

ACQUITTANCE.

- Punishment for forging, or causing to be forged any acquittance, with intention to defraud any person—1809, ch. 138, 579
 See *Release*.

ACTION.

- Executors or administrators may commence and prosecute any personal action whatever, at law or in equity, except actions of slander, or for injuries or torts done to the person—1798, ch. 101, sub ch. 8, sec. 5, 390
 They shall also be liable to be sued in the same manner—1798, ch. 101, sub ch. 8, sec. 5, 390
 They shall not, in any action, be compelled to put in special bail—1798, ch. 101, sub ch. 8, sec. 6, 391
 Actions not to abate by the death of either party—1785, ch. 80, sec. 1, p. 229; 1798, ch. 101, sub ch. 14, sec. 4, 408
 The party injured, not deprived of his civil action by issuing an execution against the property of a convicted person where reparation has been adjudged—1809, ch. 138, sec. 23, 587
 No officer, &c. of the militia, in his attendance at, going to, or returning from muster, shall be subject to arrest for any civil matter—1834, ch. 251, sec. 44, 1172
 A joint administrator, having the powers of the other revoked, to have remedy by action also—1816, ch. 203, sec. 4, 650
 For other matters, see *Continuances—County Courts—Limitation—Pleas*.
 Where two or more actions of debt on obligations conditioned for the payment of money, or on the case arising *ex contractu*, between the same plaintiffs and defendants, shall be brought to the same term, the court on motion may consolidate them, and the clerk shall tax the costs as if but one action—1825, ch. 167, sec. 5, 850
 See *Joint Obligation*.
 A tax of fifty cents imposed upon any plaintiff who may institute a suit or action at law in any court, &c. to be paid to the clerk of the court, and taxed on the costs of suit—1825, ch. 195, sec. 1, 856
 Not necessary for the state in an action brought upon a bond given by any of the county clerks, the clerk of the court of appeals, register in chancery or registers of wills, in reply to a plea of performance, to set out in the replication, the breaches, &c. but may reply generally—1825, ch. 208, sec. 1, 867
 In the trial of such cases, it shall be the duty of the officers respectively, when required, to exhibit their dockets, records, fee books, &c. and the measure of damages shall be the amount charged for services they have not performed—1825, ch. 208, sec. 2, 867
 A verdict against such officers for neglect of duty, to be considered a misdemeanor in office—1825, ch. 208, sec. 3, 867
 Plea of non-damnificatus not to be allowed on any suit brought on such bond—1825, ch. 208, sec. 4, 868