

On petitions for freedom thereafter instituted, where they shall be dismissed, or on trial judgment be rendered against the petitioners, the attorney shall pay all legal costs, unless the court shall be of opinion, under all circumstances, that there was probable ground to suppose the petitioner had a right to freedom—1796, ch. 67, sec. 25,	341
In cases then depending, except on appeal, where others by the same parties had been dismissed, proceedings to be stayed by the court till the costs of such former petitions, and all reasonable expenses, were paid—1796, ch. 67, sec. 25,	341
If not paid within six months, the defendants to be discharged from their recognizances, and the petitions dismissed—1796, ch. 67, sec. 26,	342
On a petition thereafter filed being dismissed, and a second petition filed, proceedings to be stayed till the costs of the former petition and all reasonable damages, &c. shall be paid or secured—1796, ch. 67, sec. 27,	342
The chancellor shall have power, as in the court of chancery, at his discretion, to award costs to the party prevailing, on the decision of any caveat in the land-office—1796, ch. 114, sec. 8,	358
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The orphans courts may award costs to the party entitled thereto, and compel payment by attachment, &c.—1798, ch. 101, sub ch. 15, sec. 17,	414
The state not to pay costs in the suits in chancery therein allowed in relation to confiscated property, unless by direction of the chancellor as therein mentioned—1799, ch. 79, sec. 7, 8,	420
Directions respecting costs in criminal cases—Nov. 1781, ch. 11,	166
In actions for any thing done under the inspection law, on non-suit, &c. the defendant shall recover double costs—1801, ch. 63, sec. 50,	457
In suits hereafter brought by non-residents, or persons removing out of the state, the defendant empowered to lay a rule on the plaintiff or his attorney, to give security for costs and charges, and on failure judgment of non-suit to be entered—1801, ch. 74, sec. 9,	460
If the rule is laid at the trial court, the cause may, on motion of the plaintiff, be continued till the next term—1801, ch. 74, sec. 9,	460
In actions entered on the record for the use of another person, if the plaintiff discontinues or strikes off his action, or is non-suit, or there shall be a judgment or verdict in favour of the defendant, the party for whose use the action was brought, shall be answerable for	