	Page.
To record list of slaves to be taken from, or brought into this state-	
their fees—1832, ch. 317, sec. 2, 3, p. 1108; sec. 5, 6,	1109
Clerks of county courts to make and keep up indexes of all deeds and	
other conveyances of record, in their offices-1833, ch. 88, sec. 1,	1113
Not to make such indexes if they now have them—1833, ch. 88, sec. 3,	1113
Sup. fixing their compensation, &c.—1834, ch. 328,	1191
Where justices of the peace are re-appointed, clerks to re-deliver dock-	
ets, notes, bonds and other papers-1833, ch. 189,	1120
Where the vestry of any parish has no seal, the clerk of the county to	
certify on the certificate of the register, that he is satisfied that he is	
	1120
To furnish slaves owned for a term of years, who are sold out of the	
state, by order of the court, with copies of order, and evidence of	
	1122
Their fees to be collected within three years from their date-1833,	
	1126
	1228
Where slaves are acquired by gift in any other state, district or territory,	
the oath, that they are bona fide so acquired, to be recorded by	
	1193
In equity suits pending in any of the courts of the fourth and sixth ju-	
dicial districts, upon any of the parties filing suggestion in writing,	
that he desires the suit may be removed to the high court of chan-	
cery, with an affidavit that removal is not desired to produce delay,	
the clerk forthwith to transmit proceedings, &c1835, ch. 346,	
	1220
To receive and record the qualifications of justices of magistrates' courts	
	1225
To make out and transmit a list of all justices, who have or may here-	
after qualify, to the governor and council-1835, ch. 397, sec. 3,	1226
To give certificate to any plaintiff who may obtain a judgment-1835,	
	1226
	228
The governor, by and with the advice and consent of the senate, to ap-	
point the clerk of the county courts, &c. whose term of office shall	
continue for seven years, &c.—1836, ch. 224, Const.	
The commissions of justices of the district courts, to be transmitted to	
the clerks of county courts, to be by them recorded, and delivered	
	246
In cases of records transmitted to the court of appeals, the register or	~ 10
clerks to mark on the record, the amount of costs taxed to the par-	
taran da antara da a	246
No instrument of writing to be twice copied into any record—1836,	~10
	247
	282
Where the appointment is made in the recess of the court, the orphans	
court or any two justices may take and approve the bond, subject	
	282