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a continuance on oath, or affirmation, as to the facts expected to be proved—1787, ch. 9, sec. 3,	246
In actions of trespass or ejectment, if plots are defective or not returned, and the courts may think a continuance necessary for trial of the merits, they may continue such causes, not exceeding three courts after the usual time of continuance by law, on reasonable terms—1787, ch. 9, sec. 4,	247
On the neglect of the surveyor to return such plots, he may be ordered to pay the costs of the term, and be fined by the court—1787, ch. 9, sec. 4,	247
Where a verdict shall be set aside, and a new trial granted, the courts may continue such cause, not exceeding four courts after the usual time of continuance by law, on reasonable terms—1787, ch. 9, sec. 5,	247
Where commissions issue to take the depositions of witnesses residing out of the state, the courts may continue such causes, not exceeding four courts after the usual time of continuance by law, on reasonable terms—1787, ch. 9, sec. 5,	247
Where commissions issue to parts without the United States, the cause may be continued, for want of the return thereof, as long as the court, under all circumstances, shall, in their discretion, think reasonable—1794, ch. 6,	304
Where a judgment shall be set aside for fraud, &c. in obtaining it, the courts may direct the continuances to be entered from the court when it was obtained till that when it was set aside—Nov. 1787, ch. 9, sec. 6,	247
They may also continue such cause for trial of the merits not exceeding two courts after it is reinstated, (unless evidence, &c. is wanting as in other cases)—1787, ch. 9, sec. 6,	247
Where, by the death of the plaintiff or defendant, new parties are made, or to be made, the courts may continue such actions not exceeding the end of the third court after the appearance court, (unless evidence, &c. is wanting, as in other cases)—1787, ch. 9, sec. 7,	247
Where the attendance of a witness, (residing within the state,) to a material fact, cannot be procured, the courts may continue such cause as long as they may think proper, if the adverse party will not admit the facts, or consent to the taking the deposition of such witness on interrogatories—1787, ch. 9, sec. 8,	248
On a special verdict, or case stated, the courts shall not continue any cause on a curia advisare vult longer than to the end of the third court after verdict taken, or case stated—1787, ch. 9, sec. 9,	248
Causes referred by consent of parties, and rule of court, shall continue till an award is returned—1785, ch. 80, sec. 11,	233
Where amendments are made in the proceedings, the adverse party shall have time allowed, in the discretion of the court, to prepare to support his case on the state of the proceedings so amended—1785, ch. 80, sec. 4,	233
Causes returned by writ of procedendo, after an appeal, may be continued as other actions, according to the discretion of the court,	