

The bail entitled to defence, and to deliver up the debtor on scire facias, as in court—1791, ch. 68, sec. 2, 278

See *Small Debts*.

In no action against an executor or administration shall he be compelled to put in special bail—1798, ch. 101, sub ch. 8, sec. 6, . . . 391

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

Excessive bail ought not to be required—Decl. of Rights, art. 22.

In all actions founded on the act to regulate the inspection of tobacco, special bail may be awarded on affidavit, &c.—1801, ch. 63, sec. 43, 454

Fees allowed to justices of the peace for taking bail pieces, which are to be prepared by them—1801, ch. 74, sec. 30, 31, 462

Recognizance may be taken for appearance on return of a habeas corpus, unless for an offence not bailable by law—1809, ch. 125, sec. 2, 569

Persons committed for treason or felony, and not indicted the first term, (unless witnesses are absent,) to be set at liberty, on bail—1809, ch. 125, sec. 7, 570

For all actions of trespass quare clausum fregit, the court may, on an affidavit of the plaintiff, or other evidence that the defendant is not a citizen or is not a resident of the state, award special bail—1812, ch. 94, 640

Regulations respecting bail in civil cases—1826, ch. 221, 891

Upon arrest on warrant, bond to be taken for the appearance of the person arrested, &c., in case of refusal to give bond, such person to be imprisoned—1831, ch. 274, sec. 1, 1034

Suit may be instituted on such bond, &c.—1831, ch. 274, sec. 2, . . . 1034

Bond to be returned to the magistrate, &c. to be preserved, &c.—1831, ch. 274, sec. 2, 1034

BAIL BONDS.

The sheriff shall not, in any action of trespass, take a bail bond exceeding eight thousand pounds of tobacco, where no declaration is sent with the writ—1715, ch. 46, sec. 3, 32

Sheriffs directed to take bail bonds payable to the state, (with security, if thought necessary,) from all persons taken on any criminal writ for any offence less than felony—Oct. 1780, ch. 10, sec. 2, . . . 162

The sum not to exceed £100, conditioned for the person's appearing at court, attending from day to day, and not departing without leave—1780, ch. 10, sec. 2, 162

If the criminal is not sufficient for the sum, and he cannot find security, he shall be taken before a magistrate to be dealt with according to law—1780, ch. 10, sec. 2, 162

The bail bonds to be returned to court on the first day—1780, ch. 10, sec. 2, 162

On failure of performing the condition of the bonds, a writ to issue for the penalty, and a speedy mode of recovery directed—1780, ch. 10, sec. 3, 163