

I N D E X.

BONDS.

— The time they remain in office not to be reckoned in the act of limitation. *Ibid.* § 16.

Bonds to be given by county clerks, register in chancery and of the land-office. 1716, ch. 1, 1742, ch. 10.

See **CLERKS.** **CHANCERY.** **LAND.**

No judgment to be confessed or given on a power of attorney, separate or contained in a judgment bond. 1747, ch. 23, § 2.

One fee only to be charged by an attorney on any bond, though there be one or more sureties thereto, such fee to be rated from the sum due, and not from that mentioned in the condition. 1747, ch. 23, § 6.

— No county clerk shall issue more than one writ on such bonds, where the principal and securities reside in the same county, and the fees to be charged accordingly. *Ibid.* § 7.

— Where the principal and sureties live in separate counties, separate process may issue from the general court, but only one writ if they reside in the same county, and the fees to be charged accordingly. *Ibid.* § 8.

— This act not to extend to any action where the plaintiff shall direct his attorney to commence several actions, or where a titling shall be sent to the office for suing of several writs to the same bond. *Ibid.* § 9.

Bonds taken by attorneys to be endorsed for what they became due, or to be void. *Ibid.* ch. 48, § 9.

Bonds to be given by the agents or attorneys of nonresidents receiving assignments or conveyances, conditioned for the payment of all debts due from the assignor or conveyer at the time, to residents of the state, as far as the goods, &c. shall come to their possession. 1753, ch. 36.

See **BANKRUPTS.**

Bonds satisfied by sureties to be assigned to them. 1763, ch. 23, § 7.

— Manner of recovery on bonds assigned. *Ibid.* § 9, 10.

See **ASSIGNMENT.**

Bonds to be given by creditors to indemnify the sheriff on bringing suit on any causes of action assigned by an insolvent debtor. 1774, ch. 38, § 3.

— By creditors alleging that an insolvent prisoner has sold or concealed his estate, &c. *Ibid.* § 8.

The house of delegates may direct all office bonds, (payable to the state,) to be sued for any breach of duty. Const. 10.

Directions for suing on bonds taken for the use of the state. October, 1777, ch. 20, § 26.

The governor and council empowered to put in suit the bonds of the collectors of public assessment, and all persons authorised to collect taxes, duties, or any other public money. 1785, ch. 88, § 8.

Persons interested in administration or other public bonds taken in the name of the late proprietary, empowered to sue in their own name for the penalty. October, 1778, ch. 20, § 2.

— They may declare that such bonds were paid to the obligee therein named, whereby action accrued to them to demand from the obligor the penalty therein, and judgment shall be given for the sum justly due. *Ibid.*

— Suits then depending to be proceeded on in the name of the plaintiffs in the original writs. *Ibid.*

— Such suits not to abate by the death of the late proprietor. *Ibid.*

— The plea of *non est factum* not to be received on administration, testamentary, sheriffs' or other public bonds, unless verified by affidavit of the party. *Ibid.* § 5.

Bond to be given by the register of wills. February, 1777, ch. 8, § 6.

Bond, with security, to be taken every year as usual from sheriffs, and no sheriff shall be qualified to act before the same is given. Const. 42.

BONDS.

— The form and penalty of sheriffs' bonds prescribed. 1794, ch. 54, § 8.

— Time and manner of taking and recording such bonds. 1799, ch. 91, § 2.

See **SHERIFFS.**

Regulations respecting bonds given for gold and silver actually and bona fide lent. June, 1780, ch. 28, § 1.

— Respecting bonds taken for tobacco paid to sheriffs in discharge of taxes due from other persons. October, 1780, ch. 21, § 4.

Bond directed to be given in cases of application in chancery for the foreclosure of a mortgage, where an infant is interested. 1785, ch. 72, § 2.

Bonds to be given by trustees appointed by the chancellor to sell property. *Ibid.* § 8.

— Directions respecting bonds taken for the property sold. *Ibid.* § 8, 9.

— Respecting bonds to be required by the chancellor from trustees appointed by will. *Ibid.* § 10.

— Respecting bonds for the purchase money of the personal property of any idiot directed to be sold by the chancellor. 1790, ch. 60, § 2.

The plea of *non est factum* not to be received unless on affidavit, or by executors, &c. on leave from the court. 1785, ch. 80, § 3.

In actions for the penalty of a bond, &c. the jury may, under the direction of the court, on the plea of payment or performance, find by verdict what money or tobacco is due to the plaintiff, whereupon judgment shall be entered for the penalty, to be released on payment of the sum due, and interest and costs. 1785, ch. 80, § 13.

— The sum so due on bond, &c. with penalty, shall be considered in law as the true debt, and so pleaded by, and allowed to, executors or administrators. *Ibid.*

What shall be evidence of bonds executed in any other of the United States, or in any foreign country. 1785, ch. 46, § 3.

British creditors, and their agents, directed to give bond, with such security, and in such penalty, as the chancellor should approve, to pay the debts due to citizens of this state, as far as debts should be collected by them. 1786, ch. 49, § 3.

What shall be the voucher of a bond against the estate of a person deceased. 1798, No. 101, ch. 9, § 4, 10.

Bonds to be given by the inspectors of tobacco. 1789, ch. 26, § 15.

Directions respecting bonds to be given by public debtors. 1789, ch. 47.

Bonds directed in cases of replevin under the warrant of a magistrate for property distrained for taxes. 1790, ch. 53, § 12.

Bonds to be given on the renewal of lost certificates. November, 1792, ch. 38.

Bonds to be given by the supervisors of the roads. 1794, ch. 52, § 7.

See **ROADS.**

Bonds to be given by collectors of the county tax. 1794, ch. 53, § 1.

— Manner of suing thereon. 1797, ch. 69, § 5.

On suits on administration, testamentary, inspectors, collectors or sheriffs bonds; the clerks shall, before the issuing of the writs, endorse thereon the names of the parties at whose instance, and for whose use, the suit was instituted, who, in case of *non pros*, verdict, &c. shall be answerable for the legal costs. 1794, ch. 54, § 10.

Bonds to be given by coroners. 1797, ch. 95, 1799, ch. 91.

See **CORONER.**

Directions