

for a proportionable part of the debt or damage paid by him—1763, ch. 23, sec. 8, 107

The chancellor may direct an assignment of bonds for mortgaged property sold to be made to the mortgagee, on which he may maintain action—1788, ch. 72, sec. 9, 213

Form of the oath to be taken by an assignee of a judgment or decree, in vouching his claim against the estate of a deceased person—1798, ch. 101, sub ch. 9, sec. 1, 395

Such assignee shall also produce the assignment under the hand of the assignor, and (if more than one,) each assignment shall be produced—1798, ch. 101, sub ch. 9, sec. 1, 395

If the creditor, on a specialty, bond, note, or protested bill of exchange, or for rent, be an assignee, there shall be an oath or affirmation of the original creditor with respect to the time of the assignment—1798, ch. 101, sub ch. 9, sec. 5, 7, 396

In case of successive assignees, the same oath, &c. to be taken by each with respect to the time—1798, ch. 101, sub ch. 9, sec. 5, 396

If special bail shall have discharged a judgment against a deceased person, he shall be considered as the judgment creditor, and a receipt from the plaintiff shall be equal to an assignment—1798, ch. 101, sub ch. 9, sec. 2, 395

Of a bond, &c. punishment for forging an assignment—1809, ch. 138, sec. 6, 579

See *Crimes and Punishments*.

On assignment of a judgment confessed before a justice of the peace, with stay of execution, a demand by the assignee, on the principal debtor, necessary for obtaining an execution, unless such debtor shall have removed—1811, ch. 174, 606

Assignments by persons with a view of becoming insolvent, and with intent to give an undue preference, declared void—1812, ch. 77, sec. 1, 609

ASSIGNEES—EQUITABLE.

Authorised to sue in their own name—1829, ch. 51, 975

Of legacies or distributive shares of a deceased person's estate may sue and maintain an action, &c. in the same manner as the assignor before assignment—1830, ch. 165, sec. 1, 1006

Of judgments, may issue fieri facias in their own names without administration upon the estate of legal plaintiff, and on all suits entered for the use of any persons, and legal plaintiff die before judgment, the person for whose use it is entered or his representative may prosecute to judgment—1830, ch. 165, sec. 2, 1006

Defendants may make the same defence as might have been made against assignor—1830, ch. 165, sec. 1, 1006

ASSOCIATE JUSTICE.

See COUNTY COURT.

