164, made valid, if in all other respects the law has been complied	Page.
with—1835, ch. 165, In cases in equity to vacate conveyances, &c. as fraudulent against cre-	1195
ditors, not necessary to obtain judgment in order to the relief, &c.	
1005 - 1000 - 10	1222
Provided if the debt be not admitted, an issue to determine may be sent	1222
	1223
Consuls of the United States authorized to receive acknowledgments of	
deeds of conveyance, mortgage, or other legal instruments, other	
	2324
Bill of Sales—see Secret Sales.	
CORONERS.	
See Sheriffs.	
CORPORATIONS.	
Deeds of, to be acknowledged by attorney, appointed under seal of	
the corporation—1821, ch. 226,	776
See Atlachment.	
COSTS.	
Directions respecting costs on attachments-1715, ch. 40, sec. 4,	23
Respecting costs when the public or any county are prosecutors—1742,	~~
ch. 10, sec. 5,	83
On discontinuance of action by default of the plaintiff, the court may	
award him to pay costs, but if by default of the defendant, to give	
judgment for the plaintiff-1721, ch. 14, sec. 2,	56
If through the negligence of the attorney, such attorney to forfeit the	
sum therein mentioned, and all costs—1721, ch. 14, sec. 2,	56
Clerks, registers, &c. shall deliver to defendants, if required, full copies	
of all the costs of suit recovered against them, under the penalty of 2000 lbs. of tobacco—1731, ch. 15, sec. 3,	79
Double costs shall be awarded in a suit against a sheriff for refusing	10
or neglecting to deliver to a debtor requiring the same a fair account	
of the consideration for which his bond, mortgage, &c. is taken—	
1769, ch. 15, sec. 3,	119
1769, ch. 15, sec. 3,	
in words at length, of the services done, and a receipt in writing-	
1769, ch. 15, sec. 4,	119
Directions for paying or securing costs in the chancery court on appli-	
cation for a rehearing—Nov. 1773, ch. 7, sec. 4,	124
Respecting costs of execution issued to recover fines and forfeitures—	100
Feb. 1777, ch. 6,	129
All costs recovered by judgment or decree shall hereafter be payable and paid in money—Nov. 1779, ch. 25, sec. 15,	155
If any writ of replevin issued contrary to this act be served, the court	100
shall, on motion, at the first court, and inquiry in a summary man-	
ner, quash such writ, and non-suit the plaintiff, with treble costs—	
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