

Provision made for the acknowledgment by feme covert, of deeds of lands lying within this state, where they are without the state but within the United States, or of their relinquishment of dower—1825, ch. 58, sec. 2, . . . . . 826

Deeds executed by, for the conveyance of lands, to be good and effectual, must be endorsed by the judge before whom executed and certified, that the examination, execution and acknowledgment was out of the presence and hearing of the husband, to be signed and sealed by such feme covert, &c.—1830, ch. 164, sec. 3, . . . . . 1004

Deeds of, made valid, &c.—1830, ch. 164, sec. 4, . . . . . 1004

Deeds acknowledged by, and not signed and sealed as required by the act of 1830, ch. 164, confirmed, &c.—1831, ch. 116, p. 1020; 1831, ch. 205, . . . . . 1023

In cases where debts, &c. are due from corporations to feme coverts, the oath of the husband sufficient, under the acts directing the manner of suing out attachments, &c.—1832, ch. 280, sec. 2, . . . . . 1088

No such attachment to be set aside for want of form—1832, ch. 280, sec. 3, . . . . . 1089

Where an infant feme covert unites with her husband in a conveyance, to pass her dower, courts of equity may declare conveyance valid, if equitable—1832, ch. 302, sec. 7, . . . . . 1094

Deeds, &c. taken, executed and acknowledged since the 17th February, 1832, which may not have been signed and sealed by feme coverts, entitled to dower, as required by act of 1830, ch. 164, confirmed—1835, ch. 165, . . . . . 1195

See *Dower—Females.*

FENCES.

Their height prescribed, and regulations respecting the keeping of horses within enclosures, &c.—1715, ch. 31, . . . . . 17

See *Local Law.*

FERRIES AND LANDINGS.

The justices of the county courts authorized, at their March courts, to grant license to any inhabitant to keep a public ferry at any place used as such, and from such place to any other county, or from this to any other state—Nov. 1781, ch. 22, sec. 1, . . . . . 175

Directions for renewing the licenses—1781, ch. 22, sec. 1, . . . . . 175

License may be granted at any other court, to continue till the next March court—1781, ch. 22, sec. 1, . . . . . 175

Any two justices of the peace may grant license to keep such ferry till the meeting of the court, taking recognizance, &c.—April, 1782, ch. 31, sec. 2, . . . . . 175

On the death of a ferry-keeper between the sitting of the courts, any two justices may permit any inhabitant to keep ferry till the next court, which may appoint such person for the residue of the year—Nov. 1781, ch. 22, sec. 4, . . . . . 176

Such person to enter into recognizance, &c.—1781, ch. 22, sec. 4, . . . . . 176