Each member of the assembly and electors of the president and vice- president to receive fifty cents in addition to the then allowance—	Page.
1811, ch. 156,	604
sec. 5,	655
ASSESSORS.	
Excepted out of the list of civil officers to be appointed by the gover- nor-Const. art. 48.	
ASSETS.	
See Orphans Court.	
ASSIGNMENT.	
Directions respecting assignments of goods, &c. by persons trading	
here and residing out of the state—1753, ch. 36,	102
Where any surety to a bond, or other obligation, or endorser of a bill of	
exchange that shall be protested, shall discharge or tender the sum	
due thereon, the obligee or endorser shall assign to him such obli-	
gation or protested bill, and the assignee shall then have action in his own name against the principal debtor—1763, ch. 23, sec. 7,	107
Bonds or other obligations under seal, being assigned under seal, the	
assignee may maintain action in his own name against the obligor —1763, ch. 23, sec. 9,	108
If such obligor shall be unable to pay, or cannot be found, &c. so that	
the assignee cannot recover, the like action shall be maintainable	
against the obligee, (in case the assignor was not a surety,) unless such debt be lost by default of the assignee, in which case the as-	
signor shall not be liable—1763, ch. 23, sec, 9,	108
No action shall be maintainable in the name of any assignee, unless	
oath or affirmation be made by the assignor, that he hath received	
no part of the sum mentioned in the obligation, or such part only	
as is mentioned in such oath, &c. to be endorsed on the bond—1763, ch. 23, sec. 10,	108
False swearing herein to be punished as wilful perjury—1763, ch. 23,	100
sec. 11,	108
Where judgment is recovered against debtor and surety, and satisfied	
by the surety, the creditor shall assign such judgment to the	
surety, and the assignee shall then have, in his own name, as as-	
signee, the same execution against the principal debtor as the creditor might have had—1763, ch. 23, sec. 8,	107
The said assignment to be first recorded in the court where the judg-	,
ment was obtained—1763, ch. 23, sec. 8,	107
Where judgment is rendered against several sureties, and one of them	
satisfies the whole, he shall have assignment of the judgment from	
the creditor and be entitled to execution against the other sureties	