

If there should be sufficient matter of substance in the record, so as to proceed thereon, the same shall not be reversed or dismissed for want of form, or for variance, &c. and 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,	589
The clerks required to report annually to the assembly on or before the first Monday in December, the duration of every term, and the number of days that the judges respectively shall attend—1809, ch. 181, sec. 2,	596
Penalty on failure, and allowance for the service—1809, ch. 181, sec. 3, 4,	596
Executions issued, or to be issued, out of the court of appeals, upon any judgment or decree therein, to be valid, &c. in the same manner as those issued from any court of law—1810, ch. 156,	602
The court of appeals vested with the like and similar powers with respect to writs of execution, which the late general court possessed or exercised—1810, ch. 156,	602
No judgment to be reversed because the verdict was rendered and the judgment entered for a greater sum than the damages laid in the declaration—1811, ch. 161, sec. 3,	605
Amendment may be made by entering a release upon the record of the excess of damages, and the court to proceed thereon, &c.—1811, ch. 161, sec. 4,	605
Certain cases in which the court may direct such judgments to be entered as the nature of the amendment may require—1811, ch. 161, sec. 3,	605
When parties reside on the eastern shore, appeals must be sent up to the court of appeals of that shore—1821, ch. 125,	765
On appeals, or writs of error, brought to the court of appeals by the plaintiff, on a bill or bills of exceptions, where the judgment shall be reversed, the transcript shall be returned, with a writ of procedendo, to the judges of the general court, directing them to proceed to a new trial—1790, ch. 42, sec. 1,	259
If the appeal is for several exceptions, the court of appeals shall give judgment on every exception—1790, ch. 42, sec. 1,	259
The opinion of the court of appeals shall be conclusive in law as to the question by them decided—1790, ch. 42, sec. 1,	259
Directions for trying the said actions in the general court—1790, ch. 42, sec. 1,	259
The appellee, on such reversal, may be compelled to pay the costs in the court of appeals, by execution issued therefrom, returnable thereto, or to the general court—1790, ch. 42, sec. 1,	259
All costs in the general court to abide the final event of the action—1890, ch. 42, sec. 1,	259
On appeals, &c. brought to the general court by the plaintiff, on a bill or bills of exception, where the judgment shall be reversed, the said court may retain the action, and try it the same court, or continue it as other actions, or they may direct the transcript to be	