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| Directions for the recovery of forfeited recognizances—February, 1777, ch. 13, p. 134 ; 1795, ch. 74, | 327 |
| Form of the recognizance of bail—October, 1778, ch. 21, sec. 4, | 141 |
| The whole or any part of a forfeited recognizance may be remitted by the governor and council, provided the case is stated in writing by the court, and a recommendation is made for a remission of the whole, or some part, by the said court—April, 1782, ch. 42, sec. 1, | 179 |
| On the return of an execution on a forfeited recognizance, the person may appear and plead any thing which he could have done on a scire facias issued thereon, and on such plea being determined in his favour, he shall be discharged—1782, ch. 42, sec. 2, | 180 |
| On an execution on any recognizance forfeited for not attending as a witness in any case not capital, the court may, on motion, discharge such person on such terms as they may think proper—1782, ch. 42, sec. 2, | 180 |

RECORDS.

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| All laws thereafter passed to be recorded in the office of the court of appeals of the western shore.—See <i>Constitution</i> . | |
| Commissions to civil officers to be recorded by the clerk of the council—1805, ch. 65, sec. 50, | 508 |
| Want of form of the record not a ground for reversing judgments in actions transmitted as therein mentioned—1806, ch. 41, sec. 2, | 540 |
| Punishment for embezzling records, &c. confinement in the penitentiary not less than three nor more than seven years—1809, ch. 138, sec. 8, | 581 |
| Provision made that deeds for lands, lying partly in one county, and partly in another, having been duly recorded in one, should have the same effect as if recorded in both—1813, ch. 104, sec. 4, | 620 |
| On the death of any county clerk, leaving in his office any deed, &c. not recorded in the record books, it shall be the duty of the clerk for the time being to record the same, as of the day they shall appear by endorsement to have been received for recording—1816, ch. 119, sec. 1, | 641 |
| In cases of judgments, &c. in the late provincial or general courts, remaining unrecorded, the clerks of the court of appeals may certify copies of a record thereof as if such judgment, &c. had been recorded—1817, ch. 119, sec. 1, | 664 |
| The minutes, dockets, papers, &c. to be sufficient vouchers for making proper records—1817, ch. 119, sec. 1, | 664 |
| Similar provisions as to the court of chancery and the register thereof—1817, ch. 119, sec. 2, | 664 |
| Similar provisions as to the county courts and the clerks—1817, ch. 119, sec. 3, | 665 |
| Executors or administrators of officers deceased, or their securities, and late officers still living, and the present clerks and registers, directed to record their proceedings remaining unrecorded—1817, ch. 119, sec. 5, | 665 |