Page.

the person who shall be appointed and commissioned in his stead, shall be qualified—Const. art. 49.

All civil officers hereafter to be appointed for the several counties of this state, shall have been residents of the county respectively for which they shall be appointed six months before their appointment, and shall continue residents of their county respectively during their continuance in office—Const. art. 46.

CIVIL POWER.

In all cases, and at all times, the military ought to be under strict subordination to, and control of, the civil power—Decl. of Rights, art. 27.

CLERKS.

Respecting passes—1710, cn. 19,	y
Directions respecting the charge of fees by the clerks against criminals	
—1715, ch. 26, sec. 8,	13
Fine on clerks pleading as attorneys in the courts where they bear	
office—1715, ch. 41, sec. 9,	25
Their duty as to endorsing and recording deeds-1715, ch. 47, sec. 8,	
p. 38; Nov. 1766, ch. 14,	110
Penalty on clerks issuing criminal process without an order under the	
hand of an attorney practising in the court—1715, ch. 48, sec. 3, .	42
All bills, bonds or other specialties, taken by county clerks, shall be	
endorsed for what they became due, or shall be void—1715, ch.	
48, sec. 9,	44
Penalty on clerks delivering blank writs to any attorney, sheriff or	
other person—1715, ch. 48, sec. 11,	44
Clerks obliged to issue process on the application of persons in their	
own names, without any titling from an attorney, (on their lawful	
fees being secured, if such persons are not residents of the state,)—	
1716, ch. 20, sec. 2,	46
Bond with security to be given by the clerks, and renewed when	20
thought necessary by the courts—1742, ch. 10,	81
Penalty on cursing or swearing in presence of a county clerk—1723,	O.
ch. 16, sec. 2,	66
Clerks shall deliver to defendants, when required, full copies of all the	00
costs of suit recovered against them, or forfeit two thousand pounds	
of tobacco—1731, ch. 15, sec. 3,	79
Penalty on county clerks removing any books, &c. out of their office,	••
and keeping them out between eleven at night and six in the morn-	
ing—1747, ch. 3, p. 84; 1748, ch. 7, sec. 1,	87
Empowered to remove the last recording book of judgments, and the	01
four last court dockets and papers, and to keep them at their own	OT
houses, &c.—1748, ch. 7, sec. 2,	87
Such dockets and papers to be brought by the clerks upon every office	101
day to the court-houses—September, 1770, ch. 10,	121
County clerks, or their deputies, to attend at the court-house one or	
more days in every week, (to be appointed by the court,) from nine	