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shall conclude to every intent and purpose between the same parties and those claiming under them—1786, ch. 33, sec. 5,	240
Five years allowed to infants, &c. after the disability removed to commence suit—1786, ch. 33, sec. 5,	240
The commissioners not empowered to vary from the lines or boundaries at the termination of them fairly agreed on between the parties—1786, ch. 33, sec. 6,	240
Such agreement, and a plot thereof, may by consent, be recorded, and shall have the same effect as if the location had been settled by commissioners—1786, ch. 33, sec. 6,	240
Allowance to the commissioners, surveyor, chain-carriers and witnesses, and mode of compelling payment—1786, ch. 33, sec. 7,	241
Where the land, on the execution of a commission, is deficient in the quantity for which it was granted, or is partly taken away by an elder survey, the commissioners shall, on the request of the party, cause any adjoining vacant land, (not exceeding the said deficiency,) to be surveyed, marked and bounded, and shall return with their proceedings a certificate thereof—1786, ch. 33, sec. 9,	242
On such certificate being recorded in the county records, and also in the records of patents in the land-office, the party shall be seized of an estate in fee in the said lands—1786, ch. 33, sec. 9,	242
When vacant land is so discovered, and is not requested to be applied to make good deficiency, the commissioners shall, if requested, award the pre-emption thereof, or a part thereof, to any proprietor of the lands adjoining—1786, ch. 33, sec. 10,	242
But the whole quantity to one proprietor not to exceed fifty acres, unless his adjoining tract exceeds one thousand acres, in which case they may allow at the rate of five for every hundred acres—1786, ch. 33, sec. 10,	242
The person obtaining such pre-emption shall have six months to procure a warrant from the land-office to affect and secure the land, and on complying with the requisites, a grant shall issue therefor—1786, ch. 33, sec. 10,	242

BREACH OF TRUST.

If any president or director of any chartered bank, shall embezzle or secrete, or make way with any money bill, bond or other evidence of debt, he shall be deemed guilty of felony—1820, ch. 162, sec. 1,	735
Punishment of a cashier, guilty of like offence—1820, ch. 162, sec. 1,	735

BRIBERY.

If any person shall give any bribe, present or reward, or any promise, or any security for the payment or delivery of any money, or any other thing, to obtain or procure a vote to be governor, senator, delegate to congress or assembly, member of council or judge, or to be appointed to any of the said offices, or to any office of profit or trust now created, or hereafter to be created, in this state, the person giving and the person receiving the same, on conviction in a court	
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