

	<i>Chap.</i>	<i>Sec.</i>
CONVENTION—Manner of filling vacancies prescribed, etc.	346	7
New constitution to be submitted to the people for adoption or rejection, etc.	“	8
Penalty on judges of election for neglect of duty, etc.	“	9
Persons designated who may be eligible to hold seats, etc.	“	10
Governor, when returns are received for adoption or rejection of constitution, if it appears that a majority of legal voters are in its favor, to issue proclamation declaring the fact, etc.	“	11
Act to be published, etc.	“	12
Inconsistent acts repealed.	“	13
CORPORATIONS—Whenever a scire facias in the name of the State, shall issue against a body corporate, to shew cause why charter should not be vacated, the said body on service of writ shall be required to plead by the fourth day of the term to which writ is returnable, cause to be tried by court at that term, unless cause of continuance be shewn.	452	1
When appeal is taken, court of appeals at first term to hear cause, etc.	“	2
Upon rendition of judgment in favor of State, a writ of seizure may be issued, etc.	“	3
Sheriff by whom the writ is served to deliver over, etc.	“	4
Trustee to be appointed, etc.	“	5
See <i>Incorporations.</i>		
COUNTY COURTS—See <i>Court of Chancery.</i>		
The several, of this State authorised, etc., to hear and determine all such ap- peals from judgments of justices of the peace, as now remain undetermined in, etc.,	517	1
Every person a non-resident at the time of appeal from judgment of justice, may come up for trial, etc., or who is or may become a party, etc., where such non- residents have or shall be plaintiff before the justice, in the suit in which appeal is taken, etc., shall be required by said courts on application of opposite party, before trial, to give security for costs, etc.	“	2