PUBLIC GENERAL LAW.	2577
The allowance to commissioners, witnesses, and the auditor in the	Page.
chancery court, to be allowed in the costs—1785, ch. 72, sec. 15,	
16, p. 216; sec. 17, 18, Directions respecting the costs of demurrers and pleas in the chancery	217
court—1785, ch. 72, sec. 25,	222
The taxes therein imposed on proceedings, &c. in the chancery court	
and the land-office, to be taxed and paid as other costs-Nov.	
1792, ch. 76, sec. 3, 4, On the appearance of the administrators, &c. in cases that would have	290
abated by the death of either party, the costs before the death to	
be taxed as costs in the action—1785, ch. 80, sec. 1,	229
No administrator, &c. so appearing, to be burthened with debt or costs,	
further than assets have come to his hands—1785, ch. 80, sec. 1, When amendments in proceedings are allowed to be made, such costs	229
shall be allowed to the adverse party as the court shall think just	
—1785, ch. 80, sec. 4,	233
Manner of awarding and recovering costs on appeals-1785, ch. 4,	
sec. 6, p. 233; 1790, ch. 42, The costs and expenses on controverted elections for sheriffs shall be	259
paid by such party as the governor and council shall adjudge, on	
consideration of the circumstances of the case—1786, ch. 22, sec. 3,	237
Such costs and expenses, on complaints against the officers of govern-	
ment, shall be paid by either party, or by the public, as the governor and council shall adjudge—1786, ch. 22, sec. 3,	237
The governor and council may compel payment in the like manner as	231
the general court—1786, ch. 22, sec. 3,	238
If the grounds alleged for continuance of a cause are over-ruled, the	
trial shall proceed, or the cause be discontinued, with costs to the party requiring no delay-Nov. 1787, ch. 9, sec. 2,	246
Surveyors to pay the costs of the term on neglecting to return plots in	240
ejectments, where, for want thereof, the causes are continued-	
	247
Directions respecting costs in actions for battery or assault on officers in the lawful execution of their office, or on those assisting them	
	250
Respecting costs in actions of replevin for property taken for public	
taxes—1790, ch. 53, sec. 4, The sums paid for seals, decrees, &c. in the chancery and land-offices,	265
	90
On suits on administration, testamentary, inspectors, collectors or	
sheriffs' bonds, the clerk shall, before issuing the writ, endorse	
thereon the names of the parties at whose instance and for whose	
use the suit was instituted, who, in case of non pros, verdict, &c. shall be answerable for costs—1794, ch. 54, sec. 10	14
Such persons to be proceeded against by attachment as if they had been	
entered security for costs—1794, ch. 54, sec. 10,	14
The judge of the land-office on the eastern shore empowered to compel	
the payment of costs on the determination of a caveat—1795, ch. 61, sec. 12,	26
323	