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Where any agent or factor shall make a contract for the sale of goods &c. or shall deliver the same in pursuance thereof, and becomes insolvent before the payment of the purchase money, the owner, &c. to recover the same from the person purchasing—1825, ch. 182,	-
The purchaser not to have the benefit of set-off, in an action brought for the recovery of the purchase money, unless the demand of set-off, shall have arisen with the agent acting as agent for the same princi-	855
pal—1825, ch. 182, sec. 7,  In no case shall a claim of set-off, to a debt due by an agent, &c. be allowed against the principal, in favour of any person receiving goods, &c. in pursuance of a contract of sale, &c. or in pledge, unless such persons, &c. shall have received such goods, &c. without knowledge that the agent had no authority to sell or pledge	.855
the same—1825, ch. 182, sec. 8,	855
sec. 3,  Supplement to the act concerning, repealing part of the proviso of the first section, and also the ninth section of the original act, and reviving and confirming the remainder thereof—1829, ch. 198,	941 989
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See Changery.	
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The chancellor empowered to determine causes for alimony as fully as they could be determined by the laws of England in the ecclesiastical courts—Feb. 1777, ch. 12, sec. 14,	134
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On appearance by administrators, &c. to suits that would before have abated, the court may suffer proceedings by either party to be corrected and altered, so as to bring the merits fairly to trial—1785,	
ch. 80, sec. 1,  The courts of law may allow amendments in all proceedings before	229
verdict, so as to bring the merits of the question between the parties fairly to trial—1785, ch. 80, sec. 4,	233
If an amendment is made after the jury is sworn, a juror shall be with- drawn—1785, ch. 80, sec. 4,	233
Where an amendment is made, the adverse party shall have time allowed, in the discretion of the court, to prepare to support his case on the state of the proceeding so amended—1785, ch. 80, sec. 4, . Such costs shall be allowed the party against whom the amendment is	233
made as the court shall think just—1785, ch. 80, sec. 4, p. 233; 1809, ch. 153, sec. 1.	589