

	Page.
turn any original writ within the time limited by rule of court, and on failure when called on to bring before the court any defendant arrested on any original writ or mesne process, the court, on motion, shall cause such sheriff or coroner to be amerced to the amount of the debt, &c. due from the defendant—1794, ch. 54, sec. 2,	311
Such amount to be ascertained by the oath of the plaintiff, his factor, agent or attorney, and such other proof as the court may require—1794, ch. 54, sec. 2,	311
The court shall enter judgment for the said amount nisi the second day of the next term against such sheriff or coroner—1794, ch. 54, sec. 2,	311
The court, on motion, shall, of course, make an order on the sheriff or coroner for the return of any writ, unless satisfied by his oath, or otherwise, that such writ was not received by him, or (to the best of his knowledge,) by any of his deputies—1794, ch. 54, sec. 4.	312
Sheriffs or coroners, on satisfying the judgment on amerciamment, are entitled to execution or suit thereon in their own names, or in the names of the plaintiffs—1794, ch. 54, sec. 3,	311
Mode of amercing sheriffs or coroners in the chancery court, and of proceeding on such amerciements—1785, ch. 72, sec. 23,	220
Sheriffs, coroners, surveyors, &c. liable to amercement for not returning process or warrants as therein directed—1815, ch. 149, sec. 1, 2,	631

APPEALS—COURT OF.

A court of appeals instituted, to be composed of persons of integrity and sound judgment in the law—Const. art. 56.	
Their judgment to be final and conclusive in all cases of appeal from the general and chancery courts—Const. art. 56.	
The judges to be appointed by the governor * * * —Const. art. 48.	
Penalty on their receiving the profits of any office held by any other person—Const. art. 53.	
The constitution as relating to the court of appeals, &c. annulled, and a new court established—1804, ch. 55,	492
The court of appeals shall be composed of the chief judges of the several judicial districts—1804, ch. 55,	492
To have all the powers held by the late court and the appellate jurisdiction of the late general court—1804, ch. 55,	492
To sit on the western and eastern shores at such times and places as the legislature shall direct; any three of the judges to form a quorum—1804, ch. 55,	492
The judge who has given a decision in the county court, to withdraw from the bench of the court of appeals, on deciding the same case—1804, ch. 55,	492
All laws to be recorded in the office of the court of appeals for the western shore—1804, ch. 55,	492