

Directed, as a person appointed to an office of profit and trust, before he enters on the execution of his office, to take the oath therein prescribed, and to subscribe a declaration of his belief in the christian religion—Const. art. 55.	
His oath as attorney-general prescribed—Feb. 1777, ch. 5, sec. 1,	128
The form of his commission—1777, ch. 5, sec. 1,	128
No attorney-general, clerk of the peace, or of indictments, shall exhibit any bill of indictment to a grand jury without a presentment, unless by an order from the court, or one of the justices thereof, or unless the offender be bound over to such court, or presented by the grand jury of their own knowledge, under the penalties therein mentioned—1715, ch. 48, sec. 1, 2, p. 41; 1722, ch. 5,	58
The attorney-general, &c. in prosecutions under this act, shall be as particular as possible in describing the place or lands affected by the setting up or destroying the boundaries therein prohibited—1722, ch. 8, sec. 4,	60
Fees allowed to the attorney-general—1715, ch. 48, sec. 7,	43
On a bill by a citizen to foreclose a mortgage against a British subject, the attorney-general to be served with notice, and to appear in behalf of the state—1785, ch. 72, sec. 30,	225
The attorney-general directed to appear to petitions for the sale of lands liable to escheat, for the payment of debts—1785, ch. 78, sec. 1,	228
Directed to appear on a petition to obtain a conveyance of such land, where bound by a contract for sale—1785, ch. 78, sec. 1,	228
The chancellor may decree that the attorney-general shall execute a conveyance of such lands—1785, ch. 78, sec. 1,	228
The attorney-general to be made a party in the determination by the counsellor of disputes between the state and the purchasers of confiscated property—April, 1787, ch. 30, sec. 4,	244
The attorney-general, or either of his deputies, shall, on the application of the sheriff, order writs of <i>capias ad satisfaciendum</i> for the recovery of all fines, &c. imposed by any court of record, and costs—1795, ch. 74, sec. 2,	327
On default of the sheriff to acknowledge in open court the receipt of such fines, &c. or to bring in the person taken, the court, on motion of the attorney-general or his deputy, shall order judgment against such sheriff for the amount—1795, ch. 74, sec. 4,	327
To be defendant in suits brought in the chancery court against the state—1799, ch. 79, sec. 7,	420
The states' agent empowered to take the advice of the attorney-general in writing for his information of the law—1799, ch. 80, sec. 4,	419
To be made a party for a suit in chancery for conveyance of land, where the legal title is in British subjects, or vested in the state—1805, ch. 93, sec. 2,	513
All and every part of the constitution, which related to the attorney-general abrogated—1816, ch. 247, Const.	
The duties provided by law to be done and performed by the attorney-	