

Constables' bonds, to embrace all money received on judgments, and for all acts they shall perform in virtue of their office—1835, ch. 342,	1219
The bond of the register in chancery may be approved and the probat of the witnesses taken by the chief judge, or an associate judge of any one of the judicial districts—1820, ch. 197,	762
Securities in appeal, writ of error, for removing proceedings by certiorari, and injunction bonds, to be approved by the clerks of the respective counties, in the same manner as the judges of the county courts are authorized to do—1822, ch. 131,	783
Of lottery commissioners to be recorded in the executive department, &c.—1827, ch. 160, sec. 1,	936
To be renewed from time to time, as the governor and council may require—1827, ch. 160, sec. 1,	936
In cases in equity where it shall appear proper to the court, bonds may be taken in the name of the state as obligee—1835, ch. 380, sec. 7,	1224

BONDS—APPEAL.

The form of them, and how to be approved—1826, ch. 200, sec. 1, 3,	884
Writ of error bond, how to be approved—1826, ch. 200, sec. 4,	885
If decree is in chancery, how bond is to be approved of—1826, ch. 200, sec. 5,	885
Sureties on bonds to be liable for fees—1826, ch. 200, sec. 9,	886
Certain acts repealed—1826, ch. 200, sec. 18,	888
Proceedings on appeal, &c. to be transmitted—1826, ch. 200, sec. 6,	885
Penalty on clerks for refusing, &c.—1826, ch. 200, sec. 7,	885
If no record shall be transmitted, court may fine the clerk, &c.—1826, ch. 200, sec. 8,	886
Judgment confessed by way of supersedeas, may be appealed from—1826, ch. 200, sec. 11,	887
Copy of any appeal bond to be evidence, &c.—1826, ch. 200, sec. 12,	887
Three years limitation as to appeals from county court—1826, ch. 200, sec. 13,	887
New sureties to bonds may be required—1826, ch. 200, sec. 15,	887
Further time for that purpose may be allowed—1826, ch. 200, sec. 16,	887
Appeal bonds, &c. not to be avoided as to matter of form—1826, ch. 200, sec. 17,	888

BONIS PROPRIIS.

On a judgment as therein directed against an executor or administrator, a fieri facias may issue, and either his own goods, or the goods of the deceased, may be thereon taken and sold—1802, ch. 101, sec. 1, 472
 See *Discovery*.

BOOKS.

The county courts empowered, on motion, at the first court after the appearance court, supported by affidavit that the same is not intended for delay, and due notice being given, to require the parties to