

	Page.
Governor, by and with the advice and consent of the senate, to appoint the clerks of the courts of appeals, whose terms of office shall continue for seven years—1836, ch. 224, Const.	
Not to affect persons now in office, until the first day of February, 1845—1836, ch. 224, Const.	
To cause the rules of the court to be published annually—1837, ch. 116,	1252
In any case where a writ of attachment has been returned 'nulla bona,' clerk may issue a writ to the sheriff of any other county, &c.—1837, ch. 246, sec. 1,	1256

CLERGYMEN.

See MINISTERS, PREACHERS.

CLOTHING.

See ASSETS.

Clothing of the deceased not assets—1830, ch. 17,	998
---	-----

COIN.

See BANKS, BROKERS, CRIMES AND PUNISHMENTS.

COLLATERALS.

After children, descendants, father, mother, brothers and sisters of the deceased, and their descendants, all collateral relations, in equal degree, shall take the surplus of the personal estate of an intestate—1798, ch. 101, sub ch. 11, sec. 11,	402
No representations amongst such collaterals shall be allowed, and there shall be no distinction between the whole and half blood—1798, ch. 101, sub ch. 11, sec. 11,	402

COLLECTORS.

Provision made for replevying property taken by collectors, if taken for more than was due—1786, ch. 12,	236
A collector or collectors of the county charges to be appointed by the levy court in each county—1794, ch. 53, sec. 1,	307
To give bond, with securities, in double the sum to be collected—1794, ch. 53, sec. 1,	307
A copy of the assessment to be delivered to the collector by the clerk—1794, ch. 53, sec. 2,	307
To proceed to the collection within twenty days, and to account for and pay the money to the orders of the court within six months from the receipt of the assessment—1794, ch. 53, sec. 2,	307
To subscribe a declaration of his belief in the Christian religion, and to take the oaths therein prescribed, unless he had before taken them—1794, ch. 53, sec. 2,	307
On refusal or neglect to account or make payment, his bond liable to be put in suit—1794, ch. 53, sec. 2,	307
Mode of recovery prescribed against collectors, and for them against their deputies—1794, ch. 53, sec. 2; 1797, ch. 43,	347