

	Page.
Passing forged notes, punishment for—1827, ch. 62, . . . . .	923
Forging brand on tobacco hogsheads, declared to be—1827, ch. 91, . . . . .	927
Punishment for forging, &c. any lottery ticket, &c.—1828, ch. 129, . . . . .	962
For forging any part of magistrate's dockets—1835, ch. 201, . . . . .	1201
<i>See Crimes and Punishment.</i>	

### FORNICATION.

Any justice of the peace may issue his warrant to the constable to take any woman who he is informed has an illegitimate child—Nov. 1781, ch. 13, sec. 1, . . . . .	167
Information of such woman to be given by the constables to some justice—1785, ch. 47, . . . . .	203
The constable shall carry such woman before some justice, who shall call on her for security to indemnify the county from any charge on account of the child, and on her neglect or refusal, may commit her to the sheriff, till it is given—Nov. 1781, ch. 13, sec. 1, . . . . .	167
If she will on oath discover the father, the justice shall discharge her, and call the father before him, if residing in the county, and shall cause him to give such security in the sum of £30—Nov. 1781, ch. 13, sec. 1, . . . . .	167
If the father resides in another county, the justice shall transmit, under his hand and seal, a copy of the proceedings, and the justice to whom they are sent shall proceed against the father as before directed—Nov. 1781, ch. 13, sec. 1, . . . . .	167
If the person thinks himself aggrieved by such judgment, the justice may take and return his recognizance for his appearance at the next county court, the justices of which are to take cognizance thereof, on return thereof being made—1781, ch. 13, sec. 2, p. 167; 1785, ch. 47, . . . . .	203
If on trial the person is found guilty, the court shall order him to indemnify the county, and if he neglects or refuses, shall commit him to the sheriff—Nov. 1781, ch. 13, sec. 2, . . . . .	167
Persons swearing falsely to suffer as for wilful and corrupt perjury—1781, ch. 13, sec. 2, . . . . .	167
Any justice, on application, may issue an order for the payment of a sum, not exceeding thirty dollars per annum, till the child shall arrive to the age of seven years, on failure whereof scire facias may issue on the recognizance—1796, ch. 34, . . . . .	333

### FRANCE.

The subjects of France invested with certain privileges respecting their estates, &c.—March, 1780, ch. 8, . . . . .	156
---	-----

### FRAUD.

<i>See Reference—Judgments—Executors—Orphans Court—Conveyance.</i>	
In cases in equity to vacate conveyances, &c. as fraudulent against creditors, not necessary to obtain judgment in order to relief—1835, ch. 380, . . . . .	1222