Tenant to be answerable to landlord for costs of distress made by con-	Page.
stable—1821, ch. 162,	769
Cost arising on consolidation of actions—1825, ch. 167, sec. 5,	850
See Joint Obligation.	
To prevent the unnecessary accumulation of, on all actions or suits at	
law in this state, abolishing the imparlance term of county courts,	
&c.—1829, ch. 166,	984
A supplement to the act to prevent the unnecessary accumulation of, in	
civil suits, providing various modifications on proceedings in eject-	
ment cases, dispensing with an unnecessary number of plats, &c.	
authorizing continuances in certain cases of appeals, directing as to method of taxing costs; allowing returns of locations to be cor-	
rected at bar, and directing partial surveys to be made, and re-	
ceived, when required—1829, ch. 186,	985
In a penal action, to be included in the schedule of debts of insolvent	
debtors accruing after judgment, &c. if penalty be remitted, &c	
	1003
No nolle prosequi to be granted by the governor, but on condition that	- 0
	1079
In cases where issues are sent for trial from orphans court to county court, and taken thence upon exceptions to court of appeals, if the	
last court shall not remand the case to the county court, it may give	
judgment for costs against the appellant, &c.—1832, ch. 208, sec. 3,	1081
COUNTERFEITING.	
See Crimes and Punishments.	
COUNTY CHARGES.	
An assessment or rate, sufficient to defray the county charges, to be	
imposed by the levy courts on all property within the several coun-	
ties, and to be collected by persons appointed by the said courts-	വരം
1794, ch. 53, sec. 1,	307
Mode of collection and recovery—1794, ch. 53, sec. 2, p. 307; 1797, ch. 43, p. 347; 1797, ch. 90,	351
ch. 43, p. 347; 1797, ch. 90,	301
53, sec. 3,	308
See Levy Courts—Collectors.	
·	
COUNTY CLERKS,	
See Clerks,	
COUNTY COURTS.	
Respecting witnesses and jurors-1715, ch. 37,	19
Respecting rules and orders for regulating the courts-1715, ch. 41,	
sec. 2,	24 44
Respecting the admission of attorneys—1715, ch. 48, sec. 12,	49
Respecting the suspension or fining of them 1719, ch. 4, sec. 2,	7.4