

Any incorporated town in the state, to impose any further tax on billiard tables—1824, ch. 64, sec. 7, . . . . . 803  
 Excepted from the prohibition as to gaming.  
 See *Crimes and Punishments*.

BONDS.

Bonds bearing more than legal interest are void—1704, ch. 69, sec. 2, . . . . . 5  
 On appeals from the judgment of a single magistrate—1791, ch. 68, sec. 5, . . . . . 280  
 See *Appeals*.  
 Bond required to stay execution on judgments, against which a decision is prayed on principles of equity—1791, ch. 78, sec. 5, . . . . . 283  
 No administration bond to be sued by any creditor, for any debt due from or recovered against any testator or intestate, before a *capias respondendum* be returned against the executor or administrator or *fieri facias* returned *nulla bona* by the sheriff of the county where such executor or administrator live, or where the effects of such deceased lies, or other apparent insolvency—1720, ch. 24, sec. 2, . . . . . 55  
 Such action may be brought in the county court of the county where the defendant administered—1838, ch. 329, sec. 1, . . . . . 1291  
 See *Limitations*.  
 Directions respecting suits and sheriffs' bonds—1829, ch. 25, . . . . . 77  
 All actions on them to be sued within five years after passing such bonds—1829, ch. 25, . . . . . 77  
 See *Limitations*.  
 No person to proceed to judgment until the creditor clearly make it appear what his demand is—1827, ch. 25, . . . . . 77  
 Injunction bonds may be taken by the county courts against judgments therein—1723, ch. 8, sec. 5, . . . . . 62  
 The form thereof prescribed—1723, ch. 8, sec. 5, . . . . . 62  
 The chancellor empowered to prescribe the penalty of bonds for obtaining writs of error to the general court or court of appeals by executors or administrators, on a statement of facts by them, supported by affidavit or other proof—1793, ch. 75, sec. 2, . . . . . 303  
 When an application is made for an injunction, the chancellor is empowered to prescribe the penalty of a bond to be executed to the plaintiff at law, with a surety or sureties—1793, ch. 75, sec. 3, . . . . . 304  
 The condition of such bond prescribed—1793, ch. 75, sec. 3, . . . . . 304  
 Bonds, (except to the state,) shall not be good and pleadable after the principal debtor and creditor have both been dead twelve years, or the debt or thing in action above twelve years standing—1715, ch. 23, sec. 6, . . . . . 11  
 A saving to infants, &c. the benefit thereof for five years after the disability removed—1715, ch. 23, sec. 6, . . . . . 11  
 Actions on administration and testamentary bonds to be brought within twelve years—1729, ch. 24, sec. 21, . . . . . 77  
 Saving to infants, &c. the benefit thereof within six years after their coming of age, &c.—1729, ch. 24, sec. 22, . . . . . 76  
 See *Limitations*.