	Page.
To hold their sessions respectively at such times and places as the	
legislature should direct and appoint-1804, ch. 55, sec. 1,	490
The salaries of the judges not to be diminished during the period of	
their continuance in office—1804, ch. 55, sec. 1,	490
The judges, on suggestion in writing of either party, supported by	
affidavit, or other evidence, that a fair trial cannot be had in the	
county, shall direct the record of their proceedings to be trans-	
mitted to any county court within the district, to be tried by such	
court—1804, ch. 55, sec. 2,	491
Such suggestion to be filed before or during the term in which the	401
1 1 1 1004 1 77 2	401
issue may be joined—1804, ch. 55, sec. 2,	491
Proviso for further remedy by law—1804, ch. 55, sec. 2,	491
On such suggestion by a party presented or indicted, supported by	
affidavit, the record to be removed to any adjoining county court	
for trial; proviso for further remedy by law—1804, ch. 55, sec. 3,	
p. 491; 1805, ch. 65, sec. 49,	<i>5</i> 08
The record to be removed in like manner to the court having criminal	
jurisdiction in any adjoining county—1809, ch. 138, sec. 20,	<i>5</i> 85
The record to be removed to any adjoining county for trial, on such	
suggestion in writing by the attorney-general, or prosecutor for the	
state—1804, ch. 55, sec. 4,	491
County courts may adjudge negroes and mulattoes bound for a limited	
time, who run away, to serve a reasonable time after-1804, ch. 90,	497
The judges to take the oath or affirmation therein prescribed-1805,	
ch. 65, sec. 2,	500
To be taken before any judge or justice, and certified by him, and re-	000
corded in any court of which the judge qualified is a member—	
	501
1805, ch. 65, sec. 3,	
	501
The county courts in each judicial district to be composed of all the	501
	<b>501</b>
Any one or more empowered to hold the court, &c1805, ch. 65,	
sec. 5,	501
Appeals and writs of error to be returnable to the court of appeals for	
	<i>5</i> 02
No judge, after qualifying, to act as an attorney or solicitor during the	
	503
Each of the judges to exercise, out of court, all the powers, &c. that	
might have been done by any judge of the late general court, court	
of appeals, or chief justice of a district court-1805, ch. 65, sec. 13,	50 <b>3</b>
When the chancellor is interested, in cases where bills may properly	
lie, the chief judge of the district, in which the chancery court	
	504
	504
Where the chancellor for the time being may have been counsel, or	
have given his opinion, so that he cannot conscientiously act	
thereon, and shall so certify, the suit to be determined by the chief	
judge of the third judicial district, or the court, at the election of	202
either party-1806, ch. 55, p. 541; 1811, ch. 189,	606