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Where the goods and chattels of tenant are about to be sold, under fieri facias, and landlord gives notice of claim for rent, affidavit of the amount due, to be appended to the notice—1824, ch. 192, sec. 2,	1142
To every warrant of distress for rent, a statement of the amount or quantity due, and affidavit to be appended, &c.—1834, ch. 192, sec. 3,	1142
Only two appraisers to be summoned—officer's fee twenty cents—appraiser entitled to thirty cents—1834, ch. 192, sec. 4,	1142
Distress made contrary to this act, illegal—1834, ch. 192, sec. 5,	1142
All claims for rent in arrear, against deceased persons, for which distress may be levied by law, after the death of the deceased, shall have preference over all other claims, except such as now have a preference over other claims for rent in arrear, without the levying a distress therefor—1836, ch. 192, sec. 1,	1237

DOCKETS.

To be kept by justices of the peace, and their proceedings entered therein—1809, ch. 76, sec. 4,	566
Copies of their judgments to be furnished when required, on which any other justice may issue execution—1809, ch. 76, sec. 4,	566
On the loss of a debt by neglect the justice liable—1809, ch. 76, sec. 5,	567
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See <i>Forgery</i> .	

DOGS.

Not to be kept by negroes or slaves—1806, ch. 81,	543
May be kept by free negroes having a license, but otherwise liable to be killed—1806, ch. 81,	543
Owners of such as may be detected in killing or injuring sheep, on application, &c. shall forthwith kill such dog, or be liable to pay double the value of such sheep to the owner thereof—1827, ch. 199,	941
A supplement authorizing the killing of, &c.—1831, ch. 169,	1020

DOWER.

Every devise of land, or any estate therein, or bequest of personal estate to the wife of the testator, shall be construed to be in bar of her dower in lands, or share of the personal estate, respectively, unless it be otherwise expressed in the will—1798, ch. 101, sub ch. 13, sec. 1,	406
A widow shall be debarred of her right of dower in land, or share in the personal estate, by any such devise or bequest, unless within ninety days after the authentication or probat of the will she shall deliver, or transmit to the orphans court, a written renunciation in the form therein prescribed—1798, ch. 101, sub ch. 13, sec. 2,	406
But by renouncing all claim to a devise or bequest, or devises or bequests, of personal property made to her by the will of her husband, she shall be entitled to one third part of the personal estate	