3	if no issue, father, brother or sister, to the mother	ib.
	if no mother, &c. to next of kin in equal degree	ib.
SECTION OF SEC	collateral kindred in, how to be computed and preferred	ib.
	if no kindred to escheat to the State	ib.
1604 .	saving of husband's tenancy by the curtesy, and widow's dower share of child, dying under age and unmarried, to descend to the other	ib.
Ÿ	children and their representatives	ib.
1849 J. P.	issue or next of kin, if in same degree to intestate, to share equally, oth-	•••
155 ,477	wise by right of representation and the first representation of the second seco	143
ESTATES	PERSONAL, INTESTATE, how to be distributed	ib.
	allowance to be made to widow, by Judge of Probate	ib.
	after payment of debts, to be distributed as real, except, &c. husband to have whole of residue	ib, ib.
	if widow and issue, widow to have one third	ib.
	if no issue, widow to have one half	ib.
	if no kindred, widow entitled to the whole	ib.
1.25 T. F.	if no kindred, widow nor husband, to escheat to State	ib,
The state of the s	in settlement and distribution of, alienage of widow, issue, &c. to be	011
ESTATES	no impediment in receiving share REAL, division of, by order of Judge of Probate, among heirs, devisees	211
		207
	where it cannot be divided among all the heirs, the Judge may assign	
. N	the whole to one or more, they paying the others according to apprais-	
	al, by committee	ib.
		208
14. The second	when dower or partition is ordered in estate lying in common, com-	ib.
180	mittee to sever estate of deceased, giving notice division thus made and excepted, to be final, unless appealed from	209
	division may be ordered by Judge in whole, or for part	ib.
	committee appointed, to be under oath	ib.

ESTATES REAL, such division not to be ordered by Judge, when proportions, &c.	
	209
messuage of greater value than a share may be assigned to one, he pay-	210
	210 ib.
expenses being allowed by Judge, payment may be compelled division of reversion of widow's dower when and how made	ib.
ESTATES REAL and PERSONAL, INTESTATE, in settlement and distribution	15.
of, advances, gifts, grants, &c. made to children and grandchildren,	
how to be estimated	211
	37
ESTATES INSOLVENT, to be distributed, pro rata, among all the creditors saving	
	203
그렇지만 그 그 그는 그를 보는 그는 그를 보고 되는 그 그들이 그를 하는 것이 되었다. 그는 그 그를 하는 것이 되었다면 되었다면 되었다면 되었다.	203
[See commissioners.]	203
time allowed creditors to prove their claims real and personal to be sold and proceeds distributed among creditors ac-	.03
cording to claims allowed, saving widow's dower and allowance	204
	ib.
actions against executors and administrators of, not to be sustained,	
and the state of the second of	205
	iЪ.
	ib.
[See Administrators, Executors, Probate Court, Guardians, &c.]	115
	116
together with his account, to be exhibited by county Treasurer to Sec-	.10
	ib.
[See County Treasurer, and Court of Sessions.]	•
EVIDENCE of President and Cashier, in prosecutions for forgery, may be dispens-	
ed with, and other proof admitted, in certain cases	81
certificate of Secretary or Treasurer of U. States, or of any State, to be	00
competent, in certain cases, in criminal prosecutions necessary to convict of treason, or misprision of treason 23,	82 59
no person may be compelled to give, against himself in criminal cases	23
oath of tythingmen competent, in certain cases	
	70
	76 64
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless sig-	64
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless sig- natures denied	264 205
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, & c. legal in suits thereon, unless signatures denied	64
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, S.c. legal in suits thereon, unless sig- natures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "con-	05 148
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, S.c. legal in suits thereon, unless sig- natures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "con- fession act" what shall be considered legal	264 205
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, & c. legal in suits thereon, unless signatures denied	05 148
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases of notice to attorney of non residents, by Collector of taxes, what shall be	264 205 148 143 143
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied	264 05 148 143 158
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases of notice to attorney of non residents, by Collector of taxes, what shall be legal  states of notice by officers of sale of lands, what shall be legal  states and resolves, by authority, good copy of Sheriff's bond, certified, and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures and competent in prosecution of participation in prosecutions of the second control	264 205 148 143 143
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases of notice to attorney of non residents, by Collector of taxes, what shall be legal of notice by officers of sale of lands, what shall be legal insufficiency of fence, not allowed to be given by defendant, in case	264 105 148 143 158 158
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, §c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal 4 copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases 5 of notice to attorney of non residents, by Collector of taxes, what shall be legal 4 of notice by officers of sale of lands, what shall be legal 5 insufficiency of fence, not allowed to be given by defendant, in case of pound breach 5.	264 05 148 143 158
printed copies of private acts and resolves, by authority, good copy of Sherif's bond, certified, &c. legal in suits thereon, unless signatures denied  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal  of notice by officers of sale of lands, what shall be legal  insufficiency of fence, not allowed to be given by defendant, in case of pound breach  in trials where usury is pleaded in defence, oath of defendant compe-	264 05 148 143 158 88 02 572
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases of notice to attorney of non residents, by Collector of taxes, what shall be legal so function by officers of sale of lands, what shall be legal sinsufficiency of fence, not allowed to be given by defendant, in case of pound breach in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath	264 105 148 143 158 158
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied	264 05 448 143 158 88 02 172 99
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases of notice to attorney of non residents, by Collector of taxes, what shall be legal of notice by officers of sale of lands, what shall be legal insufficiency of fence, not allowed to be given by defendant, in case of pound breach in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath of notice by administrator, executor, &c. of their apointment and how perpetuated.  199, 2 of appointment of executor, administrator or guardian by foreign Courts	264 05 148 143 158 88 02 172 99
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases of notice to attorney of non residents, by Collector of taxes, what shall be legal for notice by officers of sale of lands, what shall be legal sinsufficiency of fence, not allowed to be given by defendant, in case of pound breach in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath of notice by administrator, executor, &c. of their apointment and how perpetuated of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes	264 05 448 143 158 88 02 172 99
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, & c. legal in suits thereon, unless signatures denied.  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal  of notice by officers of sale of lands, what shall be legal  insufficiency of fence, not allowed to be given by defendant, in case of pound breach  in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath  of notice by administrator, executor, &c. of their apointment and how perpetuated  199, 2  of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes  of notice of sale of real estate by executor, administrator or guardian,	264 448 443 443 58 88 02 572 99
printed copies of private acts and resolves, by authority, good copy of Sherif's bond, certified, &c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases of notice to attorney of non residents, by Collector of taxes, what shall be legal of notice by officers of sale of lands, what shall be legal insufficiency of fence, not allowed to be given by defendant, in case of pound breach in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath of notice by administrator, executor, &c. of their apointment and how perpetuated 199, 2 of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes of notice of sale of real estate by executor, administrator or guardian, how preserved	264 05 148 143 158 88 02 172 99
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases of notice to attorney of non residents, by Collector of taxes, what shall be legal of notice by officers of sale of lands, what shall be legal insufficiency of fence, not allowed to be given by defendant, in case of pound breach in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath of notice by administrator, executor, &c. of their apointment and how perpetuated of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes of notice of sale of real estate by executor, administrator or guardian, how preserved given before Coroner, taking inquest to be reduced to writing in cer-	264 48 48 43 58 88 92 772 99 00 231 33
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied.  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal  of notice by officers of sale of lands, what shall be legal  insufficiency of fence, not allowed to be given by defendant, in case of pound breach  in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath  of notice by administrator, executor, &c. of their apointment and how perpetuated  of Probate, what shall be sufficient for certain purposes  of notice of sale of real estate by executor, administrator or guardian, how preserved  given before Coroner, taking inquest to be reduced to writing in certain cases  4	264 448 443 443 58 88 02 572 99
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied.  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal  of notice by officers of sale of lands, what shall be legal  insufficiency of fence, not allowed to be given by defendant, in case of pound breach  in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath  of notice by administrator, executor, &c. of their apointment and how perpetuated  199, 2  of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes  of notice of sale of real estate by executor, administrator or guardian, how preserved  given before Coroner, taking inquest to be reduced to writing in certain cases	264 48 443 58 88 92 772 99 00 231 33 111
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied.  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal.  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal of notice by officers of sale of lands, what shall be legal insufficiency of fence, not allowed to be given by defendant, in case of pound breach in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath of notice by administrator, executor, &c. of their apointment and how perpetuated of Probate, what shall be sufficient for certain purposes of notice of sale of real estate by executor, administrator or guardian, how preserved given before Coroner, taking inquest to be reduced to writing in certain cases report of auditors, appointed by Court, to be given to Jury as inhabitants of towns counties and certain other corporations, competent to give, in case where towns interested 3	264 48 443 58 88 92 772 99 00 231 33 111
printed copies of private acts and resolves, by authority, good copy of Sherif's bond, certified, &c. legal in suits thereon, unless signatures denied  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal  of notice by officers of sale of lands, what shall be legal  insufficiency of fence, not allowed to be given by defendant, in case of pound breach  in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath  of notice by administrator, executor, &c. of their apointment and how perpetuated  199, 2  of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes  of notice of sale of real estate by executor, administrator or guardian, how preserved  given before Coroner, taking inquest to be reduced to writing in certain cases  report of auditors, appointed by Court, to be given to Jury as inhabitants of towns counties and certain other corporations, competent to give, in case where towns interested  [See depositions.]	264 05 448 443 58 88 92 572 99 00 231 33 111 162 95
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal  of notice by officers of sale of lands, what shall be legal  insufficiency of fence, not allowed to be given by defendant, in case of pound breach  in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath  of notice by administrator, executor, &c. of their apointment and how perpetuated  199, 2  of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes  of notice of sale of real estate by executor, administrator or guardian, how preserved  given before Coroner, taking inquest to be reduced to writing in certain cases  report of auditors, appointed by Court, to be given to Jury as inhabitants of towns counties and certain other corporations, competent to give, in case where towns interested  [See depositions.]  EXCHANGE, damage on inland bills of, regulated, when protested  395, 3	264 05 448 443 58 88 92 572 99 00 231 33 111 162 95
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases of notice to attorney of non residents, by Collector of taxes, what shall be legal of notice by officers of sale of lands, what shall be legal insufficiency of fence, not allowed to be given by defendant, in case of pound breach in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath of notice by administrator, executor, &c. of their apointment and how perpetuated of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes of notice of sale of real estate by executor, administrator or guardian, how preserved given before Coroner, taking inquest to be reduced to writing in certain cases report of auditors, appointed by Court, to be given to Jury as inhabitants of towns counties and certain other corporations, competent to give, in case where towns interested [See depositions.]  EXCHANGE, damage on inland bills of, regulated, when protested 395, 3  EXCISE on retailers, and sundry officers [See daties.]	264 05 448 443 58 88 92 572 99 00 231 33 111 162 95
printed copies of private acts and resolves, by authority, good copy of Sheriff's bond, certified, &c. legal in suits thereon, unless signatures denied.  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal  of notice by officers of sale of lands, what shall be legal  insufficiency of fence, not allowed to be given by defendant, in case of pound breach  in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath  of notice by administrator, executor, &c. of their apointment and how perpetuated  199, 2  of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes  of notice of sale of real estate by executor, administrator or guardian, how preserved  given before Coroner, taking inquest to be reduced to writing in certain cases  report of auditors, appointed by Court, to be given to Jury as inhabitants of towns counties and certain other corporations, competent to give, in case where towns interested  [See depositions.]  EXCHANGE, damage on inland bills of, regulated, when protested a 395, 3 EXCISE on retailers, and sundry officers [See duties.]  EXECUTIONS on judgments in civil actions, may be issued at any time after 24	264 05 448 443 58 88 02 772 99 00 231 33 111 62 95
printed copies of private acts and resolves, by authority, good copy of Sheetif's bond, certified, &c. legal in suits thereon, unless signatures denied  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal  of notice by officers of sale of lands, what shall be legal  insufficiency of fence, not allowed to be given by defendant, in case of pound breach  in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath  of notice by administrator, executor, &c. of their apointment and how perpetuated  of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes  of notice of sale of real estate by executor, administrator or guardian, how preserved  given before Coroner, taking inquest to be reduced to writing in certain cases  report of auditors, appointed by Court, to be given to Jury as inhabitants of towns counties and certain other corporations, competent to give, in case where towns interested  [See depositions.]  EXCHANGE, damage on inland bills of, regulated, when protested 395, 3  EXCISE on retailers, and sundry officers [See duties.]  EXCUTIONS on judgments in civil actions, may be issued at any time after 24  bours, and within one year, unless appealed from 269, 2	264 05 448 443 58 88 02 772 99 00 231 33 111 62 95
printed copies of private acts and resolves, by authority, good copy of Sheciff's bond, certified, §c. legal in suits thereon, unless signatures denied  in prosecutions on bastardy act, what shall be competent in title to lands set off on execution from Justice of Peace, under "confession act" what shall be considered legal  copy of transcript of deceased Justice's records, into records of another, to be competent in certain cases  of notice to attorney of non residents, by Collector of taxes, what shall be legal  of notice by officers of sale of lands, what shall be legal  insufficiency of fence, not allowed to be given by defendant, in case of pound breach  in trials where usury is pleaded in defence, oath of defendant competent, unless plaintiff will offer his oath  of notice by administrator, executor, §c. of their apointment and how perpetuated  199, 2  of appointment of executor, administrator or guardian by foreign Courts of Probate, what shall be sufficient for certain purposes  of notice of sale of real estate by executor, administrator or guardian, how preserved  given before Coroner, taking inquest to be reduced to writing in certain cases  report of auditors, appointed by Court, to be given to Jury as inhabitants of towns counties and certain other corporations, competent to give, in case where towns interested  [See depositions.]  EXCHANGE, damage on inland bills of, regulated, when protested 395, 3  EXCISE on retailers, and sundry officers [See duties.]  EXCHANGE, damage on inland bills of, regulated, when protested at any time after 24 hours, and within one year, unless appealed from 269, 2	264 05 148 143 158 88 02 572 99 00 231 33 111 162 95

EXECUT		
DILLO 0 1	ION when an alias may issue	270
5.74	not to issue after expiration of year, without scire facias	ib.
* . * .	to be offset by officers having, for and against same persons, in same	
WH.	capacity but not to affect attorney's lien for costs, nor right of as-	2.32
WHEN TO SE	្នាន <b>Signees</b> ក្រោមដែលប្រើប្រើនេះជាត្រែបានដែលស្នាក់ប្រើប្រកាស់ ប្រជាជាតិ ប្រើប្រើប្រកិច្ចប្រើប្រើប្រើប្រើប្រើប្រើប្រ	270
agi na sa	goods taken on, to be kept 4 days, and advertised 48 hours before sale	
41-120	at auction and it. • mineral entre visit in the second of	271
10. 32.5	particular, return upon, to be made by officer	ib.
310	copy of, left with certain officers of corporations to be considered as	
400	taking shares, &c. sufficient to authorize sale after notice	ib.
1.1	copy of, with return to be left with Clerk, after sale	· ib.
\$400	franchise and shares taken on, mode of sale . 272, 273,	274
1.63		275
	real estate of banks, may be sold at auction when taken by	275
lane.	- mortgaged to banks, may be taken and sold in same manner	276
11 July 183	equities of redemption how taken and sold on	277
Table 1	may be levied on certain possessory titles in same manner, as on equi-	
	ties of redemption	278
Local	how to be extended on real estate	281
Typine (manage	return of, &c. to be recorded in Registry of Deeds within three months,	- 1
34.	effect thereof	281
The state of the s	may be extended on saw mills, grist mills, &c.	281
A STATE OF THE STA		282
Aggir of Supplemental	how to be extended on saw mills, grist mills, 4.c. against manufacturing corporations, if not satisfied by return day, may	
1.75	be renewed and levied upon bodies and estates of any members	284
104 at 1 4 4 4 4 4	in the name and for the benefit of State, how to be issued, served, &c.	285
, and a second	how awarded in trustee or foreign attachment process, in cases	290
*1.14	when returned unsatisfied in such process, seire facias to issue	291
	how to be levied and collected in foreign attachment, process 293,	294
* 1250124.		356
3.3	how to be awarded by Justices of the Peace	360
(2017) (2017)	on recognisances for debts	
	against Sheriffs and Coroners, how awarded and levied	403
filling ,	not to issue against their bodies	405
F.2. 3777.	returned unsatisfied, proceedings thereon, before Gov-	٠,
Maria de la compansión de	ernor and Council, and a more great to the	ib.
#500	when removed, to run against them in common form	406
• 188 a	against counties how levied and collected	·450
		700
state -	may be issued against delinquent Collectors, &c. by State Treasurer, at	
400 kg 400 kg	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen	÷492
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied	
\$40 TO	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property	#492 #616
\$40 TO	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen	÷492
\$40 TO	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not invento-	#492 #616
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded	492 616 225 ib.
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not invento-	492 616 225
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded	492 616 225 ib.
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts	492 616 225 ib.
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of	492 616 225 ib. 226
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts	492 616 225 ib. 226
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but	*492 *616 225 ib. 226 234
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in com-	*492 *616 225 ib. 226 234
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r	492 616 225 ib. 226 234 235
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to is-	#492 #616 225 ib. 226 234 235 238
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen.  against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue	#492 #616 225 ib. 226 234 235 238 181
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue	#492 #616 225 ib. 226 234 235 238
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen	#492 #616 225 ib. 226 234 235 238 181
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estates of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue on judgments recovered against defendants cut of State when writ was served, until plaintiff file bond, &c. unless notice be	#492 #616 225 ib. 226 234 235 238 181 249
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen	#492 #616 225 ib. 226 234 235 238 181
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen	#492 616 225 ib. 226 234 235 238 181 249 256
	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen	#492 *616 225 ib. 226 234 235 238 181 249 256 702
100 (100 (100 (100 (100 (100 (100 (100	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen.  against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue on judgments recovered against defendants cut of State when writ was served, until plaintiff file bond, &c. unless notice be given, &c. before judgment certain goods, chattels, &c. arms, uniform, &c. of officers and soldiers of the militia exempted from being taken on 414, *688, forms of, in several cases [See forms.]	#492 *616 225 ib. 226 234 235 238 181 249 256 702
100 (100 (100 (100 (100 (100 (100 (100	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen.  against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue on judgments recovered against defendants cut of State when writ was served, until plaintiff file bond, &c. unless notice be given, &c. before judgment certain goods, chattels, &c. arms, uniform, &c. of officers and soldiers of the militia exempted from being taken on 414, *688, where officer has more than one, mode of applying proceeds of sale of	225 ib. 226 234 235 238 181 249 256 702 360
# 15	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen.  against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levicd as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue 180, may be stayed, on granting review, by Judicial Courts not to issue on judgments recovered against defendants cut of State when writ was served, until plaintiff file bond, &c. unless notice be given, &c. before judgment recreating goods, chattels, &c. arms, uniform, &c. of officers and soldiers of the militia exempted from being taken on 414, *688, forms of, in several cases [See forms.] 302, where officer has more than one, mode of applying proceeds of sale of property taken thereon 278, 279,	225 1b. 226 234 235 238 181 249 256 702 360 280
EXECUTO	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue	225 ib. 226 234 235 238 181 249 256 702 360
EXECUTO	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen.  against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue on judgments recovered against defendants cut of State when writ was served, until plaintiff file bond, &c. unless notice be given, &c. before judgment certain goods, chattels, &c. arms, uniform, &c. of officers and soldiers of the militia exempted from being taken on 414, *688, forms of, in several cases [See forms.]	2492 616 225 ib. 226 234 235 238 181 249 256 702 360 280 196
EXECUTO	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levicd as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue on judgments recovered against defendants cut of State when writ was served, until plaintiff file bond, &c. unless notice be given, &c. before judgment certain goods, chattels, &c. arms, uniform, &c. of officers and soldiers of the militia exempted from being taken on 414, *688, forms of, in several cases [See forms.] 302, where officer has more than one, mode of applying proceeds of sale of property taken thereon 278, 279, RS, to file will in Probate office within 30 days after death of testator to give bond, to return inventory, or if residuary legatee, to pay debts and legacies	225 1b. 226 234 235 238 181 249 256 702 360 280
EXECUTO	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen	2492 ib. 225 234 235 238 238 181 249 256 702 360 280 196
EXECUTO	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue  180, may be stayed, on granting review, by Judicial Courts not to issue on judgments recovered against defendants cut of State when writ was served, until plaintiff file bond, &c. unless notice be given, &c. before judgment  certain goods, chattels, &c. arms, uniform, &c. of officers and soldiers of the militia exempted from being taken on  forms of, in several cases [See forms.]  302, where officer has more than one, mode of applying proceeds of sale of property taken thereon  278, 779, IRS, to file will in Probate office within 30 days after death of testator to give bond, to return inventory, or if residuary legatee, to pay debts and legacies  refusing to accept, &c. or being minors, administration with the will annexed to be granted to some other person	235 235 236 235 236 236 237 238 238 239 256 260 280 196 198
ELECTION STATES OF STATES	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen	2492 225 ib. 226 234 235 235 238 249 256 702 360 280 196 198 198 198
ELECTION STATES OF STATES	may be issued against delinquent Collectors, &c. by State Treasurer, at request of Selectmen against proprietors of aqueducts, how satisfied to be awarded against administrator, refusing to account for property of intestate in their hands, after being cited against administrator who has received personal property not inventoried, how awarded amount collected on, to be distributed among parties interested lands, &c. set off on, to executor or administrator, to enure to use of widow and heirs, unless necessary to be sold for payment of debts not to issue against body or estate of executor or administrator, but against estate of deceased, unless on suggestion of waste against estates of persons deceased may be levied as execution in common cases, and subject to redemption, &c. by executor or admin'r in certain cases of equitable claims arising in real actions, how to issue  180, may be stayed, on granting review, by Judicial Courts not to issue on judgments recovered against defendants cut of State when writ was served, until plaintiff file bond, &c. unless notice be given, &c. before judgment  certain goods, chattels, &c. arms, uniform, &c. of officers and soldiers of the militia exempted from being taken on  forms of, in several cases [See forms.]  302, where officer has more than one, mode of applying proceeds of sale of property taken thereon  278, 779, IRS, to file will in Probate office within 30 days after death of testator to give bond, to return inventory, or if residuary legatee, to pay debts and legacies  refusing to accept, &c. or being minors, administration with the will annexed to be granted to some other person	235 235 236 235 236 236 237 238 238 239 256 260 280 196 198

UT	ORS, evidence of, such notice how preserved	200
	living out of State, or removing after appointment and neglecting to render account, or becoming insane, unsuitable, &c. may be removed	ib.
	feme sole appointed, with another, to lose her authority by marriage when one or more are removed, remainder, if any to proceed in set-	ib.
1	tling estate	201
	of an executor not thereby to become executor of first testator having disputed claims, may by agreement with heirs, submit to refer-	ib.
1 15 30 D	ence before Judge of Probate	ib. 202
- 1	may agree with creditor, before Judge of Probate to submit to reference' demand disallowed by commissioners	204
dini.	neglecting to settle account for six months after final report of commis-	206
dj.	sioners, liable to suits of creditors judgment and execution to be awarded by Courts against estate in hands	
	of such, as if not rendered insolvent if such execution be returned unsatisfied, scire facias to issue and judg-	ib.
	ment to be rendered thereon for waste	ib.
	if real estate be taken on such execution it shall be deemed waste	ib.
	neglecting to raise money, &c. to pay debts of deceased, so that real estate be levied upon, guilty of waste	207
	of deceased creditor may join with other creditors in compounding with debtors in certain cases, by consent of Judge	iъ.
	may require bond of indemnity from heirs, demanding share or legacy,	211
	if Judge of Probate deem it reasonable how to proceed against persons suspected of embezzlement of goods, &c.	211
1,7,	of testator	202
	one, if residuary legatee, may have action of account against his exec'r not to be guardians to minors interested in same estate	212 213
E.	to apply to Court for license to sell real estate of deceased for payment	
rie.	of debts, when personal is insufficient	, 227 227
	to give notice after license, previous to sale	227
	evidence of notice how perpetuated may be licensed to sell whole, when partial sale for payment of debts	233
	would injure the residue, notice being first given	228
	may be licensed by Supreme J. Court and Common Pleas to make conveyances to complete contracts of deceased	232
4,00	money received by them as consideration on such contracts to be assets	233
	having estate set off to them on execution, or recovering possession of mortgaged, &c. to hold for widow and heirs, or creditors	234
	may receive sums due from those entitled to redeem and execute release	, ib.
	not bound to answer suits brought within twelve months, unless for demands not affected by insolvency	235
	suits brought within that time to be continued	ib.
	may recover costs on such suits, in certain cases, by making tender, or bringing money into Court	ib.
	executions and writs against, not to issue against their persons or es-	ib.
	proceedings against in scire facias on suggestion of waste and judgment	
	how rendered dying or removed during pendency of suits, same may be prosecuted	·ib.
	or defended by administrators de bonis non, to final judgment	236
	on such judgments writs of error may be prosecuted by administrators de honis non	236
	may prosecute or defend actions pending or appealed, when either party dies pending the action, or before sitting of Court appealed to	N
	if cause of action survive	237
	refusing to become party to such suits, after notice, judgment may be	237
98°	actions against them limited to four years, provided	238
4	what shall be equivalent to commencing action against, in cases limitation to extend to demands on contracts, covenants, &c. of testa-	238
1,247	tor not falling due within four years, unless	239
37	liable on joint contract of deceased debtor, as if joint and several	238
	not bound to plead specially, but may give special matter under general issue	ib.
::0	may sell mortgaged estate, as personal property, when possession was	
	not obtained by their testators  may recover possession by action for to use of heirs, creditors, &c.	148 148

and may receive redemption money and execute discharge EXECUTORS may be licensed to sell real estate lying within, of persons who
lived out of State, under restrictions 231 appointed by foreign Courts, what shall be evidence here, of their
authority 231 when licensed to sell real estate, may adjourn vendue not exceeding 14
days . 232 of deceased Constable or Collector to settle his account with assessors *493
ib.
not answerable out of their own estates, on any special promise, unless in writing 240
in their own wrong, who to be so considered
EXEMPTION of enginemen from serving as Jurors in certain cases *585 from military duty, in case 695
from payment of toll on turnpikes in certain cases *602
of certain persons from serving as jurors of arms, equipments, &c. of soldiers from attachment .*688, 702
of certain goods and chattels of debtors from attachment 414, *702, 688
EXEMPTS [See Militial Library Production of the product of the latest the latest and the latest
EXPORTATION of BEEF, PORK, &c. without inspection, prohibited [See Beef, Butter, Lard, Fish, Pot and Pearl Ashes, Lime, &c.]
EXTORTION prohibited [See Fees.]
्रात्त्र विकास के जिल्ला के निर्माण के निर्माण के निर्माण के निर्माण के विकास के विकास के किया है। किया के कि स्थान के किया के निर्माण के किया के किया किया किया के किया के किया के किया किया किया किया किया किया किया किया
The second of th
and the state of t
FALSE INVOICES &c. punishment for making, by owner &c. of vessel, to de-
fraud underwriters of the first the
affidavit, protest, &c. by master, with like intent—punishment of 88 imprisonment, damages for may be recovered, notwithstanding penalty
lea incurred 996
FEE TAIL, SIMPLE, &c. [See Estates and entailment.] FEES of civil officers, and others established and regulated 427
list of, to be posted up in Clerk's and Register of Probate's office 439
receipt for to be given by officers if required
unlawful penalty for receiving ih, formerly allowed,—continued ib.
of certain salary officers, to be accounted for, before salaries are paid ih.
received by Clerks of Courts, to be accounted for with County Treas- urer and half surplus above \$1000 to be paid over
to be tendered to witnesses when summoned
of Assessors of taxes
of field driver and pound keeper water as the state of th
Inspector General of Butter and lard 441 inspectors of pickled and smoked fish *649
of pot and pearl ashes and deputies #652.
of hops
of tobacco and onions of stone lime and lime casks  *661  *667
of cullers of staves, &c.—surveyors of boards, &c. **679
Inspector of shooks Prover of fire arms *681
measurers of wood, &c
FELONY, in what county indictable, in certain cases, where death happens *266 persons convicted of part and acquitted of rest of certain offences, how
ាស់សម្ព័ណ្ឌ sentenced ្នា ំព្រឹក្សា ្រស្រីស្រីស្រីស្រីស្រីស្រាស់ស្រាស់ស្រាស់សម្រើ <b>ib.</b>
when indicted for capital [See Crimes capital and Trials.]
FEMP SOLE, appointed co-executor, or guardian, to lose her authority by marriage 200, 216
Covert [See married women.] Analysis to a favility at the limit of
FENCES and general and common fields regulated 159 FENCE viewers, two or more to be chosen by towns annually 159, *459
legal, what shall be so considered payers and the cluster 159, 160
partition to be maintained by occupants of adjoining enclosures proceeding in case of neglect so to make ib.
party neglecting, liable to pay double the adjudged value, and, after one
month, 12 per cent interest - was a real plant and the ib.

FENCE viewers to assign in writing the sbares of partition fence each party
- 我 - Albertage is to repair and a section
assignment so made, to be recorded—proceedings in case of refusal of either party to build or repair
divisional, to be kept in good repair, unless otherwise agreed ib.
viewers to decide in writing how, or on which side of a stream a di-
which fifty have visional fence shall be built was the dependence for a constant ib.
proceedings in case of neglect to build accordingly ib.
where persons owning in severalty, have improved in common and one wishes to improve in severalty, what proceedings to be had 162
partition to remain, where one party lays his land in common, on pay-
ment of value, by owner of adjoining enclosure 162
when unimproved lands are enclosed, what proceedings to be had as to, ib.
viewer to be taken from each town, where town lines are boundaries 163
water to be maintained equally, by parties; proceedings against neglect ib.
excepting as to house lots not exceeding half an acre ib. viewers neglecting their duty, penalty ib.
general proprietors' proportion of, when determined, to be recorded 164
expenses of, to be horne in proportion to interest of proprietors ib.
around a common field belonging to any occupant, when deficient, what
proceedings to be had
round common fields, when blown down, what proceedings to be owner of land in general field may enclose it, at his own expense pro-
vided he maintain his share of the general fence
expense of making-rocky and barren land to be excluded, in mak-
of the ling estimate we have a series of the control of the contro
fronting on certain grounds, how long time required to justify their
continuance when boundaries cannot be made certain *523, 524
on public landing places to be deemed nuisances . 107 FERRIES not to be kept unless by license from the Court of Sessions *768
keepers of, to give bond, keep good boats, attendants, &c. ander pen-
*768, 769
penalty for keeping, and demanding pay, without license *769
when established by Sessions, ferryman to be appointed by town, in
case ib. such ferryman to be licensed, and his fare fixed by Sessions ib.
penalty for his neglect ib.
between towns to be provided for by them, alternately, or jointly \$770
may be guarded by order of Selectmen, to prevent spread of contagion *557
FEVER MALIGNANT [See contagious sickness and quarantine.]
FIELD DRIVERS to be chosen and sworn in towns annually . *566 their duty, fees
FIELDS general and common regulated
where persons owning in severalty, have improved in common, and
one wishes to occupy in severalty, what proceedings to be had 162
where improved lands are enclosed, what proceedings to be had ib.
[See fences.] FINDER of money, goods and strays, how to proceed therewith . #573
FINDER of money, goods and strays, how to proceed therewith . *573  [See Goods lost—and Strays]
FINES for witnesses refusing to appear, after being summoned
and costs collected by officers, to be paid County Treasurer forthwith 372
collected by Justices of the Peace to be paid to county treas-
ury semi-annually
certificates of, to be returned to County Treasurer, by Clerks af-
ter rising of Courts . 371
and to Secretary and Treasurer of State within 50 days 406, 407
imposed on towns for deficient roads, &c. to be expended in re- pairs by agent accountable to Court  *519
pairs hy agent accountable to Court for neglect of schools, &c. how expended *506
See penalties.
FIRE, insurance, against may he made by Marine Insurance Companies to cer-
Tain extent was such a few the second state of the second
bon-fires, &c. not to be kindled in streets, near houses
FIRE ARMS, how to be proved and marked, and certified
penalty for selling, not proved, counterfeiting marks,
Of records, files, &c
FIRE ENGINES, penalty for wantonly injuring

## INDEX.

FIRE W	ARDS may be chosen in each town in March, &c. annually	*583
That The Trail	penalty for refusing to serve as duty at fires—staff or badge of office, &c. power to require assistance	ib.
FIRES,	when building is demolished to stop, owner to be indemnified	≈584
FIRE W	punishment for concealing or embezzling or plundering goods at, OOD, COAL, BARK, &c. frauds in prevented [See Fuel.]	ib. ≉681
FISH, ce	ertain kinds, preservation of, provided for *772, 773, 77	
MI.	shell, not to be taken, destroyed, &c. in certain cases, without permis-	•
FISHER	y, herring regulated [See Herrings.]	*774 *772
FISH, pi	ckled, and smoked, packing and inspection of regulated	*641
444	inspectors of, to be appointed in certain towns, by Governor, &c.	ib.
, dan yai y Tali	to be sworn, give bonds, &c. and proceedings thereon pickled, quality and size of casks for packing [Proviso as to kegs.]	*642 ib.
186 1505	Salmon, shad, mackerel, &c. pickled—duty of inspectors as to pack-	
	Ing. In it easier and that are items are the inches increased in a subsection of	*643
234	mode of branding when sorted, packed, &c damaged not to be exported, under penalty	ib. *644
alikan Pi	cod, haddock, &c. how to be packed marked &c.	ib.
9	small, whole, how to be packed, in what casks	*645
	pickled or smoked not to be exported unless certificate of inspection be produced to the Collector of Customs	ib.
	cerdicate to be sworn to before Collector	*646
	alewives and herrings how salted, packed, &c. for exportation	*643 *€45
	how to be sorted in boxes, branded, &c. pickled or smoked, put on board vessel for exportation, not being in-	*645
de la language	spected, may be seized by warrant from Justice and held for trial	*646
The spains	— not to be sold in State, from other places, unless here inspected Inspector of, not to use his brand or permit it to be used unlawfully	*647 ib.
gars -	pickled for home consumption, how to be packed	*648
N. 33	exporter or purchaser to pay for certificates	ib.
	penalties for violations of provisions respecting inspection of, *644, 64 duty or excise to be paid by inspectors	*647 *649
	Inspector's fees	ib.
FLAX SE		2,663
	surveyors of, to be appointed by Governor and Council	*662
114.14	of inspection and a consequence of the consequence	*663
1,447 (4)	found on board vessel for shipping, not inspected, liable to seizure, and how	ib.
siak .	penalties for violations of provisions for inspecting. &c.	₹664
FLOWIN	G OF LANDS, by erecting mill dams, [See mills.]	172
FORCIBL	may be inquired into by two Justices, quorum unus	320 363
		964
	Jury in, now empannelled, sworn, form of verdict, &c. 363, 364	, 365
1.70	proceedings in, may be removed to Supreme Court, by certiorari process of, may issue against tenants holding over, &c.	365 ib.
	not to issue against tenant, after 3 years quiet possession	ib.
FOREMA	N of grand jury may swear witnesses—attorney for government being	90.1
10 4 54 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and traverse jury to be chosen by ballot	384 ib.
FORFEIT	URES AND PENALTIES, may be recovered by action of debt or in-	
FORGER	dictment [See penalties, action, &c.] Y AND COUNTERFEITING how punished	263 84
	of public records and certificates, private securities, &c. or uttering	
	them as true, &c. how punished	79
TO AND AND A	of bills of credit, bank bills, &c. aiding in altering or rendering current as true, such bills, &c. or posses-	80
April 1	sing with intent to pass them as true, knowing to be false	ib.
PART .	uttoring or tendering in payment false bills, notes, &c. knowingly	ib.
- Him.	on second conviction, or three convictions of, at same term having or bringing into State, forged bills with intent to pass	81 ib.
14.7	in trials of, other evidence than that of President and Cashier may be	
4.540 L	admitted, in case, &c.	ib.
3.7	Certificate of Secretary or Treasurer of United States, or of any State may be admitted in trials of	82
13 34 4	engraving or making, or possessing plates for, with intent to use them	
144 - 1 14 1	&c. —punishment State, and accessaries	2, 83 83
	es fore or surer form entitle nithin, me force and generalies	

	· · · · · · · · · · · · · · · · · · ·	
FORGERY	Y, &c. bringing into State, or possessing therein false coin, with intent,	93
, ORGER	second conviction, or three convictions at same term	84
	mending, making, or possessing, mould, &c. for coining, &c.	ib.
	mending, making, or possessing mould, &c. for coining, &c. rewards for prosecuting to conviction of, and how distributed	ib.
CODETON	ATTACHMENT, persons or corporations entitled to process of, in cer-	10,
FORFIGN	tain cases where the representations of the cases of the case of the cases of the cases of the cases of the cases of the case of the cases of the cases of the cases of the cases of the case	286
1804 July 1		
Application	form of process, mode of service, &c. in different cases 286,	
Canth .		286
	writ to be returnable in county, where either of trustees dwells 164. 286,	
42.0		287
and the states	action to be continued if principal be out of State, when sued	ib.
1410	trustees having goods, &c. may defend, &c. for principal, in case	ib.
61.1	if appearing at first term, disclose and discharged, to have costs 287,	289
and the		287
33.54.		288
	several dwelling in same county not appearing, &c. judgment to	
6.7 **	be against them for costs jointly	ib.
5 - 4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	where plaintiff does not prevail, costs allowed to principal and trustees	ib:
2.1	where all trustees are discharged, plaintiff may proceed against prin-	
4 A 15 4	cipal, in case 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ib.
444		289
5910	made of examination thereon before Judge for in his own courts	
2.47	mode of examination thereon, before Judge, &c. in his own county	ib.
	such examination filed in court, competent	ib.
. JAN1	disclosing assignment, &c. assignee may be made party in case,	
The Substitute	&c. proceedings thereon, if assignee appear, or not	290
14 E/64 (1)	validity of assignment may in certain cases be tried by jury	ib,
\$ \$ A \$ 1		290
respará Alaba	appeal allowed in such cases and a second and a second as a second	ib.
124,0450 100	execution how to issue in certain cases 292, 290,	291
Supplied to	proceedings in scire facias against trustee, not exposing goods 291,	292
	when trustee has been examined on original process, judgment in scire	
		292
North Action	when on scire facias there are more than one defendant, Court may	
	es enter up joint or several judgments apply commander was to be a	ib.
21324	goods taken on execution—to discharge trustee from principal	ib.
20,77	trustee in certain cases may plead general issue	
	wilful false swearing by trustee to be punished as perjury	ib,
	offender also liable to nav plaintiff's demand, and double core	ib.
	offender also liable to pay plaintiff's demand and double costs	293
	where trustee's contract is to deliver specific articles at a future day,	
1.00	he may deliver them to officer having execution	ib,
1 444	value of such articles how to be ascertained	ib.
1481 117 114	to be sold by officer as other personal estate taken in execution	ib.
- 4 P. M. P. C.	when part is sufficient, residue to be delivered principal	294
	trustee in, dying before examination, his executor or administrator may	
1987 N. 175 P.	be made party to suit	294
	trustee, dying after examination and before final judgment executor or	
	administrator answerable	ib,
1000	not to extend to parties to negotiable securities	ib.
	allowed to judgment creditors, releasing body of principal committed,	
tojk	within seven days after service of process	ib.
11.1.428.2		295
FORFEIT	URE of personal property, for certain offences-mode of proceeding	~,,
	therein [See personal property.]	369
	of bonds of Clerks and Registers—what shall be so adjudged .	443
	for violation of inspection laws [See Beef, Butter, Fish, Pot ashes, To-	220
100	bacco, firewood, &c.]	
Table 1		eom
FORNICA	of paper not packed and marked according to law *686, TION, how punished	087
FORMS (	OF WRITS &c. in civil process [See quite forms of]	78
TOTUMO,		301
14 July 1984		319
	warrant to summon jury in forcible entry and detainer	319
	summons to party complained against, writ of restitution 320,	
	submission to reference, of demands before Justice	361
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	to be used in taking depositions, notices, &c	
	of Assessors' warrants to Constables to collect taxes *478,	479
	of warrant of distress against deficient Constable, Collector &c. by Treas-	
	urer,	494
	substance of, for county Treasurer's return of fines, costs &c. to Gover-	
	nor and Council, annually	374
4.12	Coroner's warrant to take inquest on dead bodies	410
		219

		446
	Complaint against Assessors refusing to be sworn of oath to be administered to creditors by commissioners of insolvency	*471 205
Asset Action	[See Oath.] ES OF TURNPIKES, BRIDGES, &c. mode of attaching on mesne	
FILMICITE		269
rijanski i Parijanski svenski i	process how to be sold on execution, notice, &c.	273
	proceedings in such cases, where to be had	280
DDATES A	ND CHEATING, at common law, punishable in Supreme J. Court	86
		240
	ND PERJURY, relating to deeds, contracts, &c. prevented enumeration of promises on which no action at law can be sustained,	240
346 1 2 2 2	unless reduced to writing	240
Personal rel	eases not in writing, to convey estates at will only	240
1	eases, estates, &c. not to be assigned, granted or surrendered, unless	
1,000	by written instrument, signed by party, or authorized agent	240
Section 2010 Sec	contract for sale of goods of thirty dollars value or more, not good, un-	
	less in writing, or partly executed	241
A. S. 15, 178.	contract for sale of land, or interest therein, void if not in writing	240
51	contracts to charge executor or administrator out of his own estate,	
	void, if not in writing	240
FREIGHT	ERS, how to be compensated in certain cases of embezzlement by	
- G-Q - 19 Vr	er master (ARCAR) (REPORT ARCAR) (PROPERTY REPORT ARCAR ARC	92
1,34	bills for discovery may be filed by, in S. J. Court, proceedings	93
FUEL, fire	vood, coal, bark, &c. frauds in sale of, prevented	*681
	measurers of, to be appointed by Selectmen, when towns vote it neces-	
	ু <b>sary</b> , জান্তুৰ মুখ্য মুখ্য মুখ্য মুখ্য মুখ্য মুখ্য মাধ্য মুখ্য মুখ্য মুখ্য মুখ্য মুখ্য মুখ্য মুখ্য মুখ্য মুখ	#621
	fees of measurers to be regulated by Selectmen	*682
. 35.	to be forfeited, if offered for sale before measured	*683
透出 みなり	cord wood brought by water, to be measured on wharf	*682
11/1/48/197	carter, driver, &c. to be furnished with ticket, unless	*683
<u> </u>	: [See Charcoal.] Epite Company of the Charcoal Epite 1997 - ·	
FUGITIVI	S FROM JUSTICE, agents to be appointed by Governor to receive	4
	them from executive of any other State	*458
2.5	to be sent by warrant from Governor, when demanded by executive	
49/21 S	of any other State	*452
* * * * * * * * * * * * * * * * * * * *	e Trace - 함께 문화를 보고 불명한 제 한 학생 전에 가는 전혀 되었다. [12] [12] [12] [12] [13] [14] [15] [16] [17] [17] [17] [17] [17]	
	$oldsymbol{G}$	
CAMING	Governor of the special prohibited	96
GANING,	for money or other property, prohibited	96 ib
GAMING,	securities given for money won by, void	ib.
GAMING,	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead	ib. ib.
GAMING,	securities given for money won by, void . real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner	ib. ib. ib.
GAMING,	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros-	ib. ib. ib.
GAMING,	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting	ib. ib. ib.
GAMING,	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases	ib. ib. ib. 97 ib.
GAMING,	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by,	ib. ib. ib. 97 ib. ib.
GAMING,	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited  98	ib. ib. ib. 97 ib.
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts not to be paid by their guardians	ib. ib. ib. 97 ib. ib. 229
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts not to be paid by their guardians rovision for and regulation of,	ib. ib. 97 ib. ib. *587 229 445
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notto be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un-	ib. ib. ib. 97 ib. ib. 729 445
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts not to be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature	ib. ib. ib. 97 ib. ib. ,*587 229 445
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited  98 debts of spendthrifts now be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses	ib. ib. ib. 97 ib. ib. ,*587 229 445
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notito be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term	ib. ib. 97 ib. *587 229 445 ib.
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notto be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors	1b. ib. 97 ib. ib. *587 229 445 ib.
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts not to be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener	ib. ib. 97 ib. ib. ,*587 229 445 ib. ib.
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notto be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided	ib. ib. 97 ib. ib. ,*587 229 445 ib. ib. 447 451
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notto be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement	ib. ib. 97 ib. ib. ,*587 229 445 ib. ib. 447 451
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notto be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided	ib. ib. 97 ib. ib. 229 445 ib. ib. 447 451 t *538 450
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts not to be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable	ib. ib. 97 ib. ib. 229 445 ib. ib. 447 451 t *538 450
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts not to be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority	ib. ib. 97 ib. ib. 229 445 ib. ib. 447 445 451 t *538
Control of the contro	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notto be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia	ib. ib. 97 ib. ib. ,*587 229 445 ib. ib. 447 451 t *538 450 l 451
GAOLS, p	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notto be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes	ib. ib. 97 ib. ib. ib. 445 ib. ib. 447 451 451 *499
GAOLS, p	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notito be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority [See Prisoners.]	ib. ib. 97 ib. ib. 229 445 ib. ib. 447 451 t *538 450 l 451 *499
GAOLS, p	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts not to be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes [See Prisoners.] to be appointed by Sheriff, and in certain cases to continue when Sher	ib. ib. 97 ib. ib. ib. 445 ib. ib. 447 451 451 *499
GAOLS, p	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notto be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes [See Prisoners.] to be appointed by Sheriff, and in certain cases to continue when Sher iff is removed	ib. ib. 97 ib. 97 ib. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10
GAOLS, p	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notito be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes  [See Prisoners.] to be appointed by Sheriff, and in certain cases to continue when Sher iff is removed may be appointed by Governor, &c. when Sheriff's office is vacant	ib. ib. 97 ib. ib. ib. 445 ib. ib. 447 451 *538 450 if 451 *499
GAOLS, p	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notto be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes [See Prisoners.] to be appointed by Sheriff, and in certain cases to continue when Sher iff is removed may be appointed by Governor, &c. when Sheriff's office is vacant when so appointed, to give bond	ib. ib. 97 ib. ib. 457 429 445 ib. 447 451 *499 404 ib. ib. 466 ib.
GAOLS, p	securities given for money won by, void real estate conveyed for debts by, to enure as if grantor were dead loser of money by, may recover it back of winner in certain cases, treble amount won, may be recovered by persons pros- ecuting forfeitures of double amount won by, in certain cases mode of conducting suits against winners by, at cards, billiards, &c. at taverns prohibited debts of spendthrifts notito be paid by their guardians rovision for and regulation of, money to be raised by Court of Sessions for building and repairing un- der authority of Legislature state of, and state of prisoners, to be inquired into, by Court of Ses- sions at every term appartments in, separate from felons, to be provided for debtors to be kept cleanly, and white washed in April or May, or oftener to be used as houses of correction, until such are provided keeper's compensation for support of poor debtors in close confinement escape happening through insufficiency of, Sheriff to be accountable keeper, to receive and detain U. S. prisoners, committed by Judicia authority liberty of yard in, allowed to prisoners for taxes  [See Prisoners.] to be appointed by Sheriff, and in certain cases to continue when Sher iff is removed may be appointed, to give bond to keep and preserve warrants, &c. and deliver them to successor	ib. ib. 97 ib. ib. ib. 445 ib. ib. 445 450 451 *499

GAOLER violating provisions as to manner of keeping prisoners, penalty for and	
how recovered compensation for keeping prisoners	448 *538
fees for receiving persons committed by town watch	*554
duty as to receiving principal when committed by ball	333
With fall $fees$ of the spheric terms $feet = 0$ and $feet = 0$ .	*554
to keep account of proceeds of convicts' labour, &c. to report to Court of Sessions.	, 120
GAOL RULES [See Convicts, also Prisoners.]	, 120
GOATS, &c. not allowed to go at large between April 1 and Nov 1.	*567
he, going at large between August 10 and Nov. 20, may be impounded	*568
GOODS and CHATTELS exempted from attachment and execution and distress lost, and strays, &c. mode of proceeding by finder *573, 574	414
not to be sold at vendue without license	*590
[See Vendue, &c.]	
shipwrecked to be taken care of by commissioner of wrecks	90
[See Commissioner of Wrecks.] GOVERNOR to call out militia to suppress insurrections	95
his salary established	441
may offer a reward for apprehending prisoners escaped, or persons	
charged with high handed offences	*45 <b>7</b>
	*458 ^ *458
and council may grant conditional pardons	123
to allow rewards to prosecutors for forgery, &c. in certain cases 8	4, 85
to appoint and commission ordained ministers of the gospel with pow-	0.41
ers to solemnize marriage  Clerks of the Judicial Courts	341 398
Sheriffs and Coroners .	34
may appoint gaoler, when office of Sheriff is vacant	404
to remove Sheriffs neglecting to pay executions against them	406
Coroners — in like cases	409 88
branch pilots, and decide on complaints agginst them *770	, 772
commissioner of State Treasury, when office is vacant	*746
	*766
	*628 *637
	*641
pot and pearl ashes	*649
	*653
	*668 *66 <b>5</b>
	*669
surveyors of flax seed	*662
	*685
GRAIN, toll for grinding at mills not to exceed 1-4 part thereof GRANTS, to two or more, to be estates in common and not joint tenancy, unless	178 128
	*608
to pious and charitable uses, may be made to deacons of churches	152
for the use of the ministry may be made to ministers, who may take and hold in succession	153
alienation of such property, how to be made	ib.
to children and grandchildren, in advancement of portion, to be esti-	
mated in division of estate, when intestate	211
GRANTOR refusing to acknowledge deed, what proceedings to be had GUARDIANS to be appointed for minors interested, before order of partition, by	131
Courts 136,	208
GUARDIANS to be appointed by Judge of Probate to minors under 14 years of	
age, and above that age by their choice	212 213
to give bond, to return inventory, render account, &c	ib.
choice of, may be certified by Justice, when minors live more than 10	
miles from Probate office	ib.
executor or administrator not to be appointed, if interested in the same	213
may have action for damages against persons enticing or carrying away	~in
wards	103

GUARDIA	NS may in certain cases, with consent of Judge purchase her right or es- tate of tenant in dower, &c. for benefit of minors, having the right to	
7 100	the reversion or remainder	213
787 E.	feme sole appointed as, to vacate her authority by marriage to be appointed to persons non compos, lunatics, idiots, &c. if Select-	216
\$250 PM	men by inquest, certify them incapable, and to give bond 214	216
Jan Jak	so appointed to return inventory, take care of their persons and estate, and support them	214
	to collect and pay their debts previously contracted	215
	apply to Courts for license to sell real estate, if necessary	ib.
-46	and account with their wards if restored to reason, or otherwise with their heris, if dead	ib.
경기 기념과	to be appointed for spendthrifts, idlers, drunkards, &c.	ib.
44 A) .	mode of proceeding in such cases, by inquest of Selectmen conveyances by spendthrifts after application for guardian, to be void if	216
Francisco (	notice be filed in office of Register of Deeds	ib.
	of spendthrifts, &c. subject to like duties as guardians to lunatics, idiots &c. and to give like bond	ib.
- X	may be appointed for children of lunatics	215
	may be dismissed by Judge of Probate, when necessary, and others ap-	015
All the	not to transfer stocks, belonging to their wards without license from	217
	Judge of Probate	217
e Ve Velide	of persons living out, and having estate within the State, may be licensed to sell real estate, under restrictions	231
	appointed by foreign Courts of Probate, what shall be evidence here,	
	of their appointment may adjourn time of sales of real estate not exceeding 14 days	ib. 232
	of minors interested in mills, to be considered as owners for certain pur-	232
· •	poses to the second distribution of the control of	177
	mode of obtaining license to sell part, or whole of real estate of their wards, whether minors, spendthrifts, lunatics, &c. 223, 228, 228	. 230
	notice to be given before sale, evidence of, how perpetuated 227, 230	), 233
CIIN POV	proceedings in suits on their bonds regulated 226, 226 VDER, safe keeping of, provided for	$1,225 \\ 112$
uun 101		2, 114
	penalty for violating such regulations, and how recovered and appro-	ib.
	printed may be seized and libelled, if kept contrary	113
,	Selectmen may enter buildings, &c. in search of suspected, &c.	114
GUNS [	persons injured by explosion of, illegally kept, may recover damages See fire arms.]	113
GUIDE È	OSTS to be erected in towns and plantations, in places determined by	****
Since the	Selectmen, &c. manner of construction record to be made of places determined by Selectmen	*526 ib.
	substitute for, may be agreed upon by towns	*527
	penalty for neglect of towns or Selectmen, respecting for injuring or defacing	ib.
Age of		10.
TIADDAG		
HABEAS	CORPUS, persons restrained, &c. entitled to writ of, writ of, when and how granted by Supreme Judicial Court, or a Judge	321
*'w -	thereof, and how returnable	322
Aller .	not to be granted to persons committed for felonies; on execution, provided	iЬ.
	forms of, and by whom to be returned, and how . 32	3 324
	return of officer thereon, truth of, may be inquired into	325
1.55	Court or Judge to examine, &c. within three days after return—and bail, remand or discharge as case may require	324
, t	writ of, may be granted by Judge of Supreme Court or Common Pleas	
·	for minors enlisting into United States Army, without consent of parents, &c. proceedings thereupon 324	1, 325
	penalty and punishment for disobeying, or making false return of,	ib.
	prisoners may be removed by, from one county to another persons discharged by, not to be again restrained for same cause	325 326
HARBO	JRS and shores not to be obstructed or injured	*764
	[See ballast.]	<b>役90</b> 3
HAYWA	RS, PEDLERS, &c. [See Pedlers.]  ARDS, or field drivers, may be chosen by proprietors of common fields	*761 168
	[See Proprietors.]	

HEALTH		<b>*560</b>
1946-195		<b>*564</b>
TEUTO	[See contagious sickness.]	
HEIRD, C	onveyances by, not to prevent division of estate by order of Judge of Probate	208
	alienage of, no impediment to receiving share of personal estate	211
(10 to 10 to	division of real estate among, how made, by order of Judge of Probate	207
10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	guardians to be appointed to minors interested, before division	208
1. The second	to pay their proportion of expenses of division, how compelled	210
***	may have reversion of dower divided, and at what time	ib.
and the second	to give bond of indemnity to executors paying legacy, in certain cases	211
	administrator paying distributive share	ib.
44.6	not barred of legacy, &c. by certain limitations of actions against exec	-
	utors	239
+5 (Tr.)	may join or sever in actions for inheritance descended from common	000
	ancester to refund for shares taken for debts of testator, in certain cases	260 141
11 to 12 to	to assign dower to widow within one month	149
12	to pay demands against deceased, after four years limitation, in certain	7-70
100	cases	239
1940	recovering estates from the State, to allow for improvements	188
	how to proceed previous to suing probate bond for distributive	100
A No.	sbare	225
	[See Estates Probate &c ]	
HERRING	F, pickled and smoked, inspection of [See Fish.]	*641
HERRING	S not to be taken between March 1, and September 1	*772
181	nets for, size of, and mode of setting regulated	*773
19.00	not to be taken between sunset on Saturday and sunrise Monday	ib.
wai situ	not to be taken by foreigners in our waters	ib.
AH _ 1	not to be driven in night time with lamps, torches, &c.	ib.
- Taski,		<sup>≈</sup> 773
HIGHWA		*509
1.3946	to be laid out by committee of Court of Sessions, after notice, adjudi-	
	cation, &c.	ib.
	Committee on, to be sworn, give notice—estimate damages *509	, 510
	— persons dissatisfied with estimate of—may apply to Court for jury	****
	or new committee—proceedings thereupon	*510
		<b>#511</b>
	wood, &c. forfeited, if not taken off within time verdict of jury, or report of committee respecting damages, &c. to be	ib.
	final	ib.
	persons injured by locating, may join or sever in complaint for dam-	10.
	frages - pure to the real real property of the first of t	ib.
10 to 2	towns and corporations injured, &c. may have same remedy as indi-	
	viduals . *511,	512
	damages, &c. to be settled by one jury, in case of opposite com-	
Trible School	plaints	*512
		*512
	for use of towns, may be laid out by Selectmen—subject to approval	
	of towns	ib.
	damages in such cases, may be settled by agreement between party in-	
L.		*513
Patricia de la Companya de la Compa	Selectmen refusing to lay out such, what proceedings to be had	513
19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	towns refusing to approve such, what proceedings towns may alter or discontinue such, in certain cases	ib. *512
	reasonable time for opening, not exceeding twelve months, to be allow-	~512
		*51 <b>4</b>
A. 15	towns neglecting to open, what proceedings to be had	ib.
	to be kept in repair, and surveyors of, to be annually chosen	ib
	Surveyors of, to have limits assigned them by Selectmen	īb.
	money for repairing to be raised and assessed by towns, when and how	
- 18 mar - 18 mar - 18		*515
	Surveyor of, to notify those in his district when to work	ib.
400	— to cause roads to be cleared, when obstructed by snow	ib.
	to repair bridges suddenly injured	ib.
	— to account with Assessors at end of his term	*5 <u>1</u> 6
	persons deficient in payment to, their taxes to be inserted in next	Ĺ
	year's assessment :	ib.
	power in removing obstructions, obtaining materials, &c.	ib.
	THE WHEN SHED SEED OF COURTS IS INSURCIOUS	3.73

HIGHW	AYS, surveyor of, may be authorized by towns to make contracts for re-
	*51?
4	- warrants of distress therefor may be executed by, or Collector of taxes ib.
	money unexpended by, to be paid into town treasury  ib.  neglecting to pay surplus, and exhibit his rate bill—penalty  ib.
337	— neglecting to pay surplus, and exhibit his rate bill—penalty ib. persons injured by bad, defective, unrepaired, &c. may have action
in May instituti	*513
	when life is lost by defects, &c. of—penalty against county, town, &c. ib.
	surveyor of, liable to town, when fined for deficiency, in case ib. money for making, &c, how raised and assessed \$515, 519
	fines imposed for deficiency, &c. to be expended in repairing, &c. un-
er en ge	der direction of agents appointed by and accountable to Courts 519
• 11	plantations to have same powers and liabilities as towns, in regard to, and subject to like proceedings against them
1.1	and subject to like proceedings against them ib.  through unincorporated places, &c. to be made at expense of proprie-
	tors, unless Court of Sessions deem it unreasonable—proceedings *520
	proviso as to ministerial and school lots, not to be taxed ib.
	application for laying out, in such cases, to be made to Court of Sessions—notice to be given ib.
312	Court to lay out road, assess lands, &c. *521
Add.	mode of assessing and collecting tax for laying out ib.
	— repairing such—what proceedings to be had therein *522
	nuisances in, may be removed by any person ib.
	persons aggrieved by removal of gates, bars, &c. may complain to
	Court of Sessions ib.
	surveyors of, to remove obstructions ib.  obstructing by logs, timber, &c. penalty for the standard of the \$523.
	obstructing by logs, timber, &c. penalty for *523 proviso as to fences to prevent spread of contagious disorders ib.
	buildings, &c. when adjudged nuisances how to be removed ib.
- 114 T	buildings, fences, &c. fronting on public grounds, whose breadth of—
	cannot be ascertained—to be considered true bounds, after 40 years standing, in other cases 60 years prescription necessary to justify
	fence 523, *524
10 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	may be dug up to lay aqueducts, by permission of Selectmen *615
640	jury for damages in laying out, how far to try little to real estate,
1135	how selected, empannelled, &c.
J. 1	riding in, with naked scythes, prohibited *554
	imagery or pageantry in, for public shows by night prohibited \$554, 555
HOG-REE	bon-fires in, within ten rods of buildings, prohibited . #555  VES, [See town meetings.]
HOGSHE.	AD SHOOKS [See shooks.] size and quality regulated *679
HOGS LA	RD, inspection of, regulated [See Butter and Lard.] *637
HUUPS, s	arvey and inspection of regulated [See Lumber.] . #676
11013, 101	exportation, regulations for inspection *653 Inspector to be appointed, under bonds, oath, &c. and to have deputies ib.
	powers and duties of Inspector and deputies *653, 654, 655
A	not to be shipped without inspection—certificate #654
- 11 with	certificate of inspection to be required by Collector or master before elearance
RIS"	penalties and forfeitures for violation of provisions relating to inspec-
	tion *655, 656
HORSES,	CATTLE, &c. cruelty to, how punished 59, 60
1, 1900,	not to go at large, if uncelled, and may be impounded #568 not to be impounded if owner be unknown #5 7
	taken up asstraysmay be appraised, sold, &c. after two months, in case #574
TOCOTOLA	not to be taken up as strays, between April 15 and Nov. 1, unless *575
	L for inoculation of small pox not to be erected without license specified without license ib.
HOUSE O	F CORRECTION to be provided by Court of Sessions, in each county 451
	common prisons to be used as, until provided 451
	master and regulations to be appointed by Court of Sessions 451 overseers to be appointed by Court of Sessions, with powers 452
	overseers to be appointed by Court of Sessions, with powers  accounts and register to be examined by Court of Sessions  ib.
1	accounts and register to be examined by Court of Sessions ib.  rogues, vagabonds, idlers, &c. may be sent to—and how ib.
	lunatics and dangerous persons may be sent to, by two Justices q. u. 453
	convicted persons may be confined in, by sentence of Courts ib.
	Courts may sentence to, conditionally, on payment of fine and costs ib. expenses of, materials for work, profits of labour, rules for conducting,
	to be provided for under direction of Court of Sessions . 454

HOUSE of	correction master's power, compensation, accounts, &c. how settled 454, 455
9,024	remedy against parents, kindred, &c. of persons committed 455 discharge from, how to be obtained 456
Taken	discharge from, how to be obtained 456 persons keeping houses of prostitution may be committed to, \$536
HUSBANI	D, when entitled to estate; &c. as tenant by the curtesy . 143
	f intestate entitled to whole of personal estate
486.5V	deserting, neglecting, or ill treating his wife, she may be divorced
10/2 12-1400	from bed and board and some 345
7444	andrough an Their agh all an talk at the Teat Thomas and the Color is from the teat of the Color is a second a The Color of the Color is a large Billiag at the Color of the C
MIOTS I	JUN ATICS, NON COMPOS, &c to have guardians appointed, if on
101010, 1	inquest of Selectmen adjudged incapable , 214
	their estates to be managed and themselves supported, by guardians ib.
2007	proceedings in Probate Court against persons embezzling their property ib.
47	debts, to be collected and paid by their guardians . 215 their children to have guardians appointed by Judge of Probate 215
980 JARC	their children to have guardians appointed by Judge of Probate 215 estate of, may be sold in whole or part, when necessary, under license
1000 f	of Courts [See Guardians.] ib.
IDLERS,	SPENDTHRIFTS, &c. to have guardians appointed, in case ib.
Will.	to be sent to the house of correction, or work house #547.549
TATOOTEN	vagabonds, &c. may be sent to house of correction . 452
	ICY, cause of divorce from bond of matrimony
HIII COM	[See Pounds.]
IMPRISO	NMENT solitary [See convicts.]
	MENT and possession of real estate, what shall constitute, in certain
	cases
TWCEVDE	ARIES and malicious mischief, punishment of
	burning dwelling houses by night, or day, or being accessary  — public buildings, stores, barns, &c. or vessels, day or night  58, 59
1.55 (	accessaries before the fact, punishment of
262	burning corn, hay, fences, &c. or wilfully setting fire to woods 59, 60
	of real estate in hands of executor, or administrator, how appraised 202
INCOMPA	TIBILITY of offices 26, 33, 34, 36, 38, 40, 421
INCORFO	RATED COMPANIES [See Companies.] IRE OF APPRENTICES, how to be executed, effect of covenants
INDENT	therein ≉759 533 534
3.2	when and how parties to, may be discharged #534, 535, 760
	[See Apprentices.]
INDIANS,	Penobscot and Passamaquoddy tribes, regulation of, \$766
G + F	agents for, to be appointed by Governor, with powers, duties, &c. *766, 767 contracts by, respecting lands, void, unless approved by agents *767
7,300 Au	lease of lands by, to operate for one year only ib.
	agents of, not to sell timber, &c. exceeding \$500 annually ib.
	may maintain actions in their own names for Indian debts ib.
TAXA TOTAL	to keep records and accounts of their proceedings *763
INDICINI	ENT, copy of to be furnished party accused, on demand, and 22 if for treason, 2 days before arraigned
	charges for murder of bastard, concealing pregnancy, and delivery in
	secret, and concealing death, may be joined in same 56
-	penalties and forfeitures, may in certain cases be recovered by 263
40.00	for felony-persons may be acquitted of part, and convicted of residue in 266
	for murder to be found in county, where death happens ib. for felony—persons under, to be bailed or tried at second term 267
	against persons for capital crimes—standing mute how tried 266
	for capital offences—defendants right to challenge regulated ib.
2.57	may be prosecuted against accessary, in certain cases, though princi-
TNDICEN	pal be not prosecuted or convicted . 68
INDORSE	T and idle persons, may be sent to work houses, and how *547, 549 RS of writs [See Endorsers and Endorsement.]
INFANTS	OR MINORS, not allowed to devise lands [See Wills.] 137
INFECTIO	OR MINORS, not allowed to devise lands [See Wills.] 137. DUS DISEASES, provisions against spread of, [See Contagious Sickness.] 556
INFORMA	11045 and actions on penal statutes, duritain, or for state, to be brought
1,0 - 1	and tried in county where offence was committed 267
1872 S.	defendant in, may plead general issue, and give special matter in evidence
INFORMI	ERS and PROSECUTORS of forgery and other crimes, to be rewarded
	and how
	when more than one in same case, reward to be divided 85

INHABITANTS OF TOWNS, a body politic, with powers
INNHOLDERS, to be licensed by Selectmen in Sept. annually 4586 duty to be paid for license, and how appropriated 543, 586
record of licenses to, being made by town Clerk, to be returned to Court of Common Pleas *586
licenses to, may be granted at other times than September on condition ib. [See licenses.]
not to sell without a license, under penalty
to be suitably provided, &c. to have signs not to keep billiard tables, nor suffer gaming in their houses 98, *587
not to suffer riots, disorders, excessive drinking — *588
common tiplers to be posted in houses of, by Selectmen ib.
not to trust such drunkards, &c. while posted
INLAND BILLS OF EXCHANGE, damages on regulated - 395, 396
INOCULATION for kine pock, to be provided for by towns and plantations *555
superintendants to be chosen by towns and plantations for, ib.
INQUEST by Coroners, in view of violent or casual deaths manner and form of proceedings [See Coroner.] 410
INQUEST of Selectmen, on persons non compos, idiots, &c. for guardianship 214
on idlers, spendthrifts, drunkards, &c. for do.
INQUEST of office to revest real estate in the State, or entitle State thereto in what county information to be filed by Attorney General in Supreme
J. Court, in certain cases
information to state the grant, conditions, breaches, &c
scire facias how to issue, be served, &c
if judgment be, that defendant holds more land than he is entitled to,
Court may assign true quantity ib.
location how made and confirmed by Court 186 proceedings in other cases of, mode of trial ib.
proceedings in other cases of, mode of trial ib. to recover lands accruing to State for want of heirs, how to be prose-
cuted by Attorney General
defendant not to avail himself of alien's title, unless he be his agent, or tenant
tenant
proceedings, in case of title or privity acquired, &c. after service ib.
State to be deemed in actual possession immediately on judgment of
reseizen . ib. such judgment, to conclude all parties
if after estate becomes seized for want of heirs, owner appear and re-
cover estate, the premises liable for improvements ib.
such sums to be settled by bill in equity in Supreme J. Court ib. INSANE PERSONS, acquitted on trial in Supreme Court, on that ground, to be
committed until restored to reason, and at whose expense 252
when so committed may be discharged by Judge of Supreme J. Court
or two Justices quorum unus, when it can be with safety 253 or may be comitted to the custody of their friends, giving bond ib.
to have guardians appointed, and how
[See Guardians, Probate, &c.]
Constables and Collectors becoming so, what proceedings *490 [See taxes, &c.]
INSOLVENT ESTATES [See Estates Insolvent.]
INSPECTOR GENERAL of Beef and Pork, and his deputies, powers and duties *628
FNSPECTORS of butter and lard - #637  — boats and lighters *763
- boats and lighters - *763 - hops *653
— flaxsecd <sup>*</sup> 662
- lime *664 - nails to reach the second to t
— nails — *649 — pot and pearl ashes *649
— tobacco, &c. *658
- fish, pickled and smoked *641
INSPECTORS to make annual returns to Secretary of State, and how [See the
several articles, Beef, Butter, Lime, Nails, &c.]
INSPECTION [See Beef, Butter, Pot and Pearl Ashes, Fish, &c.]
INSTRUMENTS for forgery, penalty for possessing, with intent to use [See forgery, &c.]
Exectly a country of the country of

the state of the s	*000
INSURANCE COMPANIES, powers restrictions, &c. of	*60 <del>9</del>
adjustment of losses by directors of, binding on company	ib.
dividends of profits, how and on what principles to be made	ib.
responsibility of stockholders for losses	ib.
	ib.
subsequent dividend not to be made until	
not to engage in trade	*610
and the stock, how to be invested analysis person in the state of the	ib.
may loan on bottomry and respondentia to certain extent	ib.
such loans to be laid before stockholders	ib.
in certain cases may loan for security on real estate to extent of 2-	L
capital stock	ib.
directors of, liable in certain cases for losses jointly and severally	*611
President and Directors to publish amount of stock, &c. annually i	a.
(ii) [[[sassanev.eps]   newspapers   [[sassanev.eps]   ]   ]	ib,
The state of the s	
not to take, on one risk, more than 10 per cen	٠.
That is the mean transfer of the state of the contract of the	ib.
to make statement of affairs, &c. to Legisla	
ture when required	ib.
not to be incorporated with capital less than \$100,000	₹611
	ib.
individual stockholders liable in certain cases	
may insure against fire, &c. to amount of 10 per cent. on capital	*612
stockholders meeting, how called	ib.
INSURRECTION, Governor may call out Militia to suppress	95
INTEMPERATE persons to have guardians appointed in case	216
	4
to be posted by Selectmen, and not allowed spirits by innholders	
table to paupers how punished to the control of the	*544
[See Drunkards, Spendthrifts &c.]	
INTEREST allowed in actions of debt on judgment, on damages and costs	264
how to be cast in replevin cases [Sce replevin.]	367
INTEGRATE actaton [See safeto infantal]	
INTESTATE, estates [See estates intestate,]	_
INVENTORY of estates of persons deceased and under guardianship, when to	е .
ingagi na 1. januar <b>taken</b> in na paga na paga 1 diga katang paga kanang terbaga paga na paga na paga na paga na m	93, 213
[See Probate, Estates, Guardions, &c.]	
ISSUE general accounts filed in offset to be given in evidence under	26 <b>0</b>
and a marie met to me he is a side of the land of the	
special matter may be given in evidence under, by Justices, Coroner	*, oct
Sheriffs and civil and military officers, filing statement	261
- and by defendant in informations, actions, &c. on penal estate	S
ang ngui tamapan ngapan ng	67, 268
under adita querela	328
in all actions before Tuesties of Descendent title to real esta-	
- in all actions before Justice of Peace, except title to real esta	.C
The space of the interpretation of the space	357
— in trials for nuisances, before two Justices	-111
— by executors, administrators and guardians	238
- by trustees in foreign attachment in certain cases .	292
	766
by persons prosecuted under dog act	100.
그리다	
그는 살림 그는 그 사람들은 이 가는 하를 관하는 살림은 경험 관련 경험을 하는 것 같습니다. 그는 그는 그는 그는 그는 그는 그를 가는 것 같습니다.	
or Third specification is a proceedibility with this with the sale of the process of the transfer of the control of	
MOINT CONTRACTS goods and actate of deceased debter on liable in can	10.
JOINT CONTRACTS, goods and estate of deceased debtor on, liable in san	238
manner as if joint and several .	
JOINT TENANTS not to commit waste	128
may be compelled to divide	134
FOINT TENANCY, not to be created by grants devisees, &c. unless clearly e	¥-
proceed or designed but to be senerally some all	128
pressed or designed, but to be tenancy in common  JUDGES OF PROBATE [See Probate, &c.]	1.00
salaries of, in several counties	441
JUDGMENT on mortgages to be conditional [See mortgages.]	146
for redemption and execution how to be awarded	ib.
on Probate bonds, where principal is not summoned, not to be re	00 1
dered first term	224
manner and form, on probate bonds, of executor and administrator at	rd
	25, 226
on actions appealed where parties die before sitting of Court appeale	
on actions in Supreme Court continued his Lain and deal to	245
on actions in Supreme Court continued nisi, how rendered, in case	
in actions of account, when defendant refuses to appear before au	n-
tors, now	261
of foreign Courts to be certified according to Acts of Congress	264
against trustees in Society of the Land of the State of t	
against trustees in foreign attachment how rendered in certain case	s 288
by Justices of the Peace in civil actions on report of referees under submission before Justice to be final	

JUDGME	NT on bonds, recognisances, &c. forfeited, how rendered	190
, n i	on bonds of Inspectors of stone lime, how rendered   See Lime.	668
	on deligation, specialism, pro	265
	not vacated—by debtors being discharged from gaol in certain cases arrested, reversed, &c. new action brought within one year, avoids	538
	statute of limitations	298
A.	[See Courts, Action, Justices, Review, Replevin, Forcible Entry, For-	
	eign Atlachment, &c.] - kereleders relien bereichte bezeichte bestellt bei ber	
	L COURTS	6 7
	PROCESS and proceedings   [See Courts, Action Review, Service,	cy·c. j
JUDICIAL	TION [See Courts, Justices of Peace, &c.]	
JURORS-	selection, empannelling and service of, regulated	378
	box for, to be provided by Selectmen, kept by town clerk	ib.
J#0.52	list to be prepared, and revised once in three years	ib.
	number liable to be drawn in each town, not less than one nor more	379
1	names of persons grossly immoral, &c. to be withdrawn from the box	379
	districts for selection, to be formed by Courts of Sess. in the counties	ib.
	how to be apportioned by Clerks of Courts among the districts	ib.
	grand, at the Com. Pleas, to serve during the year	380
	venires for, when to issue, how to be distributed and served	ib. 381
	how drawn by town Clerk, tickets marked, &c	381
	persons exempted from serving as—	
	grand or traverse, when deficient, how supplied	381
	may be examined on oath as to their interest	382
	grand and traverse, alphabetical list of, to be prepared by Clerks of	21.
4:	Courts on return of venires, how empannelled ,	ib. 383
	grand, oath of, traverse, oath of, in civil and criminal cases	ib.
	foreman of, to be elected by ballot	384
~	foreman of grand, may swear witnesses in presence of Att'y for State	384
in in		385
100	how notified, when first set are excused	385 386
	not be entertained or treated by party prevailing in trials relating to real estate, may be directed by Court to view prem-	200
	ises, on conditions	ib.
100	grand and traverse, powers and duties of,	385
42.5	compensation for travel and attendance of,	387
	fees received for, by county Treasurer, to be credited, &c.	375
3 2 5 × ×	town meetings for choice and selection of, how notified by Constable	386
	penalties for neglect of duty in issuing venires, drawing, notifying, &c. bow recovered 387	, 388
JURY, b	ow selected, to estimate damages for flowing lands, by mills	173
,	to estimate value of land and improvements in certain real actions	179
	who shall not be allowed to sit on, in such actions	183
*	in cases of forcible entry and detainer, how summoned, empannelled, verdict of, 363, 364	965
	verdict of, 363, 364 in cases of nuisance on complaint to two Justices, q. u. how summoned	
JURY GI	RAND to inquire into offences against provisions respecting prisons	448
•	—— and school regulations	*506
	when they find no bill, on ground of insanity, to certify the same to the	0.50
	Court	253
	traverse, when they find not guilty, on same ground, so to certify for estimating damages on laying out highways, how selected *510	ib. 1512
	in such cases, how far to inquire into title to real estate	*511
JURY of	not less than nine to be summoned by Coroners to take inquest of violent	
•	aud casual deaths	409
IIIDT		, 411
JUKY, CO	ppy of the panel of, to be delivered to persons indicted for treason or misprision of treason	52
	not more than twenty to be peremptorily challenged, in capital cases	266
JUSTICE	ES OF THE PEACE, power and jurisdiction in criminal cases .	352
	may punish by fine not exceeding \$5, assaults	352
	jurisdiction as to assaults not of a high and aggravated nature .	352
120		63 60
	cruelty to horses and cattle breaches of Sunday Act	73
	profane swearing	72 72

JUS.	OF '	THE PEACE, jurisdiction as to gunpowder seized as liable to forfeiture	113
,	77.3	firing crackers, squibs, &c. without license	115
J. 1900		breaches of bye-laws of towns	353
		to examine all charges of crimes and misdemeanors against State, and	
			2, 353
15.		sentence of, on conviction, may be appealed from, to Common Pleas	353
		to require recognisance of persons appealing	ib.
1.5		may require assistance of officers at riots, affrays, &c.	354
	100	in their own view, in absence of officers, may require any person to	202
3.1		seize offenders	ib.
		being known, or declared, ignorance no excuse for disobeying	ib.
	100	may grant subpænas for witnesses in criminal cases, but not on account	104
17.5		of State, unless at the request of attorney for the State; except in	
1.		cases before himself	371
		to account annually to State, county and town Treasury for fines	355
1		may issue warrant to seize beef, and pork not inspected, attempted to	000
		be exported, &c. contrary to inspection laws	*634
		— to seize butter and lard in like cases	*640
		—— fish pickled or smoked	<b>≈646</b>
			₹660
		ニー・ニー・コー 真な ものに しかいたい しゅうたい しゅうにか まいしゅうか はいはい かいこうかん カー・デー・デー	*663
	4		*671
			<b>*570</b>
			*571
			*558
			*762
		may take examination, &c. of woman, having or being pregnant with	
		bastard child	347
***		to require bond of accused, in case, &c. to answer complaint of mother,	
3,72		at next Common Pleas	348
		in one county, may issue warrant on examination taken in another	349
V-1		jurisdiction in civil actions, to amount of §20, or where ad damnum	0 20
			356
		process in such cases, how conducted to final judgment .	356
12.1		execution when and how awarded, returnable, &c. 270, 307,	
		appeal allowed to Common Pleas, appellant to recognise	356
		when defendant in action of trespass, pleads title to real estate he must	000
277		recognise to carry case to Common Pleas	357
		if defendant fail so to do, plaintiff to have judgment for damages	ib.
		under general issue, in actions before, special matter may be given in	
		evidence, except title to real estate	ib.
		may grant subpænas for witnesses in civil actions before any tribunal	ib.
		may adjourn their Courts by proclamation	ib.
		not to counsel or advise parties in suits before them	ib.
		in actions of waste, by executor, &c. to proceed as Common Pleas, in	
		like cases	ib.
		to keep records of their proceedings	358
• ,	i	dying before judgment satisfied, what proceedings	ib.
	ţ	appeal allowed from such proceedings	ib.
		to summon persons having possession of deceased Justices' records	
			358
		to transcribe such record when produced into his own	ib.
•		where their commissions expire before judgment, may proceed under	
	1	new commission to render judgment if seasonably obtained	359
			359
,		may issue execution on such recognisances within three years, and re-	
		new within one year	361
	. '	may take submission of demands in dispute, to reference, by agreement	
k "			361
		mode of taking depositions by, notice to be given . 388 to	39Í
		[See Depositions.]	
		not to hear or try an action commenced by himself or under his direc-	
			398
			536
	,		452
			370
		may solemnize marriages, keep record thereof and make return to	- =
		Clerk of town or plantation annually 341,	343
			335
		form of mittimus in such cases	įb,

	JUS. OF		332
		may issue attachment against witnesses refusing to attend when sum-	oe:
			265 100
		not to purchase notes, accounts, &c. for collection not bound to plead specially in actions brought against them for mis-	100
	- 14 A A	feasance	261
		to certify to Judge of Probate choice of guardian by minors living	
			213
		to issue warrants for meeting of proprietors of lands, wharves, in com-	154
		mon to receive and try complaints for removal of paupers to place of set-	154
	* 24	tlement—form of judgment, warrant of removal *539 to	541
		in concurrence with Selectmen, may establish town watch *552,	
-		may call meetings of parish or religious society, in case #592,	
	- C.	Property of the contract of th	613 617
	/		209
		may strong approaces v	131
		may swear officers of proprietories	157
	***	to many junious of defining troupesses, or many	124
			166 761
		may issue warrants to apprehend absconding apprentices #535, may issue warrant to appraise goods lost and stray beasts	574
		may swear town officers, and give certificate to be filed with town Clerk *	
	1.00	may call town meetings in certain cases	462
		in actions of replevin, when value, &c. is above 20 dollars to recog-	
			367 281
	DISTICE		107
,	-031192	manner and form of proceeding, by jury 107 to	_ = 3
		their fees in such cases how taxed and allowed	112
		appear anotice to bit cours	111
	V	ind, and discharge invariant persons are an area.	253
•		— and may commit such persons to custody of their friends, on bond being given	ib.
		may inquire and determine, when banns of matrimony are forbidden	
		- may inquire into cases of forcible entry and detainer	363
		indy little depositions in perpetuiting	392 453
	,-	— may send lunatics, &c. to house of correction  [See Nuisance, Marriage, Forcible Entry and Detainer, Depositions.]	455
	JUSTICE	S OF THE PEACE, two, with Selectmen to assign places for noxious	
		trades	105
•		two, may, by warrant remove persons infected with contagious diseases	
	in ,	1111 1111 1015 1005 1005 1005	558
٠		three, may liquidate sum due on redemption, where execution has been extended on rents and profits 282,	283
	* .		425
	JUSTICE	S OF THE PEACE AND QUORUM, two, may admit to ball persons.	
	Hiemon		336
	POSTICE	S OF THE PEACE through the State, may call meetings of proprietors of lands, &c. in common	154
		or failes, q.c. in common	
	•••	$oldsymbol{K}$ , the first transformation $oldsymbol{K}$ , the product of $oldsymbol{K}$ and the first transformation $oldsymbol{K}$	
	TF 53700 00 000	Line field of the transparence in the end that a gift is refuted by the con-	
	PINDRE		142
		collateral, claiming through nearest ancestor to be preferred, &c. in computing heir ship	ib.
		of paupers, in certain cases, may be compelled to contribute for their	10.
		support	532
	KINE PO		556
,		superintendants to be chosen, funds raised by towns	ib.
,	٠,	$\mathbf{r}$	•
		rangan kanggalan di Kanggalan di Kanggalan di Kanggalan di Kangga	
	LANDS lia	able for payment of debts [See Estates, Execution, &c.]	40~
	* ·	unimproved and non resident, how sold for payment of taxes #521,	400
	,	of husband, when libel for divorce is filed against, held to answer decree, in case	346
	- ,		

	LANDS, lots of	reserved for public uses, how to be located	151
	to be	located by order of Courts, when proprietors neglect	ib.
	reserv	red for use of first settled minister, not to be taxed for highways	*520
	impro	ovements, betterments, &c. [See real actions.]	
	whart	ves, &c. held in common, how to be managed [See Proprietors.	154
	set off	on execution to executors, administrators, &c. or recovered or	1
	moi	rtgages to ennre to what uses	234
	See 1	Estates, Fraud, Partition, Entailment, Probate &c.]	***
•	LARD, inspection	n of regulated [See Butter and Lard.]	*637
	LARCENIES, ho	ow punished, prevented, &c.	63
	what (	Courts to have unisdiction of.	63
	simple	e and accessaries thereto before the fact, how punished	64
	on sec	cond conviction, as principal or accessary	ib.
	breaki	ing and entering shop. ware house or office, in night time and cor	u- 65
	mit	ting, or aiding and abetting	
	enteri	ing a dwelling house, &c. by night without breaking, or by da	ib.
	witi	h breaking, with felonious intent	ib.
	comm	sitted in dwelling house, shop, office, &c. in day time	
	-41-	by breaking and entering by night, church, store, barn, or	. ib.
		er public building, &c. with intent	67
		ts with intent to commit	ib.
		saries to, after the fact	ib.
	irom i	he person, other than robbery	
	acces	ssaries to, may be prosecuted for misdemeanor, before prosecution	ι 68
	ord	conviction of principals	
	receiv	er of stolen goods, on first, second conviction, &c.	ib.
	prosec	cutor of, may be allowed reasonable compensation	69 -
	goods	found upon persons accused of, to be secured by Sheriff	ib.
	COLVI	cts of, may in certain cases be exempted by Court from hard labor	) ur 10.
		- sentenced to hard labour, may be in certain cases charged	. 70
-		h value of goods stolen if not restored	
	goods	stolen, to be restored by Sheriff to owner, in case of conviction	ib.
	plunde	ering, secreting goods, &c. at fires to be punished as	*584
	COULT	cts of, may in certain cases, be disposed of in service	70
	LASCIVIOUS CO	OHABITATION, how punished	78
	LAWS of Massa	chusetts Province and State, sundry repealed as to Maine	*775
2	LAW LIBRARII	ES, how established, regulated, &c.	*617
	LEASE, PAROL	, &c. to have effect of estates at will only [See Fraud.]	240
	estate	s not to be assigned, granted, &c. unless by written instrument	21.
	sign	ied	. 1D.
	sign of free	ned ehold, or for term of years exceeding seven, to be signed, sealed	1D.
	sign of free ack	ned ehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid	0, 130
	sign of free ack LEATHER, man	ned selection of years exceeding seven, to be signed, sealed showledged and recorded, to be valid ufacture of, regulated	0, 130 *684
	sign of free ack LEATHER, man sealer	ned ehold, or for term of years exceeding seven, to be signed, sealed nowledged and recorded, to be valid ufacture of, regulated s of, to be chosen by towns in March or April	0, 130 *684 *459
	sign of free ack LEATHER, man sealer LEGACIES to w	ned ehold, or for term of years exceeding seven, to be signed, sealed nowledged and recorded, to be valid ufacture of, regulated s of, to be chosen by towns in March or April itnesses of wills to be void, and legatees to be competent witness	0, 130 *684 *459
	sign of free ack LEATHER, man sealer LEGACIES to w	ned ehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid 24 ufacture of, regulated s of, to be chosen by towns in March or April incresses of wills to be void, and legatees to be competent witness prove such wills	0, 130 *684 *459
	sign of free ack LEATHER, man sealer LEGACIES to w to p	ned ehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid 24 ufacture of, regulated s of, to be chosen by towns in March or April itnesses of wills to be void, and legatees to be competent witness work wills	10. 0, 130 *684 *459 es 139
	sign of free ack LEATHER, man sealen LEGACIES to w to p [See !	ned ehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid ufacture of, regulated s of, to be chosen by towns in March or April itnesses of wills to be void, and legatees to be competent witness with wills wills.  Wills.] tions of demands against executors, not to include	0, 130 *684 *459 es 139
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See 1] LEGATEES, and	ned ehold, or for term of years exceeding seven, to be signed, sealed nowledged and recorded, to be valid  24 ufacture of, regulated s of, to be chosen by towns in March or April innesses of wills to be void, and legatees to be competent witness rove, such wills  Wills.]  tions of demands against executors, not to include the devisees to refund to posthumous children	10. 0, 130 *684 *459 es 139 239 141
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See I limital LEGATEES, and he	ned ehold, or for term of years exceeding seven, to be signed, sealed nowledged and recorded, to be valid 24 ufacture of, regulated s of, to be chosen by towns in March or April itnesses of wills to be void, and legatees to be competent witness prove such wills wills.] tions of demands against executors, not to include I devisees to refund to posthumous children eirs to make contribution when portions are taken by execution	10. 9, 130 *684 *459 es 139 239 141 ib.
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See 7] limital LEGATEES, and and he not to	ned ehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid  24 ufacture of, regulated  5 of, to be chosen by towns in March or April itnesses of wills to be void, and legatees to be competent witness rove such wills  Wills.]  tions of demands against executors, not to include a devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor	10. 0, 130 #684 #459 es 139 239 141 ib. 239
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See 1] limital LEGATEES, and and he not to may si	ned ehold, or for term of years exceeding seven, to be signed, sealed moviledged and recorded, to be valid  ufacture of, regulated so of, regu	10. 40. 130 684 *459 139 239 141 ib. 239 212
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See I limital LEGATEES, and and he not to may si to give	ned ehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid  24 ufacture of, regulated soft, to be chosen by towns in March or Aprilitinesses of wills to be void, and legatees to be competent witness work with the service such wills wills. It is soft demands against executors, not to include if devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor ue at common law and recover legacies e bond of indemnity to executor before payment, in case	1b.  0, 130  *684  *459 es  139  141 ib. 239 212 211
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See I limital LEGATEES, and and he not to may si to give	ed ehold, or for term of years exceeding seven, to be signed, sealed nowledged and recorded, to be valid  124  136  137  148  158  168  178  178  178  178  178  178  17	1b.  0, 130  *684  *459 es  139  141 ib. 239 212 211  *608
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See I limital LEGATEES, and and he not to may si to give	edehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid ufacture of, regulated so for the consensual to the valid ufacture of, regulated so for the consensual to the void, and legatees to be competent witness of wills to be void, and legatees to be competent witness with the value of demands against executors, not to include devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor use at common law and recover legacies e bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases—require insurance companies to make statement of affairs	0, 130 *684 *459 ES 139 239 141 ib. 239 211 *608 *611
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See 1] limital LEGATEES, and he not to may si to give LEGISLATURE	edehold, or for term of years exceeding seven, to be signed, sealed moviledged and recorded, to be valid  24 ufacture of, regulated soft, to be chosen by towns in March or April interesses of wills to be void, and legatees to be competent witness to we such wills  Wills.]  tions of demands against executors, not to include devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor use at common law and recover legacies bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases — require insurance companies to make statement of affairs allow accounts of Overseers of work houses, in certain cases	1b.  0, 130  *684  *459  es  139  239  141  ib.  239  211  *608  *611  *550
	sign of free ack LEATHER, man sealer LEGACIES to be [See I limital LEGATEES, and he not to may si to give LEGISLATURE LEWDNESS and	edehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid  24 ufacture of, regulated s of, to be chosen by towns in March or April citnesses of wills to be void, and legatees to be competent witness work wills.  Wills.]  tions of demands against executors, not to include I devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor ue at common law and recover legacies e bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases — require insurance companies to make statement of affairs—allow accounts of Overseers of work houses, in certain cases I LASCIVIOUSNESS, how punished	1b.  9, 130  *684  *459  es  139  239  141  ib.  239  212  211  *608  *611  *550  78
	sign of free ack LEATHER, man sealer to p to p [See I limital LEGATES, and he not to may s to give LEGISLATURE LEWDNESS and LIABILITY of o	edehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid ufacture of, regulated so for the consensity towns in March or April itnesses of wills to be void, and legatees to be competent witness rove such wills with the competent witness of wills to be void, and legatees to be competent witness rove such wills with the competent witness rove such wills with the competent witness of demands against executors, not to include a devisees to refund to posthumous children eits to make contribution when portions are taken by execution be barred by limitation of demands against executor use at common law and recover legacies e bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases and issolve turnpike companies to make statement of affairs allow accounts of Overseers of work houses, in certain cases that LASCIVIOUSNESS, how punished where of vessels, for embezzlement by master of mariners	1b. 9, 130 *684 *459 es 139 239 141 ib. 239 211 *608 *610 *550 78 92
	sign of free ack LEATHER, man sealen LEGACIES to w to p [See I limital LEGATEES, and he not to may si to give LEGISLATURE  LEWDNESS and LIABILITY of o	edehold, or for term of years exceeding seven, to be signed, sealed moviledged and recorded, to be valid  ufacture of, regulated so for the word of the solution of the solutions of the solutions of wills to be void, and legatees to be competent witness strove such wills  with.]  tions of demands against executors, not to include devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor use at common law and recover legacies bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases — require insurance companies to make statement of affairs— allow accounts of Overseers of work houses, in certain cases is LASCIVIOUSNESS, how punished where so f vessels, for embezzlement by master or mariners ckholders of insurance companies in certain cases	1b. 0, 130 *684 *459 es 139 239 141 ib. 239 211 *608 *611 *550 78 92 *609
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See 1] limitat LEGATEES, and and he not to may s; to giv LEGISLATURE  LEWDNESS and LIABILITY of o of sto	edehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid  """  """  """  """  """  """  """	10.   130   *684   *459   es   139   239   141   ib.   239   212   211   *608   *611   *550   *609   *611
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See I imital LEGATES, and he not to may si to give LEGISLATURE  LEWDNESS and LIABILITY of o of sto of dire of ban	edehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid  24 ufacture of, regulated s of, to be chosen by towns in March or April vitnesses of wills to be void, and legatees to be competent witness prove such wills  Wills.]  tions of demands against executors, not to include I devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor ue at common law and recover legacies bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases require insurance companies to make statement of affairs—allow accounts of Overseers of work houses, in certain cases I LASCIVIOUSNESS, how punished where of vessels, for embezzlement by master or mariners ckholders of insurance companies in certain cases sectors and individuals in private capacity in certain cases king corporations, in certain cases	1b. 0, 130 *684 *459 es 139 239 141 ib. 239 211 *608 *611 *550 78 92 *609
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See I limital LEGATEES, and and h not to may si to give LEGISLATURE LEWDNESS and LIABILITY of o of sto of dire of ban [See	edehold, or for term of years exceeding seven, to be signed, sealed moviledged and recorded, to be valid ufacture of, regulated so for the chosen by towns in March or April itnesses of wills to be void, and legatees to be competent witness rove such wills wills.] to so demands against executors, not to include devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor use at common law and recover legacies e bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases — require insurance companies to make statement of affairs—allow accounts of Overseers of work houses, in certain cases where so the vessels, for embezzlement by master of mariners ckholders of insurance companies in certain cases sectors and individuals in private capacity in certain cases sking corporations, in certain cases sking corporations, in certain cases and Insurance Companies.]	10.   130   #684   #459   #55     139   239   141     16.   239   211   #608   #611   #550   #625   #609   #615
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See 1] LEGATES, and he not to may si to gw LEGISLATURE  LEWDNESS and LIABILITY of o of dire of ban LIBEL, remedy LERE acker LIBEL, remedy LEBEL TERE	hed ehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid  """  """  """  """  """  """  """	10.   130   *459   *459   139   141   1b.   239   141   *550   *601   *550   *6611   *625   *625   3, 369   369
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See I limital LEGATEES, and and he not to may si to give LEGISLATURE  LEWDNESS and LIABILITY of o of sto of dire of ban [See I LIBEL, remedy l for di	edehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid ufacture of, regulated so for the chosen by towns in March or April itnesses of wills to be void, and legatees to be competent witness rove such wills with the competent witness of wills to be void, and legatees to be competent witness rove such wills with the competent witness rove such wills with the competent witness rove such wills with the competent witness of demands against executors, not to include I devisees to refund to posthumous children eits to make contribution when portions are taken by execution be barred by limitation of demands against executor use at common law and recover legacies e bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases I LASCIVIOUSNESS, how punished with the competence of work houses, in certain cases I LASCIVIOUSNESS, how punished with the competence of the com	1b.  0, 130  *684  *459  239  141  ib. 239  212  211  *608  *6611  *550  *6691  *625  3, 369  344
	sign of free ack LEATHER, man sealer to p sealer to p [See I limital LEGATES, and and he not to may si to give LEGISLATURE  LEWDNESS and LIABILITY of o of store of ban [See I LIBEL, remedy I for direction of the sealer to the	edehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid ufacture of, regulated so for the consensity towns in March or April itnesses of wills to be void, and legatees to be competent witness rove such wills to be void, and legatees to be competent witness rove such wills wills.] tions of demands against executors, not to include it devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor use at common law and recover legacies bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases — require insurance companies to make statement of affairs— allow accounts of Overseers of work houses, in certain cases that Scivious surance companies in certain cases wheners of vessels, for embezzlement by master or mariners ckholders of insurance companies in certain cases sectors and individuals in private capacity in certain cases whing corporations, in certain cases  Banks, and Insurance Companies.]  by, to recover forfeitures  young field, proceedings thereon [See Divorce.]	10.  9, 130  \$684  \$459  239  141  ib. 239  2412  2112  \$601  \$609  \$661  \$625  3, 369  2, 321
	sign of free ack LEATHER, man sealers to we to p [See I limital LEGATEES, and he not to may si to give LEGISLATURE  LEWDNESS and LIABILITY of o of dire of ban [See L LIBEL, remedy l for di LIBERTY, perso of gao	hed ehold, or for term of years exceeding seven, to be signed, sealed moviledged and recorded, to be valid ufacture of, regulated so for the control of the competent witnesses of wills to be void, and legatees to be competent witness with the control of the con	1b.  0, 130  *684  *459  239  141  ib. 239  212  211  *608  *6611  *550  *6691  *625  3, 369  344
	sign of free ack LEATHER, man sealer LEGACIES to w to p [See 1] LEGATES, and he not to may si to giv LEGISLATURE  LEWDNESS and LIABILITY of o of sto of dire of ban [See 2] LIBEL, remedy i LIBERTY, perso of gao	edehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid  ufacture of, regulated s of, to be chosen by towns in March or April itimesses of wills to be void, and legatees to be competent witness with the service of	10.  (0, 130  *459  *459  *5139  141  10.  239  141  **601  *550  *601  *550  *611  *550  *625  3, 369  3444  2, 321  *499
	sign of free ack LEATHER, man sealer to p sealer to p [See I limital LEGATES, and and he not to may si to give LEGISLATURE  LEWDNESS and LIABILITY of o of store of ban [See I LIBEL, remedy for direct to the sealer to give LIBERTY, person [See I LIBERTY].	edehold, or for term of years exceeding seven, to be signed, sealed showledged and recorded, to be valid ufacture of, regulated so for the consensity towns in March or April itnesses of wills to be void, and legatees to be competent witness rove such wills to be void, and legatees to be competent witness rove such wills wills.] tions of demands against executors, not to include devisees to refund to posthumous children eirs to make contribution when portions are taken by execution be barred by limitation of demands against executor use at common law and recover legacies bond of indemnity to executor before payment, in case may dissolve turnpike corporations, in certain cases — require insurance companies to make statement of affairs—allow accounts of Overseers of work houses, in certain cases where so f vessels, for embezzlement by master or mariners ckholders of insurance companies in certain cases sectors and individuals in private capacity in certain cases witing corporations, in certain cases  Banks, and Insurance Companies.] by, to recover forfeitures vorce, how filed, proceedings thereon [See Divorce.] and of citizens, provision for further protection of all yard allowed to prisoners for taxes  **Abeas Corpus.**] ital, military and law, provisions for management of **617	10.  9, 130  \$684  \$459  239  141  ib.  212  211  \$609  \$611  \$550  \$692  \$609  \$615  3, 369  2, 321  \$499
	sign of free ack LEATHER, man sealers to we to p [See I limital LEGATES, and and he not to may si to give LEGISLATURE  LEWDNESS and LIABILITY of o of sto of dire of ban [See I LIBER, remedy I for di LIBERTY, person of gao [See I LIBRARIES, soo propri	edehold, or for term of years exceeding seven, to be signed, sealed mowledged and recorded, to be valid  ufacture of, regulated s of, to be chosen by towns in March or April itimesses of wills to be void, and legatees to be competent witness with the service of	10.  9, 130  \$684  \$459  239  141  ib.  212  211  \$609  \$611  \$550  \$692  \$609  \$615  3, 369  2, 321  \$499

		317
naı LICENSE TO	me to be assumed, by, #618, 6 RETAILERS, INNHOLDERS, VICTUALLERS, &c. to be granted	519
l denieur	by Selectmen, town Clerk &c of towns: Assessors of plantations \$585, 5	58 <b>6</b>
	oney received for, to be paid into treas'y of towns, for support of poor *5	543
	20 to 20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	586
		ib. ib.
du du	ty to be paid, and time of duration of .	ib.
	t to be granted to persons violating provisions, respecting credit to	
		748
per to		586 762
	ty to be paid in such cases	ib.
	ty be granted by Sessions to keep ferries *768,	769
ma ma	ry be granted by Selectmen to auctioneers *	590
	r sale of real estate by executors, administrators and guardians	
ျ	ee Probate, Estate, Executor, Administrator and Guardian.] — not to be granted if heirs, &c. give bond to pay debts	228
	— to be in force for one year from time of granting	232
	action by heirs, &c. to defeat sale under, limited to 5 years, ex-	
*	cepting as to minors	ib.
		587
	ot to have gaming apparatus kept therein, nor gaming allowed	ib. 588
	pepers, not to suffer riot, disturbance or excessive drinking therein **  mmon drunkards when posted in, not to be allowed spirits **588.	
ke	epers of, not allow dancing, sports, &c. in their house Saturday and	
	Sunday evenings	75
LIEN of mec	hanics and others on buildings erected repaired, &c. by them how	
		755
		346 270
		339
	real estate for judgment in certain real actions	180
	boats employed in transporting stone, sand, &c. to be marked by in-	
TIME IT		763
		664 665
	aspectors of, how to be appointed in different towns *665,	
· dı	ities, compensation, liabilities, oath, bond, &c 666,	
. <b>p</b>	enalties for fraud evasion, or violation of inspection laws:	667
		663.
LIMITATIC	mitations and restrictions as to operation, on previous contracts N of actions real and personal and writs of error	669 295
0.	f writs of right to thirty years	ib.
_	- ancestral, or possessory actions to twenty five years	ib.
ļ	action on demandants own seizen to twenty years	296
	- formedons, and right of entry, to twenty years, except as to infants,	:1.
0	femes covert .  f possession, beyond which tenant if entered upon, may recover val-	ib.
	ue of improvement, &c. of lands	ib.
	f personal actions	297
e	xception as to infants, femes covert, &c. and judgment reversed, ac-	
-	tion lost by error or accident	
	what shall be equivalent to commencement, to avoid cow to apply in case of death of debtor and suit might have been	298
	brought within thirty days next preceding	299
h	now to be applied to accounts filed in offset	300
'n	ot to apply to actions on cash notes witnessed, when brought by prom-	
	issee, his executor or administrators	298
	of actions on penal statute, with proviso If writs of error, except as to femes covert, infants, &c.	300
0	If actions against Sheriff for misconduct of deputies	ib. 301
	by heirs, &c. to defeat sales under license of Court to 5	JUL
	years, minors excepted	232
	against executors, administrators	
	uch limitation not to extend to legatees, devisees, &c.	239
L	o extend to actions or demands on covenants, contracts, &c. falling due after expiration of 4 years from death, unless	239
0	f time for granting administration originally, or de bonis non	201
0	f time for granting appeals from Probate Court by Supreme I Court	ดูวุจ

LIMITATION of duration of license to sell re-	al estate by executor, adm'r 232
of petitions for review	
for leave to enter complaint, appeal of petitions for leave to prosecute	
ter right lost in certain cases .	251
as to complaints for increase of d	lamages for flowing lands by mill
dams in certain cases of actions for penalties incurred by	
of prosecutions for taking unlawful	fees 440
of suits against bail in civil actions	336
of accounts against the State on crit	minal bills of costs
of actions against proprietors of co — for support of paupers	#537
of prosecutions for treason	
for profane cursing a	
- violation of Lords' d	
of action against Selectmen for pen	
perambulating towns	*464
for penalty incurred by	horses, cattle, &c. going at large "569
LIST OF VOTERS to be prepared, revised,	&c. by Assessors . #465, 468 ts at opening by Sheriff 446
LIST OF PRISONERS to be presented Cour LIVERY STABLES, places for keeping, to be	e determined by Selectmen *585
LOANS on bottomry and respondentia by Ins	surance Companies, authorized #610
on real estate to certain extent by o	lo. do. authorized ib.
from hanks by State Treasurer, wh	hen and how to be required #626 -how to be made and confirmed 151
LOCATIONS of reserved lands in townships— committee to be appointed, &c. th	
their return accepted, recorded, to	be conclusive 152
return of, by proprietors, may be co	onfirmed by Common Pleas . ib.
LOGS, MASTS, SPARS, and other timber—pro	operty in, secured to owners 749
penalty for taking in any river, with  for cutting out marks, destroyi	ing. &c. ib.
when floated upon lands of others to	be forfeited to owner of land after
certain time elapsed	
owner may enter and take off, with if compensation for injury be not pa	in that time, paying compensation "751
action	ib.
compensation for taking up and secu	
limits persons taking up, to give notice, a	ib.
appear persons taking up, to give nonce, a	ib.
if no notice he given, owner may ta	ke *751, 752
penalty for stopping, in Saco, Andr	
tle Ossipee Rivers prize, in Saco river, how to be dispo	* 752 sed of by proprietors of booms 753
penalty for proprietors disposing of	f, otherwise than directed . ib.
owners of, may enter mills in search	
when intermixed in river, expense	of driving, how paid ib.
LORD'S DAY, due observation provided for, as	nd time included in 73, 74
teaming, travelling on, amusements, drinking, idleness, play, &c. not alle	
concerts, dancing, &c. not allowed	at taverns, evening preceding and
following	75
disturbing public worship, and inde	ecent denavior at church, punish-
writs and processes not to be serve	d on ib.
LOST GOODS AND STRAYS—mode of proc	ceeding with by finder *573
person finding, to give notice to tow	n clerk ib.
appraisment of, how to be made horses and other cattle, not to be ta	*574
unless	
if horses—may be sold after two m	onths, in case *574
proceeds, how disposed of	
LOTTERIES, and sale of tickets, not allowed	in this State, unless by law of Con-
LUMBER, inspection and survey of, regulated	
surveyors of, to be chosen by town	s in March or April annually #674
to be surveyed, measured, &c. befo	1.
boards, pine quality allowed to be	re sale ib.

PORTOEV.	hoops, how to be culled, before exportation	ib.
. 1	shingles, dimensions, where to be surveyed	*674, 675 *676
LUNATIO	staves, dimensions; to be culled S, 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.]	
	$oldsymbol{M}$	
TA OFFI		2.040
	EL, packing and inspection of, regulated  [See Fish.]	" 643
MALICIO	I—how punished in principal or accessary US MISCHIEF, in burning corn, hay, fences, lumber, &c.	54 how 59
	punished in killing, wounding, or mutilating cattle, horses, sheep, &c.	59
	accessaries after the fact	59, 60
	in wilfully setting fire to woods, without leave liability of parents, for such mischief by minors	. 60 ib.
la Alica (Alica) Alica	cruelty to horses, or cattle, penalty for	ib.
	ANT FEVER [See contagious Sickness]	****
MALI, M	aking and measuring of, regulated UGHTER—punishment of	*657, 658 54
MANUFA	CTURE of malt, leather, &c. regulated [See Malt, Leather, &c.]	
MANUFA	CTURING CORPORATIONS, Acts authorizing, to be consi	idered
	public acts first meeting of, how notified, called, &c.	. " 599 . " 59 <b>7</b>
	may choose officers, make bye-laws,	. ib.
	shares how divided and numbered, transferred, &c.	. " 598
	assessments how made and collected on shares, by sale execution against, how levied and satisfied	" 593, 599 284
MARRIA	GE, solemnization of, regulated	. 340
	in what degree incestuous 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	. ib.
in the second	intentions of, how to be published, certified, &c.	. 341, 342
	parties to, if within age, to procure consent of parents banns of, when forbidden, proceedings thereon	. 341
	defacing, pulling down or destroying publishment of, penalty	342
Ersent (	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 ib.
	of feme sole, appointed co-executor, or co-administrator to extin	iguish .
	her authority of feme sole, appointed guardian, to vacate her authority	. 201 216
	how dissolved [See divorce.]	,
Section 1	return of, to be made annually, to town Clerk, hy persons sole	
MARRIE	ing D WOMAN, when deserted by her husband, may be licensed by	. 343, 344 the S.
	J. Court to sell any part of her real estate for support	. 251
41,18	and to prosecute and defend actions, as feme sole	. ib.
	husband returning, while contracts made pursuant to such powe in force, liable thereon	ib.
MARINE	RS, SOLDIERS &c. may, in certain cases, dispose of personal e	estate,
MASTER	without making formal will RS, liable for offences committed by their servants, in certain cases (	. 138 30 *555 579
***************************************	of vessels not to transport minors, &c. out of State without cons	
	parents, &c.	. 103
	not to bring into State persons of infamous char convicts, &c.	acter,
	to give bond of indemnity to towns, before landing passe	ngers,
	in certain cases	*546
	arriving from infected places, to answer questions of S men on oath	. "559
		59, 561, 562
	—— duties in regard to inspection laws, [See inspection Butter, &c.]	, Beef,
_	to give notice of births, deaths, &c. to town Clerk	"596
•		