

The governor to appoint, out of the justices of the peace in each county, seven of the most discreet, &c. to be commissioned as justices of the levy court—1798, ch. 34, sec. 1,	367
The governor to appoint three men in each county to be judges of the orphans court—1798, ch. 101, sub ch. 15, sec. 1,	410
The form of the commission prescribed—1798, ch. 101, sub ch. 15, sec. 2,	410
A copy of any of the books, papers, entries or proceedings, of the governor, attested and sworn to be true copies by the clerk of the council, shall be received in evidence in any court, &c. as if the original books, &c. were produced—1798, ch. 108,	416
The governor to appoint a wreck-master in Worcester county for the preservation of vessels stranded—1799, ch. 82, sec. 2,	422
The valuation of slaves and servants made by the court, when sentence of death is commuted by the governor, to be paid by the treasurer on an order by the governor, in favour of the owner—1802, ch. 92,	467
Judges of the county courts may be removed by the governor upon the address of the general assembly, provided that two-thirds of all the members of each house concur in such address—1804, ch. 55,	491
<i>See Constitution.</i>	
Letters of attorney for acknowledging deeds may be proved before the governor of the state where they shall be executed—1807, ch. 154, sec. 2, p. 556; 1813, ch. 104, sec. 2,	619
Acknowledgment of deeds by any feme covert residing out of the state, may be made before the governor—1807, ch. 154, sec. 4,	557
The levy courts to recommend inspectors of tobacco to the governor—1801, ch. 63, sec. 4,	438
Two of the five, or one of the three, to be appointed and commissioned—1801, ch. 63, sec. 5,	438
Vacancies to be filled from the persons recommended in cases of death, resignation or removal—1806, ch. 12,	536
Directions respecting the removal of inspectors by the justices; and the transmission of the complaint on appeal to the governor, and the removal or continuance of such inspectors, and the appointment of others—1801, ch. 63, sec. 31,	449
The attendance of witnesses may be compelled—1801, ch. 63, sec. 31,	449
The determination of the justices entered in their proceedings, respecting the number of warehouses, quantity of tobacco, &c. to be transmitted to the governor—1801, ch. 63, sec. 46,	455
More inspectors to be thereupon appointed, or the number reduced—1801, ch. 63, sec. 46,	456
The security in the treasurer's bonds to be approved by the governor—1801, ch. 66, sec. 1,	457
Bond, &c. to be required by them when the securities become invalid—1801, ch. 66, sec. 2,	458
The returns of elections for sheriffs to be made as therein directed to the governor—1805, ch. 97, sec. 15	519
Same for representatives to congress—1805, ch. 97, sec. 15,	519