PUBLIC GENERAL LAW.	2493 Page
Fees on, allowed to justices of the peace—1801, ch. 74, sec. 30,  Provisions similar to those of the act of 1789, ch. 42, relative to the entering writs not called by consent, extended to such writs from	461
the chancery court—1801, ch. 109,  Sheriffs, &c. on serving ca. sa. bound to accept payment as on write of	476
fieri facias, which shall be valid against the plaintiff—1807, ch. 115, Plaintiffs to have the same remedy against them, and their securities, as	551
on fieri facias—1807, ch. 115,  A sheriff having arrested any person, and dying before the return day, the sheriff for the time being may, on the same writ, again arrest	
the person—1813, ch. 102, sec. 8,  Where an injunction shall issue to stay proceedings on a judgment at law, upon which a ca. sa. has issued, and has been served, the	619
sheriff shall release the defendant—1826, ch. 157, A sheriff, &c. who may have arrested any person under an attachment or capias, and permitted him to go at large, may again arrest him, for the purpose of producing him in court, and on so doing, the sheriff, &c. shall not be liable for any intermediate escape—1828,	877
ch. 50,	947
CHANCERY.	
ABATEMENT.	
What suits in chancery shall not abate—1797, ch. 114, sec. 4, No suit in equity to abate by the marriage of any of the parties, &c. on application, court may order amendment of pleadings and making new parties, &c.—1831, ch. 311, sec. 14,	356 1058
ABSCONDING.	
Decrees in chancery against persons absconding-1773, ch. 7, sec. 3,	124
ACQUITTANCES.	
See Register in Chancery.	
ADMINISTRATORS.	
On administrators applying for writ of error or injunction, the chancel- lor may prescribe the penalty of the bond—1793, ch. 75, sec. 2,	304
When injunctions are so obtained the chancellor may decree against them as equity and good conscience require—1793, ch. 75, sec. 3, The court of chancery may decree or give directions in cases where, under a will, it may be necessary for an administrator or executor	304
to retain assets in his hands for the payment of money at a distant period—1798, ch. 101, sub ch. 10, sec. 11,	400
confirm such sale, &c.—1818, ch. 193, sec. 9,	701