

	Page.
Actions on sheriffs' bonds shall be brought within five years, saving to the state the right of suing at any time, and to infants, &c. within five years after such impediments removed—1729, ch. 25, sec. 3, 4,	78
Bonds taken by sheriffs in their own counties, during their continuance in office, shall be void without an endorsement of the consideration—1715, ch. 46, sec. 13,	33
The time they remain in office not to be reckoned in the act of limitation—1715, ch. 46, sec. 14,	34
No judgment to be confessed or given on a power of attorney, separate, or contained in a judgment bond—1747, ch. 23, sec. 2,	86
Bonds taken by attorneys to be endorsed for what they become due, or to be void—1715, ch. 48,	44
<i>See Register Land Office.</i>	
Bonds to be given by the agents or attorneys of non-residents receiving assignments or conveyances, conditioned for the payment of all debts due from the assignor or conveyor at the time, to residents of the state, as far as the goods, &c. shall come to their possession—1753, ch. 36,	103
<i>See Bankrupts.</i>	
Bonds satisfied by sureties to be assigned to them—1763, ch. 23, sec. 7,	107
Manner of recovery on bonds assigned—1763, ch. 23, sec. 9, 10,	108
<i>See Assignment.</i>	
The house of delegates may direct all office bonds, (payable to the state,) to be sued for any breach of duty—Const. art. 10.	
The plea of non est factum not to be received on administration, testamentary, sheriffs or other public bonds, unless verified by affidavit of the party—Oct. 1778, ch. 20, sec. 5,	141
Register to give bond, with two good and sufficient securities, in the penal sum of two thousand pounds currency, payable to this state, conditioned for the faithful performance of his said office of register of wills, which bond shall be taken and securities approved by the justice of the peace before whom the oath is made as aforesaid, and shall be by him returned, together with a certificate of the oath aforesaid having been taken, to the next orphans court to be held for said county and there entered upon record, and the original carefully kept by the presiding judge of said court—1777, ch. 8, sec. 6.	
The form and penalty of sheriffs' bonds prescribed—1794, ch. 54, sec. 8,	313
Time and manner of taking and recording such bonds—1799, ch. 91, sec. 2,	428
<i>See Sheriffs.</i>	
Bonds to be given by trustees appointed by the chancellor to sell property—1785, ch. 72, sec. 8,	212
Directions respecting bonds taken for the property sold—1785, ch. 72, sec. 8, 9,	213
Respecting bonds to be required by the chancellor from trustees appointed by will—1785, ch. 72, sec. 10,	212