

	Page.
law or equity as it might have been brought against the person— 1799, ch. 79, sec. 7,	420
Where the party only of one or more tenants in common of land is lia- ble to escheat, the surveyor to cause the whole to be surveyed and a certificate to be returned, the value of the whole to be specified, and after payment of two-thirds of the value of the escheatable part, a patent to issue for the undivided portion—1799, ch. 70,	431

EXECUTION.

See SHERIFF.

EXECUTORS.

See ORPHANS COURT.

EXTRACTS.

Extracts of deeds that were by law transmitted to the late general court to be transmitted to the clerks of the court of appeals, and recorded, &c.—1805, ch. 65, sec. 20,	504
The county clerks to include in all extracts of deeds where part of a tract of land is conveyed, the courses of the land expressed in the conveyance—1806, ch. 90, sec. 7,	546

EYE.

Punishment for putting out—1809, ch. 138, sec. 4,	574
---	-----

FAIRS.

The act of 1790, ch. 15, for the suppression of fairs throughout this state, repealed—1816, ch. 130,	642
---	-----

FALSE IMPRISONMENT.

See LIMITATIONS.

FEES.

See OFFICERS' FEES.

FELO DE SE.

See CRIMES AND PUNISHMENTS.

FELON.

See CRIMES AND PUNISHMENTS.

FEMALES.

Males, (as entitled to administration,) shall be preferred to females in equal degree—1798, ch. 101, sub ch. 5, sec. 15,	385
A female sole shall be preferred to a married woman in equal degree— 1798, ch. 101, sub ch. 5, sec. 19,	385
Where a female is entitled, administration may be given to her and her husband, provided he be capable—1798, ch. 101, sub ch. 5, sec. 20,	385