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| The chancellor and judges directed to examine the docket, &c. and specify the terms for recording, &c.—1817, ch. 119, sec. 6, . . . | 666 |
| On failure by the officer, suit to be brought on his bond by the attorney of the state, unless further delay is granted—1817, ch. 119, sec. 6, | 666 |
| On such suits, a sum not exceeding \$1,000, shall be assessed by the jury, and paid to the levy courts, or the treasurer as the case may be—1817, ch. 119, sec. 6, | 666 |
| It shall be the duty of clerks and registers to make up and complete their records of all judgments, decrees, &c. (in the kinds of action therein specified required by law,) at full length—1817, ch. 119, sec. 7, | 666 |
| The chancellor and judges, (or one or more,) at every term to inspect the judgments, &c. and see whether the duties enjoined are performed—1817, ch. 119, sec. 7, | 666 |
| Penalty on the clerks or registers neglecting or refusing, on conviction—1817, ch. 119, sec. 7 | 666 |
| Such conviction to be taken as evidence of misbehaviour in office, for which they may be removed—1817, ch. 119, sec. 7, | 666 |
| Not necessary for the clerks or registers to make up records of judgments, &c. not relating to lands, &c. unless required in writing, but if an exemplification is required, they may certify the same, the minutes, &c. being sufficient vouchers for making proper records thereof—1817, ch. 119, sec. 8, | 667 |
| Instead of those records, the clerks or registers directed to enter the minutes and docket entries of every action, &c. the judgment, &c. before the ensuing term—1817, ch. 119, sec. 9, | 667 |
| The chancellor and judges to require the production of the book, and to examine the entries, and decide whether the duties have been discharged—1817, ch. 119, sec. 9, | 667 |
| Penalty on neglect or refusal of the clerks or registers to provide such book and make the entries—1817, ch. 119, sec. 9, | 667 |
| A conviction thereof to be taken as evidence of misbehaviour in office, for which they may be removed—1817, ch. 119, sec. 9, | 667 |
| Nothing herein to lessen the duty of the registers of wills in recording wills, inventories, &c. but the same to be recorded under the direction and subject to the inspection of the orphans courts, by the periods and in the manner required by this act—1817, ch. 119, sec. 11, | 667 |
| Hereafter no deed of conveyance shall be good and available in law unless the same be recorded in the records of the county where the lands, &c. do lie, within the time required by law—1818, ch. 104, | 691 |
| Clerks of county courts to make and keep up indexes of all deeds and other conveyances in their offices, 1833, ch. 188—1834, ch. 328, . . . | 1191 |
| In all cases of records hereafter transmitted to the court of appeals, the register or clerk to mark thereon the amount of costs taxed to the parties, at the time of the appeal—1836, ch. 289, sec. 1, | 1246 |
| No instrument of writing to be copied a second time into any record—1836, ch. 289, sec. 2, | 1246 |