

May on motion, after notice, order judgment to be entered against their clerks on their bonds, for money appearing due to the state, &c. and award execution—1800, ch. 82, sec. 4, 432

Mode of trial, if the demand is controverted—1800, ch. 82, sec. 4, 432

The county courts to give the act to regulate the inspection of tobacco in charge to the grand jury, &c.—1801, ch. 63, sec. 45, 455

May direct the removal of prisoners from one gaol to another in the same county—1801, ch. 71, sec. 2, 459

Their powers respecting the production of copies of books, &c. or compelling answers to bills of discovery—1801, ch. 74, sec. 6, 459

Respecting security for costs on suits by non-residents, and continuance thereon—1801, ch. 74, sec. 9, 460

The party for whose use the suit is entered, may be proceeded against by attachment for the costs—1801, ch. 74, sec. 10, 460

No inhabitant to be arrested out of the county where he resides for any debt by any *capias* till the return of *non est* from his county—1801, ch. 74, sec. 11, 460

On such arrest, the plaintiff to suffer a non-suit, and pay costs, &c. or if on execution, the person to be discharged—1801, ch. 74, sec. 12, 461

But not to extend to persons absconding from justice in the county where they live, who may be arrested in any county—1801, ch. 74, sec. 12, 461

Authority given to the chief justice, or either of the associates, out of court, to direct the clerk to enter judgments by confession, or *non sum informatus*—1801, ch. 74, sec. 17, 461

Each of the judges out of court to have the same powers as those justices, &c.—1805, ch. 65, sec. 13, 503

No action of ejection, waste, partition, dower, trespass *quare clausum fregit*, trover or replevin, to abate by the death of either party—1801, ch. 74, sec. 38, 463

Directions for continuance, and the appearance and prosecution of such action, by the heir, executor, &c.—1801, ch. 74, sec. 38, 463

The state divided into six judicial districts; the districts numbered, and the counties comprised in each district named—1804, ch. 55, sec. 1, 490

There shall be appointed for each district, three persons of integrity and sound legal knowledge, residents of the state, one as chief judge, and the other two as associate judges—1804, ch. 55, sec. 1, 490

They shall, previous to, and during their acting as judges, reside in their respective districts—1804, ch. 55, sec. 1, 490

The chief judge, together with the associate judges, shall compose the county courts—1804, ch. 55, sec. 1, 490

To hold their commissions during good behaviour, removable for misbehaviour, on conviction in a court of law, or by the governor upon the address of the general assembly, provided that two-thirds of all the members of each house concur in such address—1804, ch. 55, sec. 1, 490

The county courts so established, to have all the powers, &c. which the county courts then had, and which should be prescribed by law—1804, ch. 55, sec. 1, 490