

The courts of law empowered to allow amendments in all proceedings before verdict, so as to bring the merits fairly to trial—1809, ch. 153, sec. 1,	589
If made after the jury is sworn, a juror to be withdrawn—1809, ch. 153, sec. 1,	589
The adverse party to have time to prepare, but the case not to be continued unless the court shall be satisfied that it is necessary,—1809, ch. 153, sec. 1,	589
Costs to be allowed as the court shall think just—1809, ch. 153, sec. 1,	589
Writs of error, when there is a variance or other defect, may be amended by the record—1809, ch. 153, sec. 2,	589
Judgment on verdict not to be stayed or reversed for any defect of form or substance in any writ, or for any variance, or for defects in any count in the declaration, so that there be one good count—1809, ch. 153, sec. 2,	589
If there appears to be sufficient matter of substance in the record on appeal, &c. to enable the court of appeals to proceed thereon, the same shall not be reversed or dismissed for want of form, but the court may permit any entry to be made which might have been made after verdict in the court below—1809, ch. 153, sec. 2,	590
Nothing herein to extend to criminal cases—1809, ch. 153, sec. 3,	590
Where the verdict and judgment are for a greater sum than the damages laid in the declaration, amendment may be made by entering upon the record a release of the excess—1811, ch. 161, sec. 3,	605
The court of appeals may, in certain cases of entries requiring an alteration of the judgment of the inferior court, direct such judgment to be entered as the nature of the entry or amendment may require, &c.—1811, ch. 161, sec. 4,	605
In suits which by law are not to abate by the death of either of the parties, where a declaration is filed before the death of the plaintiff, further proceeding may be had thereon; but the executor, &c. may after appearance have liberty to amend as the plaintiff might—1815, ch. 149, sec. 3,	632
No writ or action to abate, or be discontinued, because of the misnomer of any defendant named therein, courts may allow amendments, &c.—1828, ch. 199,	973
Declarations in ejectment may be amended—1833, ch. 276, sec. 1,	1129
See <i>Advertisement—Chancery Sales.</i>	

AMERCIAMENTS.

All acts of assembly regulating amerциaments and directing the manner of their collection and application, viz: 1715, ch. 41, sec. 11, and 12; 1722, ch. 12, sec. 1, and 2; Feb. 1777, ch. 6, sec. 2, all repealed—1825, ch. 195, ch. 2,	857
Amerциament, how to be entered against sheriffs or coroners failing to bring into court persons arrested on mesne process in any criminal proceeding—1793, ch. 60,	302
On a sheriff or coroner failing, when called on by order of court to re-	