PUBLIC GENERAL LAW.	2611 Page
ceiving stolen goods, be admitted to give evidence for or against the	Page.
accused—1801, ch. 109, The party prosecuted for a libel may give the truth of the matter	465
charged in evidence under the general issue, by way of justifica- tion—1803, ch. 54,	482
—1807, ch. 154, sec. 2, p. 556; 1813, ch. 104, sec. 2, In criminal prosecutions against any negro or slave, or mulatto de-	619
scended from a white woman, or any negro or mulatto free or freed, the testimony of any negro or mulatto slave, or of any mulatto descendant from a white woman, or of any negro or mulatto free or freed, may be received in evidence for or against them—1808,	
ch. 81,	<i>5</i> 64
An approver shall never be admitted in any case whatever—1809, ch. 138, sec. 10,	583
Copies under seal of the records of receipts, final discharges, &c. to	000
executors, administrators and guardians, to be admitted as evidence —1809, ch. 168, sec. 2,	592
Deeds for the manumission of slaves, which had been acknowledged and recorded according to the act of 1796, ch. 67, declared valid,	
although not evidenced by two or more witnesses-1810, ch. 15,	
A copy of any such deed, duly attested, to be good evidence thereof	596
-1810, ch. 15, sec. 2,	597 597
Copies from any of the books, papers, &c. in the possession of the register of the land-office, (not matter of record,) to be received in evidence, when attested under seal, to have the same effect as the	991
originals-1812, ch. 82,	610
The sentence of a foreign court, &c. not to be conclusive evidence of any facts, &c. therein contained, except of the acts and doings of	
such court, &c.—1813, ch. 164,	623
thereof, &c.—1813, ch. 165,	623
office, to be admitted as evidence—1816, ch. 134, Convicts confined in the penitentiary, may be admitted as witnesses where persons confined therein are on trial, for an offence committed while thus confined, both for and against—1817, ch. 72,	642
sec. 2,	656
receipt and delivery of process to sheriffs, &c.—1817, ch. 139, sec. 3,	670
Evidence required as to the return by the sheriffs—1817, ch. 139, sec. 7,	672
Directions concerning the evidence in prosecutions against retailers of	