GENERAL INDEX

TO THE MATTERS CONTAINED IN THIS VOLUME.

ABATEMENT,	- 1	ACCUSED—continued.	
action not to abate by death	66	may waive trial by jury, court how to	
	178	proceed	298
	178	justice may direct names of jury struck	
(See Action.)	- {	out	298
	291		
actions by county commissioners on		ACQUITTAL,	
breach of indenture, not to abate 147,	368	on grounds of variance no bar to se-	
ABSTRACT,		cond indictment	185
clerk of county to make, of votes	59	when a bar to another prosecution 238,	239
to be transmitted secretary of territory	59	in part	245
if returns of election not received in	Ì		
. thirty days	59	ACTIONS,	c =
		form of, at law abolished	65 65
ABORTION,		but one form of	65
attempt to produce, when man-		parties in, how designated	65
slaughter	187	to be in name of party in interest	. 66
		joinder of parties in	۱66
ABSCONDING, CONCEALED AND	1	female may bring for seduction when	66
NON-RESIDENT DEBTORS,		ib., when by parent or guardian	66
property of, may be attached	85	when not to abate by death of parties	00
		place of trial of,	
ACCESSARIES,		to be tried where subject matter is situ-	, 67
in duel	188	ated 00	67
in felony	213	to be brought where defendant resides	67
Ultar, Or	213	change of place of	٠.
conviction of, before principal	214	(See VENUE.)	- 68
need not aver principal's conviction	193	how commenced for claim and delivery of personal	,
A CONTRACTOR		property	82
ACCOMPLICE,	252	on undertaking in attachment a de-	
evidence of, not sufficient to convict	$\frac{252}{252}$	fence for defendant	285
' testimony of, must be corroborated	404	causes for dismissal of	9'
A COCCUSTOR		for recovery of real property	129
ACCOUNT,	74	for nuisance, waste and trespass, on	
how stated in pleadings	171	real property	130
action for, in what time to be brought	* • •	for partition of real property	130
ACCUMULATION,		substituted for scire facias, quo war-	
of interest when allowed	488	ranto and informations in nature of	
Of interest with anonca	100	quo warranto	28 F
ACCUSED,		to vacate charter	139
rights of	184	to annul corporation	139
not held to answer unless on indict-		by prosecuting attorney on informa-	
ment or presentment	184	tion or complaint	140
not held to answer twice	185	to vacate letters patent	14
warrant to be read to	298	for usurping office	14
plea of not guilty by	298	against persons claiming office	14
action by court thereon	298	on official securities and for fines and	
pleading guilty, proceedings thereon	298	forfeitures	14
right of trial by jury	298	by and against public officers	14

ACTIONS—continued.	ADMEASUREMENT,
ib., public bodies 147	of dower, controversies concerning,
against owners of vessels 152	not to be submitted
against vessel after sale on judgment 153	
by and against executors × 337	
limitation of,	ADMINISTERING POISON,
time of commencing, in general 170	
	J. 189
in, for real property	I PARTATOME LINEON
21.0	
on sealed instruments 171	(See Lemman on American
on contracts 171	, (See Letters of Administration.)
on liability, by statute, other than	I standard to the second second
penalty or forfeiture 171	ADMINISTRATOR,
on trespass on real property 171	may sue, without person interested 65
for taking, detaining, or injuring	le nersons incompetent to get as
goods or chattels 171	persons incompetent to act as 316
for crim. con.	his nowers and duties
in cases of fraud	not liable to oreditors of deceased
against sheriff, constable or coroner 171	honda of
on statute, for penalty or forfeiture 171	contain officers not to be suredied of
for libel, slander, assault or false im-	(See further Exposurons AND Approximately 323
	(See further, EXECUTORS AND ADMINISTRATORS.)
£	
f 1' - 6	ADMINISTRATRIX,
	marriage of, extinguishes her powers 320
on current account	
by territory 171	ADMISSION
when deemed commenced 171	of fraud, &c., to be used for relief only, 175
when defendant out of territory 171	
persons under disabilities 172	or new states) 13,27
where either party die 172	ADULTERY,
against álien enemy 172	1 1 - 1 1
where stayed by injunction, or statuto-	l mith contain maletimes
ry prohibition 172	with certain relatives 211
when judgment reversed 172	A TOTE A MORNETSYM
when two or more disabilities 173	ADVANCEMENT,
	questions of, how determined 348
	what considered 351
new promise to be in writing 173	when to exclude heir from further por-
when barred by statute, of other states 173	tion 351
as to apprentices 368	when considered part of intestate's
criminal,	estate 352
time for commencing 250	when gifts deemed 352
when continued 254	value of, how estimated 352
3.	how allowed by representatives of heir 352
/	chapter, how construed 352
	502
	ADVERSE CLAIM,
to recover lands sold by executor 336	sales by guardian not void on account of 373
to contest validity of will 357	sales by guardian not void on account of 575
breach of indenture 368	ADVEDOR DOGGEGGTON
against county, when brought 379	ADVERSE POSSESSION,
by payees, indorsees and holders - 487	lands in, may be conveyed 476
fines and forfeitures for violating laws	A TIBITO A TEXTO
of marriage . 494	AFFIDAVITS,
	- defectively entitled valid 123
	of sureties to be attached 128
ADEQUATE REMEDY,	to obtain warrant in civil action before
writ of mandamus, not to issue where	justice 268
-41	of settlers claiming land to be entered
other, exists 142	by surveyor-general 42
1	for change of venue 67
	of service 70
DJOURNMENT,	ib., what to state - 70
by Congress,	service of copy of, with order of arrest 79
from day to day, when no quorum pres-	on motion to proceed order of correct
ent 7	on motion to vacate order of arrest 81
	to obtain arrest 79,108
whom and have all and all	for delivery of personal property 82
	what to set forth 82
200, 212	to be filed with clerk 84
	for attachment 85
	•

AFFIDAVITS—continued.		AMENDMENT,	
on motion to set aside attachment	89		14
motion to postpone to be made on	90	to Constitution of U.S.	16
for and against new trial	96	of course	76
when taken before judge of probate	313	by court	76
on application for letters of administra-	313	on demurrer	76
	210	of variance between proof and allegation	
tion	318	of variance between proof and anogueron	76
of legatees, &c., on application for relief	1	court may order, on terms	76
of printer of notice to creditors	328	without costs, when	
of claimants	328		77
of witness to will	356	to pleadings before justice	271
to obtain replevin	281		
to obtain new trial	96	AMMINITATION	
to obtain non trial	. 00	AMMUNITION,	
A TOTAL DAY A TILON		(See ARMS AND AMMUNITION.)	
AFFIRMATION,	045	•	
by.juror	245	ANIMALS,	`
A CUTONION	-	cruelty to 211, 2	
AGENT,		how punished 211, 2	212
appointment of, to take charge of ab-			
sentee's estate	348	ANSWER,	
liability of	349		72
to sell property for county	379	when put in	72
how appointed	379	what to contain	
	476	different offences may be set forth in	72
conveyances by	±10	defendant may both demur and	72
A CONTRACTOR		sham, to be stricken out	72
AGREEMENTS,		material allegation in	75
to be performed within one year, to be		after amendment	76
``din writing, &c.	483		76
ib., if to answer for debts, &c., of an-		further time to	77
other	483	supplemental, when allowed	
	400	amendments of	76
ib., if made upon consideration of mar-	400	judgment on failure to	97
riage	483		114
ib., by executor, &c., to answer for		to complaint for recovery of real prop-	
damage, &c. 340	,483	erty	129
certain, for the sale of goods &c.,	484		153
1 , oc. mm, and and a 8 , and a 4 ,			
AGGRAVATING CIRCUMSTANCES,			143
	254	the second fraction of	143
when court may hear,	204	on mandamus, no pleading but writ,	
	٠.	and,	l43
ALDERMAN,		of complaint before justice	270
to suppress riot,	204		270
liable for neglect,	205	, , , , , , , , , , , , , , , , , , ,	270
· · · · · · · · · · · · · · · · · · ·		and the state of t	270
ATTENATION			410
ALIENATION,		rule requiring, to be overcome by two	
by defendant not to prejudice action to	120	witnesses abolished	175
recover property,	130	to cross bill	177
4.T TYPETO	4	•	
ALIENS,	·ná	ADOMITECADY .	
not entitled to grants,	.39	APOTHECARY,	919
ib., heirs of, when entitled,	39		213
naturalization of,	46	punishment for	213
entitled to dower	376		
may hold, convey, and demise lands	378	APPEAL,	
alienage not to affect former titles	378		219
anguage not to affect former ancea	5.0		219
Witnesser		failing to prosecute 219,	
ALIMONY,	405	form and a fination to Isom the mane	210
when granted	497	from order of justice to keep the peace	01G
			246
ALLEGATIONS		p.ocouring-	246
when taken as true	75	effects of failure to prosecute	246
material, defined	75		246
wenience between proof and	76	costs on	127
variance between proof and	. 0		295
(See Indictment.)			$\frac{255}{295}$
for embezzling, stealing, &c., when suf-		The state of the s	
ficient	214		295
ib., for injury to real estate	214		295
The second secon		certificate of, to stay proceedings on	
ALTERATIONS,		executions .	295
in writing to be explained 118	119	appellant to furnish transcript of docket	296
in writing to be explained 118,		1	

APPEAL—continued.	APPRENTICES—continued.	
court may compel justice to give tran-	consent of minor to be expressed in in-	
script of judgment 296	denture, when	366
appeal when not to be dismissed 296	must be bound by indenture	367
from district court	minor to keep one part	367
to supreme court. 32	provisions in indenture	367
from probate court from decree for specific performance 339	counterpart of indenture when deposit-	
in case of contested election 61	curtain money secured to	367
from decision of county commissioners	who to inquire into treatment of	367
for assessment of damages in laying	complaint against master who may	367
out roads 449	make '	_
ib., in laying out private ways 452	discharge of minor, costs against mas-	367
from supreme court	ter	367
to supreme court of U.S. 32	costs against complainant	367
	master liable for breach of indenture	368
APPEARANCE,	damages how awarded	368
of infant to be by guardian 65	who may bring action for breach of	368
of married woman, how 65	action when not to abate	368
parties may appear before justice by	when to be commenced	368
attorney 269	judgment for minors, effect of, if, leave	
of defendant in divorce may be compelled, when 496	master	368
when 496	justice may commit or return warrant for, what to contain	368
APPLICATIONS,	costs in such cases	368 369
for laying out roads 447	complaint against	369
for locating private ways 451	proceedings before hearing	369
for license to keep ferry 458	death of master, discharges	369
	foregoing provisions applicable to fe-	
APPOINTMENT,	males	369
officer in army or navy not to receive	common law right of father not af-	
civil 30	fected	369
member of legislature when not to re-	probate judge to determine disputes be-	
ceive 31	tween, and master	312
of clerk of district court 32	,	
ib., of supreme court 32 of attorney for territory 32	APPROPRIATIONS,	
of attorney for territory 32 of marshal 33	for contingent expenses	34
of governor 28, 33	for expenses of assembly	34
chief justice 33	for printing laws, &c.	34 34
associate justice 33	under control of secretary of treasury restrictions as to, on legislature	34
of collector of customs 37	for messengers and expresses	34
of surveyor of ports 37	for presents to Indians	34
of persons to sink buoys, &c., in Colum-	for buildings at seat of government	35
bia, &c.	for library	36
of sheriff protem. 59	sections 16 and 36 to schools	36
	for light-houses and buoys	37
APPORTIONMENT,	for clerk hire of surveyor-general	38
of members and representatives of Congress	ib., for other expenses	38
gress 5 of members of assembly 29	· · · · · · · · · · · · · · · · · · ·	
of school-moneys 425	ARBITRATION,	3
or somor moneys	what may be submitted to	155
APPRAISEMENT,	when submission to be made	155
of estate of deceased persons 324	submission how made	155 156
how made 324	agreement to submit to	156
of estrays 465	time of hearing	156
of lost money and goods 466	adjournment, &c.	156
on improvement of university lands 517	(See Arbitration.)	
of ward's estate 364	(See AWARD.)	
	View Marie	
APPRAISERS,	ARBITRATOR, -	
fees of 345	to appoint a time and place of hearing	156
	oath of	156
APPRENTICES,	may award costs	$\frac{158}{158}$
who may be bound as	enforcing judgment of	158
terms of indenture. 366, 367	may administer oaths	156
persons who may bind 366	award of	

•		*	
ARBITRATOR—continued.	.	ARSENAL,	
power of, (see Award,)	158	reservations for, limited	4.5
judgment on awards of, may be ap-			
pealed from	158	ARSON,	
havard may be reversed on writ of er-	i	form of indictment for	229
ror	158	(See Burning.)	
penalty for bribing	201		
accepting bribes	202	ASSAULT,	300
(See AWARD.)		with cowhide, being armed	189
		with intent to murder	189
ARDENT SPIRITS,		and robbery	189
sale of, to Indians prohibited	256	with intent to rob, &c., being armed	189
certain officers required to complain of		not being armed	189
sale to Indians	257	attempt to rob, not being armed	189
money collected, how appropriated	258	when defendant charged with, with	045
		felonious intent, may be convicted of	245
SARMED FORCE,	1	how punished before justice .	300
may be called out to suppress riot	205		
to obey certain civil officers in such case		ASSEMBLY,	
		(See Legislative Assembly, Council.)	}
ARMED PERSON,			
when to find sureties	220	ASSESSMENTS,	
when to find surches	220	to be uniform	31
ARMIES.		when to be made	385
and the second s	0	when and to whom property shall be	
power of Congress to raise and support	8	assessed 398,	399
		 manner of assessing taxes 	403
ARMS AND AMMUNITIONS,		of damage for laying out roads	449
sale of, to Indians prohibited	257	ib., private ways	452
how prosecuted	257	ib., territorial roads	453
· Amaro		· · · · · · · · · · · · · · · · · · ·	
ARMS,		ASSESSMENT ROLL,	
right of people to keep	16	inspection of, by commissioners 383,	403
governor to send, to commissioners		to be filed with auditor	383
when	499	auditor to give, to assessor	385
commissioner to have charge of	499	assessors what to set forth in, 385,	400
)		notice of examination of,	385
ARRAIGNMENT,		duplicate of, to be filed with auditor	386
(See Defendant.)		copy of, to be sent territorial auditor	404
of defendant 233 to		•	
for contempt	292	ASSESSORS,	
		election 53,	38
ARREST,		their term of office	38
on civil process	77	duties of, (see Taxes) 385,	
in what cases	77	bond and oath	386
	268	to receive blank assessment roll from	
order for, of whom obtained	78	county auditor	385
·when made	79	assessment when to be made	388
notice of, to be given plaintiff	268	what to set forth in assessment roll 385,	
to be delivered to sheriff	79	property how valued by	-386
copy to be delivered to defendant	79	may swear tax payer	388
how executed	79	notice of examination of assessment roll	
defendant how discharged from,	7.9	by	388
defendant at time of, may deposit bail-		when to be given	388
money	80	penalty if, neglect to comply with no-	
discharge from non-payment of fees by		tice	388
plaintiff	81	duplicate of assessment roll by	38
motion to vacate order of	81	to make plot of survey	38
affidavit on motion of,	81	compensation of	386
order of, when vacated	81	Loanma	
of female	78.	ASSETS,	
on execution against property	103	when all estate of intestate to be	321
in criminal actions,		new, to be appraised and inventoried	32
arrest defined	220		
how made	221	ASSIGNEES,	
what constitutes,	221	costs against	12
without warrants	221	action by, to be without prejudice to	
on bench warrant	234	set-off, existing at time of assignment	5

ASSIGNOR,	•	ATTACHMENTS—continued.	
of a thing in action, when may not be		· to be directed by sheriff	28
witness	111	- interest in corporation liable	28
demand against, when may be set off	124	(See CORPORATION.)	
A COTOSTANTA	•	execution of writ, of	28
ASSIGNMENT,	65	of property capable of delivery shares, &c., in corporation, how	28
not to prejudice defence by executors of contract to purchase	336	liability of debtors, &c., of defendant	28
to delay or defraud creditors void	486	collection of debts	28
of trusts in land to be in writing	486	sale of perishable property	28 28
of personal property for use of grantor,		when claimant may retain	28
void as to creditors	483	action on undertaking, a defence that	
		property did not belong to plaintiff	28
ASSOCIATE JUSTICES,		claim of property by third person	28
their appointment	33.	motion to discharge	28
oath of office	33	notice of, by publication	28'
salary of	33	non-appearance of defendant	288
residence of	63	form of writ return of writ	304
. OTO DIA		to issue, against person disobeying writ	28
ASTORIA,	37	of habeas corpus	16:
port of entry at collector to reside at	37	, against sheriff, for neglect to return	10.
conector to reside at	,01	writ of habeas corpus.	16
A TOTAL CLEEN TO NATIO		when power of county required to exe-	
ATTACHMENTS, when may issue 84	, 85	cute writ	162
from whom obtained	85		
before issuing, plaintiff must give un-		ATTORNEY,	
dertaking	85	appointment of, for territory	3:
warrant, to whom directed	85		2, 33
several may issue	85	when not to testify without consent of client	112
interest in corporation, liable to	85	exempt from juries	165
sheriff, how to execute writ	85	authority to appear as, may be verbal	10
real property, how attached	85	or oral	269
personal property, how	85	authority, unless admitted by adverse	
debts and credits, not capable of de- livery	85	party, to be proven	269
return of, by sheriff	86	sheriff and deputy, not to practice as,	396
proceedings, when real property is at-	-	county auditor not to practice as be-	
tached	86	fore commissioner	387
writ of, when a lien on real estate	86	probate judge, not to practice as conveyances by	313 476
third person having property of defen-		conveyances by	410
dant	86	AUCTIONEERS,	
certificate of defendant's interest in cor-	0.0	memorandum of sale by	484
poration	,86	itș effects	484
proceedings, in case of perishable prop- erty	86	•	•
collection of debts and credits	87	AUCTION,	
when sheriff may deliver property to	٠.	requisites to validity of sales at	484
defendant	87	AUDITOR OF TERRITORY,	
action on undertaking a defence	87	appointment of	417
order of examination to third person	87		417
(See Garnishee.)			417
	· 88		417
claimant may be brought into court			418 418
and examined judgment, how satisfied	88		418
satisfaction of, and return of property	89	certain papers, authenticated by evi-	710
judgment for defendant, return of prop-		dence 119,	418
erty	89		418
discharge of, by undertaking	89		418
motion to vacate writ	89	to adjust accounts of collectors and re-	
how plaintiff may oppose motion	89.		419
sheriff, when to return writ	89		420
	113	failure of collectors, &c., to pay money	490
	272 283		420
	283	may administer oaths, issue summons,	420
	284		420

•		•	
AUDITOR OF TERRITORY—continued.	i	BAIL—continued.	
	20	how exonerated	79
or B	20		254
	20	qualifications of,	80
decision of, to be referred to assembly. 4	20	to attend before judge or justice	80
when 4	20	allowance of,	80
duty of, as to legal claims without ap-		when reduced	80
	20	deposit instead of	80
	21	substitution of for deposit	81
, his salary 4	121	(See Deposit.)	08
A STRUMOR OR CONTINUE		notice of not accepting	- 80 - 80
AUDITOR OF COUNTY,	000	whom deemed accepted	80
election of 53, 3	886	notice of justification when sheriff liable as,	81
term of office 3 clerk of board of county commissioners 3			81
	386	when liable to sheriff when magistrate may take	222
	386	when not to take 222,	224
	387	to be indorsed on bench warrant	234
oath to be indorsed on certificate of		on writ of error	248
	387	execution after stay of execution to	
	387	issue against	277
to present same to county commission-	- 1	how indemnified	279
	387	fugitives from justice in other states	217
to issue order on treasure	387	convict when to give,	247
orders, how numbered	387	(See RECOGNIZANCE.)	
	387	•	
may appoint deputy 387, 3	388	BALL ALLEYS,	
liable for acts of 387, 3	388	not to keep, without license	501
	387	license how obtained	502
	387	tax on	502
	387	BALLAST,	
	387	for discharging, in navigable water	
	387	for discharging, in havinguoto waver	
duty of, as clerk of board of commissioners;		BALLOT,	
1	385 385	electors to vote by	54
	385	to contain name of person voted for	54
	443	how received and deposited	55
	446	double, destruction of	57
	445	to be compared with poll-lists	51
	445	excess of, to be destroyed	57
			91, 92
AUTHENTICATION,		for and against convention	504
	119	grand jury how drawn	168
of foreign statutes	119	ib., of petit jury	169
of records, &c.	119	DATIONDON	
of documents, &c., by auditor and trea-		BALLOT-BOX,	, 26
surer	418	how constructed;	56 55
L TITLE D.T.		by whom provided and kept on adjournment poll list to be placed.	, 55
AWARD,		n	56
	156	to beexamined	56
	156	judge to keep key of	56
	156	how opened	56
	156	•	
_	157	BANKS,	
	157	not to be incorporated '	31
	157 157	branch in territory prohibited	31
	157		
00000, 110 11 111204 012	101	BANKRUPTCY,	
and the second s		Congress to make laws on subject of	8
B.,		The COLUMN TO THE	
		BASTARDS,	010
BAIL,	٠,,-	concealing death of infant	210
excessive, not required	17	indictable with murder	210
defendant on arrest may give may surrender defendant when	79	(See Illegitimate.)	
when and how proceeded against	79 79	BAWDY HOUSES,	
may arrest defendant	79	lease of, void	210
Same and	10	1. 2000 01, 1014	4,10
• .	- A		

•	
BENCH WARRANTS,	BOATS AND VESSELS—continued.
when to issue	l' * anneal
how issued 234	action when to be commenced
its form 234	
amount of bail to be indorsed on, 234	I
hall to be magistrate in other county 924	
bail taken by magistrate in other county 234	
proceedings in such case 234	
TOTAL OF OUR DISTRICT	BOND, OFFICIAL
BENEFIT OF CLERGY,	of surveyor-general 43
abolished 214	of register of land office
· · · · · · · · · · · · · · · · · · ·	of receiver of public menons
BETTING AND GAMING,	of muchata india
prohibited 208	of aggregation
(See Gaming and Betting.)	
	-6
BIGAMY,	-6
form of indictment for, 228, 231	a California
	-6.1
BILLIARD TABLES.	of treasurer of territory 407
not to keep, without license 501	of clerk of schools, 428
license how obtained 502	of public printer, 432
1100130 11011 0001111100	of notaries public 436
BILLS IN CHANCERY,	of supervisor 454
	of acting commissioner of board to
of complaint to be verified 174	erect public buildings 510
service of, out of territory 176	of commissioners to erect public build-
DITTO OF EVORTANCE AND DOMOGRAPH	ings 511
BILLS OF EXCHANGE AND PROMISSORY	of commissioners of university 513
NOTES,	of commissioner to sell university lands 518
effect of, payable to bearer or order 487	of commissioners of penitentiary 519
same effect given to notes signed by	of librarian 503
agent 487	
effect of, payable to order or fictitious	PONTS FOR DAVAGENT OF MONTH
person 487	BONDS FOR PAYMENT OF MONEY,
days of grace 487	on appeal from probate court 313
acceptance to be in writing 487	bond of administrators and executors
damages	317, 321
on foreign bills of exchange for protest 487	ib., before administering, on partnership
10., on inland 488	effects 323
protest of, how made 437	of legatee to executor 346
notice of protest, to be given 437	of agent appointed for absentee 348
201	of guardian 371, 362, 363, 364, 365
BILL OF SALE,	ib., license to sell real estate 371
of vessel, &c., how executed by sheriff 153	of petitioners for view or review of road 451
or reason, and, now observed by shoring 100	of liquor dealers 500
BILLS	of pilots 507
in congress, how passed '8	of special administrator 317
in congress, now passed	new, of executors when required 321
BILL OF EXCEPTIONS.	of surviving partner 323
	of indemnity by purchaser to executor 336
to supreme court 32	new bond when 364
(200,000,000,000,000,000,000,000,000,000	of ferry companies 458
BOATS AND SKIFFS,	of company to build bridges 461
persons finding, to give notice 465	of contractor to build jails . 471
	1 0
BOATS AND VESSELS,	of contractor to erect public buildings 511 of masters of vessels in case of injunc-
liens on 152	
actions against, or owner 152	1
	(See RECOGNIZANCE.)
	DOOMG
	BOOKS,
deposit in lieu of	penalty for exhibiting obscene books,
order for sale	åc. 210, 211
bill of sale, how executed 153	DOTTIP A DIEG
action against, by other party after sale 153	BOUNDARIES,
proceeds 154	between U.S. and British possessions
order of sale, when modified 154	west of Rocky mountains 19, 20
jurisdiction of justice 154	·
warrant of justice returnable forthwith 154	BOTTOMRY,
justice may grant continuance 154	contracts of, excepted from law against
fees of officers 154	certain fraudulent conveyances 484
and the second s	•

	BREAKING DWELLING-HOUSE,	.	BURYING GROUND,	
	burglary	191	making roads, &c., through	211
	,		defacing tomb-stones	211
	BRIBERY,		punishment for	211
	person convicted of, not to vote	52		
	punishment for	201	BUSHEL,	
	accepting bribes	201	standard weight of commodities sold	490
	(See Felonies.)		. by	430
	, , , , , , , , , , , , , , , , , , , ,		, , , ,	
	BRIDGES,		C.	
	burning	191	CALENDAR,	240
	malicious injury to	196	clerk to prepare	240
	penalty for obstructing	207	issues on, how disposed of	210
	duty of supervisor to repair	456	CLANTIT A CC	
	commissioners may empower compa-		CANVASS, by judges at the general election	56
	nies to build	461	by board of commissioners	58
	when	461	by board of commissioners	
	bond of applicants	461	CAPE DISAPPOINTMENT,	-
	' may be erected to another county	461	appropriation for light-house at	37
	terms of incorporation	462	appropriation to: 1.8.10 and 1.5.10	
	liability of company refusing right of	400	CAPTAINS OF VESSELS, &c.,	
	passage	462	exempt from juries	167
	rates of toll to be posted up	462	may answer complaint against vessel	152
	BUILDERS' LIEN,		CAPTURE ON LAND AND WATER,	
	provisions concerning	149	Congress may make rules concerning	8
	(See Liens.)		Congress may make tures server a	
			CARRIERS,	
•	BUILDINGS,	- 10	liens of	151
•	liens on	149	embezzlement by	194
	burning 190	, 191		
	• '		CATTLE,	
	BURGLARY,	101	defacing mark on	192
	by armed person, night time	191	malicious injury to	195
	ib., unarmed person	$\begin{array}{c} 191 \\ 192 \end{array}$	vicious, liability of owners for	256
	entering house or office at night time		a v zzan	
	entering house without breaking, to	192	CAUSE,	1.
	commit felony	192	removal of, by certiorari and proceed	293
	ib., out house, vessel, &c. form of indictment for 228	, 230	ings thereon	~ 00
		, 200	of action, when it accrues where mutual ac-	
			counts	171
	BUOYS,	37	in cases of fraud	171
	in Columbia river	37	if when, accrues, defendant out of ter-	
	in harbor of Astoria	37	ritory	172
	under whose direction to be placed	٠.	revival of cause of	173
	BURIAL,	393	CENSUS,	
	of deceased stranger	463	previous to first election	29
	of poor persons, not paupers		CERTIFICATE,	
		•	of payment by surveyor general	43
	BURNING,	101	1 1 C	. 58
	at night lime,	191		58, 59
	meeting-house, church	191 191	1 1 C lasta accord	61
	court-house, town-house	191	a Camerit her chaniff into	
	college, academy, jail	191	court	81
	steamboat, ships, &c	191	C. C. 3 the interport in comparation	
	express office, warehouse	191	when to be furnished 8	6, 285
	store, manufactory, mills	191	of cale by sheriff 10	5, 106
	stable or office	191	form of, by officer taking depositions	115
	same in day time	10.	of residence by surveyor-general	119
	day or night, bridge, lock, dam or flume	193		
	attempt to burn same	19	tition	133
	lumber, hay, &c.	19	of jurors' fees	169
	woods and prairies	19	of certain officers evidence against	
	married woman liable	19	counterfeiter	199
	form of indictment for	22		300
	OLIM OF THE PARTY		•	

OERTIFICATE—continued.		CHALLENGE TO JURY—continued.	
form of, by justice on conviction	30	on what founded	242
of probate	35	66 how taken	242
of rejection of probate	- 35	1	242
of nomination of guardian	36		242
of county commissioners approving		who may be examined on trial of	242
sale of land of minors	37	I if, allowed jury to be discharged	242
county auditor to give, of sale to pur	• .	defendant to be told of his right to	243
chaser of land for taxes	41	kind, to jury	243
on redemption of land sold for taxes	ş 41	2 when, taken	243
ib., in case certificate lost	41		243
of election of prosecuting attorney	43	ib., number defendant entitled to	243
of qualification of commissioners to	· .	for cause by whom taken	243
be deposited with clerk of board	38	general causes of .	243
of supervisor for extra labor	45		243
of appraisal of lost property by justic	e . 46		243
of discharge of prisoners on civil pro-		ground of, for actual bias,	244
cess	47	exemption, not a ground of	244
of proof to be indorsed by officer	47		244
of acknowledgment to be recorded	479	exception to, and denial thereof	244
of discharge	479	how tried if denied	244
of discharge to be recorded	480		244
of marriage	.493	rules of evidence on trial of	244
	;	juror when excluded	244
CERTIORARI,		must be first by defendant 244	l, 245
either party may have to supply reco	rd 121	then by territory	245
removal of cause by, from justice's cou	rt 293	peremptory, when	245
affidavit for, when to be filed	293		245
writ of, where to issue	294		240
not stay proceedings unless undertal	ե -	CHALLENGE TO VOTES 5	5, 56
ing given	.294		•
service of writ of	294	CHANCERY,	
copy of affidavit to be served with writ	of 294	supreme court may prescribe rules for	183
when case may be brought on	294		
judgment how to be given	294	(See Equity.)	
		CHARTER,	. 1
CHALLENGE.		actions to vacate	139
to fight duel	188	-,	100
accepting	188	CHIEF JUSTICE,	
punishment for	188	appointment of	33
posting for not accepting	189	oath of office of	33
,	, 100	salary of	33
CHALLENGE TO JURY,			00
in civil cases,		CHILD,	
for what cause	91	concealing death of bastard	210
kinds of	91	may remain in homestead until, &c.	327
party entitled to three peremptory	91	allowance for	327
for cause	91	(See Infant.)	
on what ground	91	CHILDREN,	
for cause how tried	91	when under ten not to testify	111
before justice,	01	and widow may remain in homestead	
for cause	274	until	327
two peremptory allowed either party	274	allowance for, by probate court :.	327
in criminal cases,	411	unprovided for in will to have part of	,
. right of defendant to challenge	224	estate	355
to grand jury, when	224	parents when liable for support of	360
for what causes	224		360
to grand juror, when	224	mother cannot bind after subsequent	
for what causes	225		360
must be entered in minutes and decided	220		
by court	225	(See Infants.)	
if, to grand jury allowed	225		101
if, allowed as to grand juror	225	for burning, at night	191
before justice of the peace	299	disturbing religious meeting in	212
trial jury,	400	CITATION,	
defined	242		200
when defendant must join in	242	administrator to pay costs of, when to be issued when no other mode of	322
. to panel defined:	242		240
-		9-11-18 HOUCE IS PLESCITUED 3	349

CIVIL ACTIONS.	CLERKS OF COUNTY COMMISSION-
(See Actions.)	ERS—continued.
(NOO EDITORE)	auditor to be \ 382
CLAIMS,	duty of 388
	to make abstract of votes for prosecu-
of property levied on by third per-	ting attorney, transmit to secretary
son 104, 280	of territory 434
of executor, how allowed 330	Of Collicory
• • • • •	
CLAIM AND DELIVERY OF PER-	to give list of licensed groceries, &c. to
SONAL PROPERTY,	grand jury 50)
(See PERSONAL PROPERTY.)	
	CLERKS OF DISTRICT COURT,
CLAIMS TO LAND,	appointment of 32
	to be register in chancery 32
	to give sheriff true certificates on pay-
persons making, to make oath to sur-	
veyor the land is for their own use 42	incircor deposit
; and file notice of 43	to prepare various for jurous
	I DOW to diaw juiois
CLERGY,	statement of confession of judgment
benefit of abolished 214	to be filed with
	depositions may be taken before, 116
CLERGYMAN,	to collect interest on investments for
when not to be examined as to con-	non-residents when 137
	to give certificate of juror's fee 169
	to give certificate of jurish 5 200
exempt from juries 167	to the indictinent
	to issue deficit waitant whom
CLERKS OF ASSEMBLY,	to file record of conviction in supreme
appointment of	court 247
and salary of	when 247
to furnish printer with copy of laws	to deliver transcript of conviction to
and journal . 432, 433	sheriff 249
and journal	abstract of on death warrant 250
	to issue blank subpœna 256
CLERKS OF ELECTION,	to make judgment roll 255
appointment of 53	to make judgment for
term of office 53	copy of minutes and judgment by,
oath 54	When evidence
to open polls by proclamation 54	to tax fees of prosecuting attorney
to compare poll list, when 56	against convict 435
to enter elector's name 55	attested copies of notarial records by 45
00 0	437
. Count of total	fees of 440
when to carry poll-book to commis-	have to opton food due witness 446
sioners 57	manular for receiping illegal fees 446
penalty for not delivering poll-books 58	
salary of 60	CLERKS OF GRAND JURY,
how to take sense of people relative to	his appointment and duties 225
formation of state constitution 504	his appointment and duties 225
	A THE CONTRACT OF THE CONTRACT
OTTOTAL OF COUNTY COMMISSION.	CLERK OF SUPREME COURT, U. S.,
CLERKS OF COUNTY COMMISSION-	fees 32
ERS,	THE COLLEGE COLLEGE
to deliver sheriff notice of appointment	CLERK OF SUPREME COURT,
of judges of election 55	
to furnish sheriff or justices notice of	depositions may be taken before 110
election 53	3, fees of 439, 440
to furnish judges of election with poll-	penalty for receiving illegal fees 440
books 54	
to open returns of elections and make	now to enter read and
	CLERK OF SCHOOL DISTRICT,
	his duties 42
certificate for pay of judges and officers	400
of election 5	
to send abstract of votes to secretary	annual accounts, to be read, at district
of territory 5	
joint certificate by, of several counties 5	to pay moneys over to successor 42
to give notice of new election 5	
how to draw ballot for jurors 16	
non to didn banks is just	and the second control of the second control
00 51511 111111111111111111111111111111	49
to keen pallot of lilty 10	
to keep ballot of jury 16 allowances by, of constable's bond 26	

CODICIL,	COMMISSIONERS FOR EXAMINATION
term'" will," to include 35	9 OF PILOTS—continued.
COHABITATION,	their powers and duties 506
lewd and lascivious, how punished 21	compensation 508 to fix fees of pilotage 507
COIN,	
counterfeiting 19	OMMISSIONERS FOR ERECTION OF
punishment for 20	PUBLIC BUILDINGS AT SEAT OF
power of Congress to provide for pun-	GOVERNMENT, appointment of 509, 511
ishment of (See Forgery and Counterfeiting.)	bond of acting 510
1	his power and duties 510
COLLECTION DISTRICT,	his report 510
at Astoria	
COLLECTOR OF REVENUE,	president of board 511
when to exhibit accounts to auditor 419	
penalty for failing to pay treasurer, as-	publication for proposals 511
certained to be due by auditor, 420	
COLLECTOR OF CUSTOM,	orders for the payment of money 511 governor to be treasurer 512
where to reside,	
his compensation 37	· · · · · · · · · · · · · · · · · · ·
COLL DOMEST OF MILES	buildings, how to be completed 512
COLLECTION OF TAXES,	CONTRACTOR
(See Taxes.)	COMMISSIONERS TO SUPERINTEND
COLLEGE,	their powers and duties 510, 519, 520
burning in night time 191	how chosen 519
COLUMBIA RIVER,	oath and bond of 519
pilotage on 506, 507	to meet at Portland; when 519
navigation of, free to Hudson Bay Co. 20	president and secretary of, their election 520 governor to fill vacancies 520
U. S. may regulate navigation of 20	governor to fill vacancies 520 duty of president of board 520
COLLUSION,	members not to be interested in con-
recovery by, for forfeiture 146	tracts 520
effect of 146	governor, treasurer of penitentiary fund 520
recovery by, not to prejudice infant	payment of moneys by treasurer 520 building, how constructed 520
heirs 377	board to have supervision of contract 520
COMMISSION,	to appoint keeper and deputy 521
to take depositions 116, 117	allowance of keeper 521
to perpetuate testimony, when to issue 118	food of prisoners 521
certificate of officer taking, to be at- tached to 115	salary of commissioners 521 report of commissioners 522
form of certificate 115	522
judge probate may issue to justice 314	COMMISSIONERS TO ERECT TERRI-
COMMISSIONERS,	TORIAL UNIVERSITY,
to take depositions, 117	appointment of 513
how taken by	bond 513 cfirst meeting of board of 513
how to certify to court 115, 117	acting, his powers and duties 514
fees of 445	not to be interested in contracts 514
penalty for receiving illegal fees 446 in partition.	secretary of board, his duties 514
how appointed 347	oath of secretary 514
report of 348	general powers of board 514 acts of commissioners under control of
to take acknowledgment of deeds,	board 514
appointment of 481	contracts, how awarded by 514
effect of acknowledgment before 481 oath of 481	governor to fill vacancies in board 514
for assignment of dower,	payments by, 514, 515
how appointed 375	warrants of payment, how drawn 515 general powers of board of 515
oath of 375	report of 515
OMMISSIONERS FOR EXAMINATION'	
OF PILOTS.	COMMISSIONERS FOR LOCATION, &c.,
appointment of	OF LAND FOR UNIVERSITY,

COMMISSIONERS FOR LOCATION, &c.,	COMPLAINT,	
OF LAND FOR UNIVERSITY—	first pleading of plaintin	71 71
continued	what to contain	73
to inform surveyor-general of location 516	to be verified supplemental, when allowed	77
report of 516	supplemental, when the state	129
compensation 516		132
governor to fill vacancies in board of 516	in partition for usurping office, what to set forth	140
CONTROLONED OF HAINEDOUT	in case of mechanic's lien	149
COMMISSIONER OF UNIVERSITY	against boat or vessel	152
LANDS, his election 517		174
term of office 517		174
his powers 517		
suits by, for damages to land 517	COMPLAINANT,	174
may be a witness 517	bill of, what to contain	
appraisements by 517		217
persons claiming land, to pay appraised	costs ib., on alleged breach of peace	219
value, &c. 517, 518		
Oregon City claim to be sold by 518		
04011 01	executors may when	1337
bond of 511 report of 511		383
compensation of 518	3	
sale by, and notice of sale 51	COMPROMISE,	276
	offer to, proceedings before justice	276
COMMENCEMENT OF ACTION,	effect of offer to, in certain case	4.0
- to be by service of summons 6	B CONTINUATION.	
	COMPUTATION, (See Time Limitations.)	
COMMITMENT,	(Dee Time diministration)	
proceedings on habeas corpus if irregular	2 CONCEALED DEBTORS,	1
penalty for, after discharging habeas	property of, may be attached	85
	4.1	
form of, on sentence 30	8 CONCEALMENT.	164
form of to answer in district court 30	of prisoner to elude habeas corpus	210
form of when justice on trial finds no	of death of bastard child, by mother	208
has not jurisdiction		193
when witness refuses to be sworn 29		•
warrant of, when to issue 29	CONDITIONS, PRECEDENT,	
COMMON LAW,	how pleaded.	74
gross frauds at, how punishable 11	5	-
right of father not affected by certain	CONFESSION,	050
provisions 36		$\begin{array}{c} 252 \\ 112 \end{array}$
COMMON,	clergymen not to be examined as to	112
estates in	THE CHIEF THE CONTRACTOR	
(See ESTATES IN COMMON.)	CONFESSION OF JUDGMENT,	98,99
	how made	99
COMMON SCHOOLS,	statement to be in writing filing of statement and entering judg	
(See School Fund.)	ment	99
COMMON SCHOOL FUND,	ment	
(See School Fund.)	CONGRESS,	
	when to assemble	7
COMPANIES,	powers of	7,8
(See Corporations.)	restriction on power of	16 -
COMPENSATION,	1	_
of senators and representatives in Con-	CONSIDERATION,	- 409
gress	need not be expressed in conveyance	e 483
of president	11 /	
to persons taking census 29,		110
of clerks of election		
of judges of election	fulcely assuming to be	203
of persons carrying poll-books to clerk's	co receiving reward to neglect duty	204
office	duty in suppressing unlawful assemit	ly. 204
of attorneys and counsellors left to	neglect to suppress	205
agreement (See FEES.)	when guiltless, if death ensue	205
Loop I Blond	•	

CONSTABLES—continued.	CONTRACTO	
how to execute search-warrant . 2	CONTRACTS—continued.	
to inform of sale of liquor to Indians 2	executory, for sale of land, how ac-	
election and number of		48
vacancy in office of, how filled 20		48
oath of office		41
ib., to be indorsed on certificate of elec-	commissioner of public buildings not to be interested in	,
tion and filed 26		
official bond of	president of board of commissioners to have supervision of)
duties of 26	County commissioners	51
not to appear as attorney 20	county commissioners not to be interested in	
how to proceed in case of replevin 281, 28	marriage a civil	384
saics on execution by 28	11	492
to give notice of sale		
when to summon jury to try right of	among judgment debtors	
property 980 98	5 by legatees and devisees	107
to execute warrant of coroner, 39		335
fees of	CONTROVERSY,	
mileage of	when court may decide	66
how computed 44	order to bring in other parties	66
additional fees allowed in Jackson and	respecting boundaries on admogram	00
Coos 44	5 ment of dower not to be submitted	155
penalty for, receiving illegal fees 44	g 10., on real estate	155
to complain of unlicensed groceries 50	when court may decide on order, other	-00
ib., ball alleys and billiard tables 50	of parties to be brought in	66
the state of the s	how submitted without action	99
CONSTITUTION,	CONVENTION,	• •
of the United States	to form state constitution	
to be supreme law	delegate chosen to	504
sense of people relative to state, when	constitution framed at, to be submitted	504
to be taken 504		
CONCEDITORION		505
CONSTRUCTION,	CONVEYANCES,	
(See Definition.)	how made	476
CONTEMPT;	, by misoand and wife	476
narty when not liable for	effect of duit claim and release	476
When justice may punish for	and accessary to convey	
form of warrant for 292	. 10 100	476
person not to be punished without	b that such as gran-	
nearing , ago	tee had	476
conviction to be entered in docket 292		4 76
•	igint offset of	176
CONTESTING ELECTIONS,	avacution and proof of	477
of county, precinct and district officer 60	acknowledgment of harman	177
notice of	acknowledgment of, by married woman requisites of acknowledgments	
service and return of	nroof of her authorities	178
jurisdiction of probate judge 61	proof of, when witness and grantee are	178
trial		
certificate of election . 61	Tritnoon to much to 410	178
appeal	pertificator of proof as to the	78
right to contest election as provided by		78
statute 61		79
	unrecorded when!	79
CONTINGENT REMAINDERS,	transprint of marrial 1	79
(See Remainders.)	Tubon not defeated 1.0	79
		79
CONTINGENT ESTATES,		79
how provided for in partition 136	horm montoons man 1. 1. 1	79
te e è e e è e e	Officet of hometofers 1	79 00
ONTRACTS,	consideration need not be expressed in 48	08
state not to pass law impairing 10		
for conveyance of land when executor	(See FRAUDULENT CONVEYANCES.)	32 `
to perform	meaning of term conveyance, as used	
when interest of deceased person in,		26
may be sold to pay debts 335	in statute of frauds 48	,0
future, for sale of grant void when 39	CONVICTION,	
of spendthrift after guardian appointed	to precede punishment 18	5
void 363	must be on confession and 1	2

CONVICTION—continued.	0.0	dodina	
copy of, by justice to be filed on appeal		COSTS, on confession of judgment	99
clerk to deliver transcript of, to sheriff		certain allowances termed	26
in case of doubt as to guilt	251	when of course to plaintiff	26
second, for forgery	200	ib, when to defendant	26
ib., for counterfeiting	200	10" Wileli to descinant	26
ib., for selling lottery tickets	206	amount of, allowed either party	26
CONVICT,	1	amount of, allowed either party	27
securities of peace by,	249	disodisement in addition, to	$\frac{1}{27}$
execution of	250		
	-	plaintiff when to pay, from time of de-	27
COOS COUNTY,		DUSIL	27
to be attached to Umpqua county	64	of appenant from decision of Justice	$\frac{2}{27}$
additional fees allowed in	445	guardian when responsion	27
CODITEC		ioi and against executors	27
COPIES,		agamst assignee .	28
certified, of laws, deeds, &c., be evi-	. 1 1	against territory	28
	11	on appear in special proceedings	
ib., of mortgages	119	When in discretion of court	28
of papers and records, how certified	110	apportionment of	28
to be evidence	119	i cuadadio dii applicanon	28
(See EVIDENCE.)		when defendant may require security	00
COPYRIGHT,	!	for 1	28
power of Congress relative to	. 8	i or partition	.38
power or congress relative to	·	against persons claiming to be corpora-	
CORN		tion 1	41
standard weight of	490	on award, now taxed	57
			58
CORONERS,	000	complainant when to pay on discharge	
	390	of fugitives 2	217
bond of	390	i di didei to keep peace	219
	204	defendant when not liable for 2	246
for falsely assuming to be	203	appellant from decision of justice not re-	
for receiving reward to neglect duty	204	quired to advance 2	246
to suppress unlawful assemblage	204	when against prosecutor 2	249
neglecting to suppress, penalty for	205	when against county 301, 2	249
when guiltless if death ensue	205	When justice may require security for 2	266
when to act as sheriff	390	justice what to add to judgment	276
when to serve process	391	complainant when to pay 299, 3	301
inquest of	391	for application of partition by legatee,	
warrant to constable to summon jury	391	&c.	34(
constable to execute warrant	391	on suits between master and appren-	
penalty for disobeying warrant	391	tice 367, 368, 3	369
oath of to jury,	391		314
fees of jury	444	administrator to pay, of citation when	32
may subpœna witnesses	392	administration to project the control of the contro	
oath of witness	392	COUNCIL,	
testimony to be reduced to writing	392	number of members in	2
form of inquisition	392	qualifications	2
when, to bind over witnesses	393	election of members	5
when, to have power of justice	393	term of service	2
burial of deceased stranger	393	classification of members of	2
who to hold inquest in absence of	393	members to reside in their representa-	
fees of	44 l	tive district	2
mileage of, how computed	445	term of session of, limited	5
penalty for receiving illegal fees	446		5
penalty for recorring magnitude	•	apportionment of members	·
CORPORATIONS,		COTINENT	
for banking purposes not to be grante	d 31	COUNSEL, (See Attorneys.)	
(See Banks.)		(Dee ATTORNETS.)	
property of foreign, may be attached	85	COUNTERFEITING,	
property of foreign, may be accused	139		
action to annul,	139	power of Congress to make laws to	
when to be brought	140		
on information	, 230	P	19
actions by,	147	Dank notes, we-	
organized department of municipal	399		
stock in, how assessed	399		24
real property of, where assessed	223	each, a body politic	37
(See TAXES.)	. •	1 Cuch a print Porisio	٠.

COTINEY		
COUNTY—continued.	COUNTY COMMISSIONERS—continued.	
for what purposes	milicage now computed	445
real and personal estate when property of	penalty for receiving illegal fecs	446
000-4-1 110 1	79 actions by and against,	
	may sue and be sued in official capaci	
ile i i i i i i i i i i i i i i i i i i	147	, 382
	in what actions	147
controversies between, how determined 3	The same and the same of the s	147
	B and the process of school lands	259
and an important and		268
execution not to issue unless. &c. 3	20 I wales &-	
		368
	processing mich shell lans to bay	
	over moneys, &c. powers and duties of, in laying out	395
COUNTY COMMISSIONERS,	county roads	
olootion of	in locating private move	447
qualifications	to divide country in send district	451
division of assessed to the second	annointment of aumanuican l	454
	agtablishing families	454
	may license commercian to build 1 12	458
		462
to hold four sessions annually 38	to erecticile	471
COCCION not to assess 1 . 1	nroccodings of if actimate Coming	#1T
business of July session 38	! COOK \$500	471
extra sessions 38	o luspect county prisons	472
not to exceed three days	Then to discharge prisoners served a	112
compensation of 38	I for fina	473
questions when to be postponed 38	to provide seal for courts	490
auditor clerk of board of 38	May apply to governor for multi-	499
official seal of	to have charge of	499
general duties of 38	may license sale of liquors	500
to elect chairman	1b., to keep ball alleys and billiard tables	501
now to proceed if chairman absent 38	3 1b., pedlers	502
to provide office for sheriff	location of county seats by	502
ib., for county auditor 39	to report location to convey your con-	502
to provide stationery for courts and		_1
county officers 39	COUNTY OFFICERS,	`
to provide desk for county officers 38	election of	53
to inspect assessment-roll 383, 40	to inform of trespasses on school lands	259
superintendent of the poor 38		
power to compound debts of county 38		
not to be a contractor 38	how issued	387
when may administer oaths 38		387
to provide court-room 38.	payment of	389
appeal from decision of 38.		389
how and when taken 38.		389
to supply certain vacancies 6:	certain officers not to purchase at dis-	
how to satisfy judgment against county 14: to form jury list 16	. I	405
Aminata and a Co. 1		405
to inquire into treatment of apprentices 36	county commissioners to least	- 10
bond of assessors to be approved by,	county commissioners to locate	512
	COTTINGY OTIDEDYSTURES TO THE	
ib., of auditor 384, 386		
ib., of treasurer 389		
ib., of coroner		124
ib., of sheriff		424
auditor clerk of board of 386, 386		424 .
may remove county treasurer 389		124
sheriff to settle for taxes collected with 395	i = 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	125
to estimate taxes 404	The state of the s	125
levy of taxes by 404		125 125
duties of, relating to assessment and	the state of some of the state of	125 125
collection of taxes 445	duties of, in relation to school lands, &c. 4	126
(See Taxes.)	selection of lands in lieu of school land	
fees of 445		26

GENERAL INDEX.

·			
COUNTY SUPERINTENDENT—continued.		CREDITORS—continued.	328
compensation of	126	when to present claims against estate allowance or disallowance of claims of	329
to apportion funds to organize school	1	allowance or disallowance of claims of	329
districts	121		020
, 41501.005		partial allowance, production of as-	344
COUNTY TREASURER,		eate amony.	344
election of 53,	388	when, not liable to contribute	358
	888	competent to witness will	000
	388		
	388	CRIME, ·	184
	389	a-éa	184
	389	how divided	
Omco where or at make	389	rights of persons accused of,	184
	389	when to be convicted of	185
 books of, how kept subject to inspection of county commis- 	"	not held to second indictment,	185
	389	former acquittal a bar	185
BIOLICIB	389	not so technical acquittal	185
payment of auditor's order	389	conviction to precede punishment	185
	389		
		CRIMES AND PUNISHMENTS,	
orders redeemed to be deposited with	389	general professions concerning	213
	300	general professions concern-8	
when may be renewed by county com-	200		
Inibbioners	389	CRIMINAL CASES,	239
	389	when tried	200
DOOKS to so transferred seconds	389	•	
Compensation of	390	CRIMINALS,	
duties of, relating to taxes		fugitives to be delivered up on demand	
(See Taxes.)		of executive .	10
COTTON		proceedings in such case 216,	217
GOURT, may decide controversy, or order other		processing.	
may decide controversy, or order owner	66	ADOG DITTS	
parties to be brought in	92	CROSS BILLS,	177
power of, over jurors	-	answer to,	
(See Jurors.)	90	CD THE MY	
to try issues of law	94	CRUELTY, 211.	212
trials of facts by, when	0.1	to annuals,	212
conclusions of law and fact how submit-	96	punishment for 211,	
ted to	00	•	
		CURTESY,	377
supreme,	63	husband when entitled as tenant in	311
time and place of holding	63	i i i i i i i i i i i i i i i i i i i	
districts of	64	CUSTOMS,	
when to be held at Jacksonville		collector of	37
writs of prohibition to be issued by, only	TAX	of mining, diggings when evidence	291
		16.	
justice's,		CUTTING TREES,	
(See JUSTICE OF THE PEACE.)		punishment for in certain cases	296
		pumana	
COURT OF PROBATE,			
(See PROBATE COURT.)		D.	
(See Probate Judge.)		3.3.	
		DAMAGES,	
COURT-HOUSE,		to defendant in error	121
burning at night	191	for withholding property	130
		in cases of waste	131
COURT MARTIAL,		1 0 11 11 11 11 11	131
trial by,	498		131
appeal from,	498	for all intiff on recovery of land .	130
must be approved	498	for applicant in case of mandamus	143
		ior applicant in case of management	180
COVENANTS,		in case of injunction	377
not implied in conveyances	476	measure of, for withholding dower	٠.,
no, implied in mortgages	476		
when	476	DAMS.	
when		not to obstruct salmon	34
OPENITARS .	•	burning	191
when entitled to administration	316		
may apply to have executor find new		DAYS OF GRACE,	
	321		487
bond			_

TOTAL CONT.	
DEATH,	· (DEED. '
action not to abate by	
certain suits in chancery not to abate	proof and recording of
by 178	proof and recording of
concealing, of bastard child 210	47
of master to discharge apprentice 369	acknowledgment and proof of 47
or withess to docu, de., proof of deed in	10., before what officers in other states 47
such case 478	fees for acknowledging and recording
proceedings in case of, of justice 262	of 442, 443, 44
ib., proceedings to compel delivery of	1 440, 44
books and papers 262	DEFECTIVE PLEADINGS,
ib., in case of, of notary 436	horr chicated to
action for breach of indenture not to	how objected to 27
	(See Pleadings.)
abate by, of county commissioner 368	DEFAULT,
DEATH WARRANT,	in plandings industrial
chariff ham to	. in pleading, Judgment on 9
sheriff how to execute 250	DEFENDANT
return to 250	DEFENDANT,
abstract of clerk on 250	in civil actions,
	when, name is unknown
DE BONIS NON,	entitled to copy order when arrested 79
administration 318	how discharged from arrest 79
310	Dismonden of the contract of t
DEBTOR,	
	how may avanage by ball
(See Insolvent Debtor.)	how, may exonerate bail
discharge of 473	may make deposit instead of bail 80
notice of application for discharge to	if judgment in favor of, deposit returned 81
plaintid 473	escape of 81
examination of, on application 474	may apply to vacate order of arrest 81
judge when to administer oath 474	on claim of delivery of personal prop-
if not discharged man and and	Orrect on manual of insti
if not discharged may apply every ten	l in home law area 1 1 2 / 1 2
days 474	how long may be detained 268
not liable to re-arrest, unless, &c. 474	(See Justice.)
judgment to remain against property of 475	in criminal actions,
when, to pay discharges, &c., before	rights of 184, 185
discharge 475	right to counsel (218
plaintiff may order discharge at any	to enter into recognizance 218
	when to be committed 219
475	discharge after commitment 219
DEBTS,	
makam 1 11 3 3	4
when, may be attached 85	must be present on trial for felony 234
collection of such by sheriff . 87	bench warrant may issue against 234
not due, may be attached 88	when 234
by lapse of time in other state 123	form of bench warrant 234
discharge of, by will invalid as to credi-	amount of bail to be indorsed on 234
tors 325	if, brought before another magistrate 234
preference of, of deceased persons 343	may be committed 235
1 of a goodson betsons 240	court to inform, of his right to counsel 235
DECE LOED DEDCOTO	
DECEASED PERSONS,	
(See SETTLEMENT OF ESTATES OF DE-	must be asked his name . 235
· CEASED PERSONS.)	allowed one day to answer. 235
•	may plead or demur 235
DECLARATION, •	pleadings of 236
of independent	to be informed of his right to challenge 243
of independence	when, in part acquitted 245
orion in	may recognize to appear at supreme
DECREE,	001114
when complainant to give bond after 177	when
when may be opened 178	
official control of the control of t	custody, during pendency of writ of er-
46 ha 3	ror 248
ho	conviction of, when doubt as to degree
how enforced	of guilt 251
of foreclosure 181	joint, may have separate hearing 252
for specific performance 338 339	
conclusive evidence of settlement 343	
of distribution of residue 346	may be witness for other defendant 252
to be made only on notice 346	may be found guilty of less degree 253
	clerk to issue blank subpænæs for 254
an, to be entered 349	discharge of, on dismissal of action 254

DEFENDANT—continued.	DEPOSITIONS—continued.	•
if, be not tried, when prosecution to be	witnesses, how compelled 1	16
dismissed 254	taken out of territory,	16
consequence if, on bail, does not appear,		16
verdict 256	Commission, Bon to 144	116 117
TO INTENDIT CONT		117
DEFINITION, of "issue" 352		117
of "issue". 352 of "real estate" 352	Interrogatories, non section	117
of "succession by right of representa-	trial not to be postponed by commis-	
tion". 352	sioner not returned	117
of "insane person", 366	in proceedings to perpetuate testimony,	118
of "spendthrift" 366	to be filed	118
of "real property" 397	I III Chancery	177
of "land" 397, 486	now taken	177
of "personal property" 397	by justice of the peace,	273
of "folio" 446 of "creditor" 484	when justice may order, to be taken	213
of "creditor" 484 of "lands, tenements and heredita-	DEDOCIA	
ments" 486	DEPOSIT, in lieu of bail	80
of "estate and interest in lands" 486	liow applied	81
of "conveyance" 486	substitution of bail for	81
200	in lieu of undertaking, for vessel, &c.	153
DELEGATE;	in lieu of undertaking, when plaintiff is	
when to Congress 35, 53	non-resident	128
vacancies how filled 35	in criminal cases,	
his qualifications 35	in lieu of bail	222
privileges, term of office 35	DEDITOR CHEDINE	
mileage of 35	DEPUTY SHERIFF,	394
to convention to form state constitution 504 election of 505	appointment of	168
number of 505	to assist in aratific just	204
when and where to meet 505	penalty for falsely assuming to be	203
compensation 505	receiving reward to neglect duty	204
	to suppress unlawful assemblage	204
DEMURRER, when defendant may demur 71	HeBitet to do boj men p	204
what to contain 72	penany for same in g	202
when deemed waived 72	He ii to cite outs com on	$\frac{215}{394}$
allowed with answer 73	sheriff responsible for may be removed at pleasure of sheriffs	
to reply, when allowed 73	may be removed at pleasure of shering	JUI
in criminal actions,	DOMA INTEDO	
when to be filed 236	DETAINERS, (See FORCIBLE ENTRY AND DETAINER.)	
defendant may plead or 237	(Dee PORCIBLE ENTRY AND DETAINED.)	
what to specify 237	DEMICEEC	
when heard 237 indement, how given 237	DEVISEES, issue of, when to inherit	356
judgment, how given 237 effects of submission 237	how made competent as witness to	•••
judgment on, to indictment, final 237		359
if disallowed, defendant may plead 237		
certain objections to be demurred to 237	DIES FOR COUNTERFEITING,	
	making or keeping	200
DEPOSITIONS,	punishment for	200
taken in territory, 114		
when 115	1500	ο. Δ
before whom		8, 9
what notice to be given 115	DISAB!LITIES,	
copy of order, when to be served with notice 115		7
oath, when to be administered 115		′ '
examination, how conducted 115		
form of certificate		
to whom sent		81
how received in evidence 116	of prisoner on habeas corpus	162
objection to interrogatories, when to be	in what cases	162
taken 116, 118		473
when not to be used		473
when may be used in other action 116		474 474
when may be used in appellate court 116	oath to be administered to prisoner	T 1 X

DISCHARGE—continued.	DIVISION OF LAND,
certificate of 474	(See Partition.)
debtor confined on civil process may apply for, every ten days 474	DIVORCE,
not liable to re arrest unless . 474	marriage, when void without
judgment to remain against property of	when void from time its nullity is de-
prisoner 475	clared 49
when prisoner to pay charges \ 475	when not to be declared void 49
plaintiff may order - 475	
when 475	
THE STATE OF THE S	matica of ta man maridant d.C. 1
DISGUISED PERSONS,	
penalty for, obstructing justice 203	disposition of, and provisions for the
DISMISSAL	children 49
order for, bar to another prosecution 255	property, how disposed of 49
of action without prejudice by justice 275	evidence, pleadings, &c. 496
of petition for specific performance 339	dower, when granted 49
· · · · · · · · · · · · · · · · · · ·	effect of order of
DISTRIBUTION,	court may change name of wife 49
of school funds 423, 431	DOCKET,
of laws and assembly journals 432	justice of the peace, to keep 266
of proceeds of deceased's estate among	what to contain 266
creditors 344	substance of pleading before justice to
ib., of residue among heirs, devisees, &c. 346	be entered in 270
(See Executors and Administrators.)	when title of land is involved, entry to
DISTRICT ATTORNEY,	be made by justice 273, 274
election of 53	transcript of judgment rendered by an-
to prosecute prizes in lottery for terri-	other justice to be entered in justice's 278
tory 207	justice to keep criminal 297 as to the entries to be made therein 297
to prosecute gaming offences 208	entry in, after filing transcript of judg-
report of to governor, as to fugitives	ment 277
from justice 216	verdict to be entered in, on return of
to attend grand jury 226	jury 275
may apply for a change of venue 239	DOCK YARDS,
DISTRICT COURT,	reservation for, limited 45
where and how held 31	· · · · · · · · · · · · · · · · · · ·
jurisdiction of 32	DOCUMENTARY EVIDENCE,
ib., case of mandamus 144	(See EVIDENCE.)
clerk of, appointed 32	DOOR-KEEPER,
all suits, &c., and courts under provis-	for council and house of legislature 33
ional governments, transferred to 35	DOWER,
how organized 31	controversies concerning admeasure-
time and place of holding 63	ment of, not to be submitted, . 155
trial of criminal offences 63 powers of judge at chambers 63	estates in 374
cognizance of award 157	widows, when entitled to 374
jurisdiction in equity 174	in case of exchange of land 374
questions of law that may be prosecu-	- in land mortgaged before, marriage 374
ted to supreme court 247	when entitled to after sale, on mort-
recognizance to appear at supreme court 247	gage, when 374
clerk to file copy of record in supreme	in lands mortgaged for purchase-money 374
court 247	entitled to, after satisfying mortgage, when 374
removal of cause to, on certiorari 293, 294	how estimated in lands alienated by
power of, to appoint guardians, not impaired by certain provisions 362	husband 375
appointment of prosecuting attorney,	may be assigned by probate judge,
pro tem. by	when 375
101	warrant for assigning, how issued 375
ISTURBANCE,	commissioners for assigning 375
of religious meetings, how punished 212	oath of commissioners 375
of the place 204, 205	proceedings, when estate indivisable 375
202,200	widow entitled to, may occupy with
IRECTORS OF SCHOOL DISTRICT,	heirs 375 how, may be barred 375
(See SCHOOL DIRECTORS.)	how, may be barred 375 by election, in lieu of jointure 375
(See School Districts.)	evidence of assent in such cases 376

	DOWER—continued.		
		376	
	election between jointure, &c., and		•
		376	
	,	376	
		376	Į
		376	
		376 376	
		376	
		376	
	how long may remain in homestead 327,		-
	recovery of, and damages	376	
	measure of damages	377	
	limitation on foregoing	377	1
	damages against heirs alienating	377	
	claim when barred by assignment of	377	1
	collusive recovery, not to prejudice in-		1
	fant heirs	377	
	in case of divorce, when	497	l
	DRAWING OF JURORS, 91,	168	
	(See Jurors.)	100	
	(See a duois.)		l
	DRUGGIST,		
	selling poison without label	213	
	DRUGS,		1
	punishment for adulterating	212	
	physician prescribing while intoxicated	187	ļ
	DRINK ADDO HADIMILAT		
	DRUNKARDS, HABITUAL word "spendthrift" applied to	366	
	judge of probate to appoint guardian	000	1
,	for	363	
	when	363	
	powers and duties of guardians	365	ı
	(See GUARDIANS.)	•	1
	wives of, may obtain divorce from	495	1
	•		1
	DUELLING,		ı
	killing in, when murder in second de-	188	
	gree	188	1
	accessaries	188	ľ
_	out of territory	188	
	engaging in challenging	188	-
	accepting or carrying challenge	188	ł
	posting another	188	
	. Franco		1
	DUNGEONS,		٠
	jails to be erected with one or more	471	1
	THE LANG HOUSE		1
	DWEI LING-HOUSE, right of widow or child to remain		ļ
		376	
		, 191	
	entering, to commit crime 191	, 192	
	larceny in	192	
	destroying in	205	.
	E.		
	EDUCATION,	200	`
	when defrayed from property of minor	360	
	of apprentices	. 367	'
	EJECTMENT,		
	stay of proceedings on payment of ren	t 130)

(See ACTIONS TO RECOVER REAL	
PROPERTY.)	
(See FORCIBLE ENTRY AND DE-	
TAINER.)	
LECTIONS,	
of senators and representatives in Con-	_
gress	6
of Freshacht disa vice Fresh	18
of memoers of assertions	53
or deregate to congress	35
general, where nera	53
Who to do cicotoa	53 52
judges of	53
their appointment	53
clerks of, their appointment and term	53
Of Office	53
notice of creations	54
to so poster of since	54
oath of judges and clerks Clerk of county commissioners to furnish	υŦ
	54
judges poll-books electors how to vote	54
duty of judge on receiving ballot	55
elector's name to be entered	5'5
place of voting	55
challenge	55
oath of challenged person	55
vote, when may be rejected after oath	55
false oath	55
unqualified voting	58
ballot-box, by whom kept	56
to be examined	50
adjournments,	50
poll-lists to be compared	56
key of ballot-box, how kept	56
box, how opened	5
judge when to challenge -	56
power of judges of election,	_
may fine and imprison	5
canvass, by the judges	5
destruction of double ballots	5
how conducted 56,	5
when excess of ballots to be destroyed	5' 6
count of votes	5
statement of result	5
disposition of poll-books return from unorganized counties	5
penalty for not delivering poll-books	5
by clerk of board of commissioners,	5
when	. 5
tie vote, how decided 58,	
abstract of vote to be sent to secretary	
of territory	5
persons elected may resign	5
joint certificate by clerks of different	
counties	5
penalty for violating this chapter	,6
persons deemed elected	6
in counting votes, misspelling to be	
disregarded	6
new election,	
when	. 5
writs of election,	
when governor to issue	5
contesting elections.	
(See Contesting Elections.)	0/
of justice of the peace	,26

ELECTIONS—continued.	EQUITY—continued.
of constables 26	
of judge of probate 31	
of county commissioners 38	answer to cross only
of assessors 38	- I dies of consent to be entered
of county auditor , 38	355
of coroner 38	176
of sheriff 394	177
of county superintendent 424	depositions now taken
	e Dill When dismissed
by assembly,	r see and a determinant does not ap-
~	pear 177
	complainant to give bond after decree 177
	1/7
	1 77
of commissioner of university lands 517 of commissioners to erect public build-	
	rights of bona fide purchasers protected 178
of regimental officers, 519	effects of final decree
	, decree considered as executed 178
annual of 498	decrees how enforced 178
(See MILITIA.)	certain suits not to abate
school meetings,	may abate as to some parties 179
of directors 427	bill of revivor not necessary 179
of clerks 428	order of revival to be served 179
DT POMODO	proceedings, if no answer to 170
ELECTORS,	when taken as confessed against repre-
of president and vice-president, when	sentative 179
chosen 10	husband how made a party 179
at elections,	his privileges 179
how to vote 54, 55	
where to vote 55	ERROR, WRIT OF
to vote by ballot 52	from district court 32
qualifications of , 52	to supreme court U.S 82
in school and district meetings 429	(See Writs of Error.)
ruen i attra contena	ESCAPE,
EMBANKMENTS,	le main'ny matanana
malicious injury to / 196	aiding prisoner to 202
	officer, suffering prisoner to 202
EMBEZZLEMENT,	assisting felon or accessary to 213
who liable for 193	TROM A DIRC
by common carriers , 194	ESTATES,
by warehousemen 194	word "heirs" not necessary to create,
forwarder, merchant 194	in fee 359
millers 194	of illegitimate children how to descend 351
of public moneys 194	at will,
ib., punishment of 195	how may be determined, 378.
officers cannot set off private demand 195	at sufferance,
before administration granted 326	how may be determined 378
	in remainder or reversion,
EMIGRANTS,	person entitled may sue for injuries to 378
grants of land to 39, 40, 43	by the curtesy, 377
AND A ON LAND	estates, husband may hold as tenant
ENTRY ON LAND,	without issue , 374 to 377
to be peaceable 239	estates in dower
(See FORCIBLE ENTRY AND DETAINER.)	(See Dower.)
ENUMERATION, :	for life and remainder in fee how may
of the industrial and the TT is a flactor	be created 359
	TECMD A TCC
previous to first election : 29	ESTRAYS,
SQUITY.	who may take up 465
	notice, if owner unknown 465
	appraisal, when 465
pleadings 174	owner may claim, when 465
exceptions for insufficiency abolished 174	disputes with finder as to charges, how
rule requiring answer to be overcome	settled 465
by two witnesses abolished 175	sale 465
non-resident defendants 175	notice of sale 466
further time to plead 176	excess of proceeds, how applied 466
neglect to plead 176 service out of territory 176	penalty for secretly taking from finder 466
service out of territory 176	penalty if finder neelects to advertise 466

EVIDENCE,		EXAMINATION—continued.	
person in court compelled to give	112		11
against return to habeas corpus	163	l	17
answer of complainant to interroga-			22
tories	176		22
detendant to prove lottery-ticket genu-	00=		22
ine	207	may direct witnesses to be kept sepa-	22
before grand jury	226	rate	22
grand juror when required to give, in	`ooc	TAXOTROUTONE	
cases of perjury	226	EXCEPTIONS,	. 9
of president, &c., of bank when dispensed with	100	defined	9
certificate of certain officers, in prose-	199	how stated	9
cutions cutions	199	no particular form of, required for insufficiency abolished	17
proceeding when court suspects to be	133	to judgment of district court	24
false	201	questions of law arising on, how prose-	-
custom and usages of digging	291	cuted	24
rules of, in trials of issue	244	in such case defendant to recognise	24
documentary and record,	~ * *	in such case detendant to recognize	
foreign statutes	119	EXCESSIVE BAIL,	
certificate of residence	119	not to be required	- 1
inspection of documents	118	not to soroquiou	_
effect of refusal to allow inspection	118	TOTOTO A DE E HOMICIDE	
alteration in writing to be accounted		EXCUSABLE HOMICIDE,	18
for	118	when	18
how authenticated	119	verdict of not guilty in such case	20
copies of deeds, &c.	119	by officers in suppressing riots	20
records of courts, foreign and domestic		PERCENTAGE DIFFE OF	
copies of papers in certain territorial		EXCHANGE, BILLS OF	
offices	119	See Bills of Exchange and Promis-	•
seal of office, how affixed	119	SORY NOTES.)	
judgment, how to be attested for	255	TAX TO CITION CONTO	
ib., copy of minutes	255	EXECUTIONS,	
decree conclusive, of notice of settle-		on judgment by confession	Č
ment	343	in case of instalments may issue within five years	10
copies of wills when	357	when on leave	10
treasurer's book, warrant, &c., to be, of		how many kinds of	10
land sold	416	by whom issued	10
certain papers authenticated by territo-		to whom directed	10
rial treasurer	418	what to contain	10
deed of auditor to purchaser of land for		what to require	10
taxes, of regularity of proceeding	413	may be issued to different counties	10
laws published in newspapers how long	400	when returnable	10
may be read in	433	if, against property to what sheriff	10
exemplifications of conveyances	478 494	if against person to what sheriff	10
certificate of marriage	494	when against person	10
exemplified copies of certificates	+34	property liable to	10
witnesses,	111	property exempt from	10
who competent to give who not competent to give 111,	112	ib., certain earnings	11
who not competent to give 111, how compelled to attend	112	proceedings when property claimed by	
penalty for disregarding subpena	113	third person	10
	113	notice of sale	10
may be attached prisoner brought in as	113	penalty for selling without notice	10
examination of parties as 113,	114	sales, how to be made	10
examination of persons in territory	114	when property levied on may be re-	٠
persons out of territory	114		.10
examination of, to perpetuate testimony		postponement of sale	10
magistrate may direct to be kept apart	224	P	10
magastato may anostro at 11-pr apart		issued from supreme, may be executed	
119 · · · · · · · · · · · · · · · · · ·			.12
EXAMINATION,		on official security how to be indorsed	14
of prisoners	100	against county to be issued on loan	14
of debtors to judgment debtors	109		18
i of parties,	113	against executor when not to issue	32
may examine adversary 113,		in justice's court,	. 3 (
4, 1,0-00	.114		30
(0 7)	;114	form of writ of against the body	
(See INTERROGATORIES.)		stay of, how long	: 2;

EXECUTION—continued.	EXECUTORS AND ADMINISTRATORS
on what terms 277	—continued.
when and how issued 278	to pay allowance to widow, when 32
when to be issued by succeeding justice 279	notice by to creditors to exhibit ac-
on transcript in other counties 279	counts
to whom directed .279	claims when to be presented to 328, 32
when returnable 279	allowance of claim by 32
duty of justice before issuing 279	1
how renewed 279	
sales of goods by, and return of 279	claims in action to be presented to 32
against plaintiff for costs after return	bond of legatee, &c., to, before payment
unsatisfied 279	of legacy 34
form of, in criminal cases 307	petition for or payment of money se-
	cured 34
EXECUTORS,	distribution of proceeds by 34
may sue without party interested 65	discharge of 34
set-offs in action by 124	sale of property by 33
	application of order of sale 33
XECUTRIX,	notice of 332, 33
proceedings if, marry 320	of personal property by 333
marriage of, to extinguish her powers 320	when private 333
	of real estate by, when 335
XECUTORS AND ADMINISTRATORS,	proceedings of, to obtain sale 33
costs for and against	order of sale what to contain 333
minors not to act as 316	notice of sale of real estate 334
exception as to widow 316	postponement of sale 334
when, named in will refuse to act 317	notice of postponement 334
not to act without giving bond 317	may sell on credit
proceedings when, named in will is non-	when to make return of sale 334
resident or minor 317	when sale may be vacated 334
bond of, with will annexed	when to be confirmed 334
special administrator 317	conveyances to be executed by 334
bond of, 317	order of confirmation when given 334
appointment of 317	- sale of incumbered estates 334
duties and powers of 318	how to obtain order 334
power to cease on granting letters tes-	when executor with will annexed may
tamentary 318	sell without order 335
not liable to creditors of deceased 318	assignment by, of contract to purchase 330
affidavit by administrator de bonis non 318	liability of, for neglect in relation to sale 336
oath of	for fraudulent sales 336
certain officers not to be sureties for 319	to return account of sales 336
powers of when to be revoked 320	
application of legatees, surety, &c., of,	executor, &c., not to purchase 336
for relief	sale and distribution of proceeds re-
	covered by 338
•	action by and against,
failure to give	powers and duties of 337
resignation of 321	actions for trespass or conversion 337
when part, incompetent 321	actions on bond of former executor, &c. 337
if all become incompetent 321	compounding with creditors 337
liability of, after resignation (22)	actions by, to avoid fraudulent convey-
proceedings by, against predecessors 322	ances of deceased 337
suits against sureties of, when to be	conveyance by,
commenced 322	of land contracted to be conveyed by
failure to account yearly 322	deceased 338
settlement of, after revocation 322	decree to, in such case 338
to pay costs of citations when 322	effect of conveyance 339
inventory of, to include partnership ef-	when representative entitled to 339
fects 322	rights and liabilities of, 340
when, to take charge of such effects 323	certain promises by, to be in writing 340
new bond required in such case 323	chargeable with estate of deceased 340
return of inventory 324	not to speculate in estate 341
naming of, in will not to discharge debt 325	accountable for loss occasioned by ne-
neglect to return inventory 325	glect- 341
right of, to possession of estate 325	compensation of 341
sale of real estate by, to pay debts 325	when to render exhibit 341
when 325	consequence of failing to render 341, 342
discharge of debts against, invalid as	to render account within one year 342
to creditors 325	citation to account at instance of suc-
new assets 325	cessor 342

THE COMMON ASSESSMENT OF THE COMMON ASSESSMENT	1		4
EXECUTORS AND ADMINISTRATORS	ائن ن	FEES	
—continued.		of clerk of district court	32
consequence of avoiding citation	342	extra services of marshal	33
vouchers of	342		
exceptions to account of		of persons serving writ of habeas corpus	
exceptions to account of	343		395
examination and allowance of accounts	343	of officers in proceedings against vessel	154
order of payment of debts	343		104
liability of, after order of payment	344	restriction on prosecuting attorneys re-	
creditors not liable to contribute after			400
creditors not hable to contribute after			435
settlement of	344	of prosecuting attorney taxed against	12
liability of, for not giving notice of set-		convict for costs	435
tlement .	344	in general allowed prosecuting attor-	
estate how distributed			405
	345		435
final settlement	345	of justice on appeal in criminal cases	246
neglect of, to render final	345	appellant not required to advance, on	′
	- 1		246
EXEMPTION,	- 1		ETU.
		of persons empowered to serve process	
certain property and earnings ex-		by justice	269
: empt 103,	110	on trial of right of property in justice's	
exoneration of bail	79		280
			,200
EXPORT,		ib., on proceedings for sale of unclaimed	-10-
	_		469
Congress not to levy, duties	9	of sheriff for keeping prisoner	81
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ŀ	ib., plaintiff liable for	81
EXPORT FACTO LAW,	- 1		
			169
. not to be passed	, 10		444
	į	of secretary of territory	438
EXTORTION,		of judge of probate 438,	439
attempts to commit, by threats, &c.	189		
	446		
omeci norto receive extra rees 555,	±40		440
THE PROPERTY.	• 1	of coroners	441
EXPRESSES,	1	of sheriff	441
appropriation for	34		442
שיינים איינים	1		442
EXPRESS OFFICE,	707	of recorder of deeds	443
burning at night	191	of county auditor	443
the second control of	'	of clerk of board of commissioners 443,	
EXTREME CRUELTY,			444
	495		,
a ground for divorce	100		445
	'}	of notary public	445
1.			445
F. *			445
FACT,	J		445
fraudulent intent a question of	486,	additional, allowed for Jackson & Coos	445
			440
	240	meaning of term folio for purpose of	446
	240		
	240	officer to publish list of,	446
FALSE IMPRISONMENT,		officer to publish list of, allowance of, herein when not to apply	446
	171	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here-	446 446
FALSE IMPRISONMENT,		officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here- in allowed	446
FALSE IMPRISONMENT, limitation of action for,		officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here- in allowed	446 446 446
FALSE IMPRISONMENT, limitation of action for, FALSE PERSONATING,	171	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here- in allowed penalty for violating	446 446 446 446
FALSE IMPRISONMENT, limitation of action for,		officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here- in allowed penalty for violating receipt for, when to give	446 446 446 446 446
FALSE IMPRISONMENT, limitation of action for, FALSE PERSONATING, when punishable	171	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here- in allowed penalty for violating receipt for, when to give due witnesses how entered	446 446 446 446
FALSE IMPRISONMENT, limitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT,	171 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here- in allowed penalty for violating receipt for, when to give	446 446 446 446 446
FALSE IMPRISONMENT, limitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT,	171	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here- in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort-	446 446 446 446 446
FALSE IMPRISONMENT, limitation of action for, FALSE PERSONATING, when punishable	171 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c.	446 446 446 446 446 446
FALSE IMPRISONMENT, ilimitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering,	171 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of	446 446 446 446 446 446 485
FALSE IMPRISONMENT, ilimitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES,	171 195 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of	446 446 446 446 446 446
FALSE IMPRISONMENT, ilimitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering,	171 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of	446 446 446 446 446 446 485
FALSE IMPRISONMENT, limitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished	171 195 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage	446 446 446 446 446 446 485
FALSE IMPRISONMENT, ilimitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER,	171 195 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES,	446 446 446 446 446 446 485 493
FALSE IMPRISONMENT, limitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction	171 195 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote	446 446 446 446 446 446 485 493
FALSE IMPRISONMENT, limitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction	171 195 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote	446 446 446 446 446 446 485 493
FALSE IMPRISONMENT, Imitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction common law right of, not abridged by	171 195 195 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote definition of	446 446 446 446 446 485 493
FALSE IMPRISONMENT, limitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction	171 195 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote definition of indictable	446 446 446 446 446 446 485 493
FALSE IMPRISONMENT, ilimitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction common law right of, not abridged by certain provisions	171 195 195 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote definition of indictable how punishable	446 446 446 446 446 446 485 493
FALSE IMPRISONMENT, Ilimitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction common law right of, not abridged by certain provisions FARO,	171 195 195 195 66 369	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote definition of indictable how punishable aiding or procuring	446 446 446 446 446 485 493
FALSE IMPRISONMENT, Imitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction common law right of, not abridged by certain provisions FARO, punishment for playing	171 195 195 195	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote definition of indictable how punishable aiding or procuring trial of accessary	446 446 446 446 446 446 485 493
FALSE IMPRISONMENT, Ilimitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction common law right of, not abridged by certain provisions FARO,	171 195 195 195 66 369	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote definition of indictable how punishable aiding or procuring trial of accessary	446 446 446 446 446 485 493
FALSE IMPRISONMENT, Imitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction common law right of, not abridged by certain provisions FARO, punishment for playing	171 195 195 195 66 369	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote definition of indictable how punishable aiding or procuring trial of accessary assisting escape of principal or acces-	446 446 446 446 485 493 52 184 184 213 213
FALSE IMPRISONMENT, Ilmitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction common law right of, not abridged by certain provisions FARO, punishment for playing FEE BOOK,	171 195 195 195 66 369	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote definition of indictable how punishable aiding or procuring trial of accessary assisting escape of principal or acces- sary	446 446 446 446 446 485 493
FALSE IMPRISONMENT, Imitation of action for, FALSE PERSONATING, when punishable FALSE RECEIPT, punishment for uttering, FALSE TOKENS AND PRETENCES, how punished FATHER, may prosecute for seduction common law right of, not abridged by certain provisions FARO, punishment for playing	171 195 195 195 66 369	officer to publish list of, allowance of, herein when not to apply officers not to receive greater, than here in allowed penalty for violating receipt for, when to give due witnesses how entered of recorder for recording chattel mort- gages, &c. of recorder for recording certificate of marriage FELONIES, persons convicted of, not to vote definition of indictable how punishable aiding or procuring trial of accessary assisting escape of principal or acces- sary murder,	446 446 446 446 485 493 52 184 184 213 213

FELONIES—continued.	FELONIES—continued.	
in second degree 186	bank notes, &c.	100
homicide,	having counterfeit notes in possession	198 198
less than murder , 186	counterfeit notes	198
justifiable, when	making and having tools for counter-	192
excusable, when	feiting	198
manslaughter,	joining instruments.	199
assisting in self-murder	affixing fictitious signature	199
intoxicated physician prescribing 187	counterfeiting coin or having same in	133
killing through negligence	possession	199
rape,	making or keeping dies, moulds, &c., for	133
carnally knowing female child under	coining	200
ten 188	perjury,	200
by forcibly ravishing woman, 188	subornation of	901
compelling woman to marry 188	inciting to commit	201 201
mayhem,	bribery,	201
a person 188	public officers,	201
duel,	accepting bribes	201
killing in,	jurors, referees, &c.	201
accessories in-	jurors, arbitrators, &c., accepting	202
engaging in challenging, &c. 188	escape,	- 404
accepting or carrying challenge 188	aiding, from prison	900
posting another 188	aiding, from officer	$\frac{202}{202}$
assault,	officer permitting	202
	rioters destroying houses	
beating another with cowhide being armed 189		205
with intent to murder or maim 189	offences against chastity, decency, &c.,	401
and robbery by armed person 189	adultery	900
with intent to rob, being armed 189	polygamy	209
and robbing not being armed 189	concealing death of bastard	209
attempt to rob, &c., not being armed , 189	incest	210
extortions,		211
attempt at, by threats, &c. 189		211
poison;	violating grave	211
attempt to, 189	innoculating with small pox	212
burning,	indictment for, to be found within three	051
dwelling in night or day time. 190	years	251
other building; vessel, &c., day or night 191	where	251
	FEMALES PREGNANT,	1
bridges, mill dams, &c., day or night 191 lumber or hay 191		107
burglary,	administering poison to procure abortion	181
in night time being armed 190	FEMALES,	4
ib., not being armed 190		H O
into office, vessel, &c.	when may be arrested on civil action	78
entering house at night time with in-	prisoner to be kept separate from males	412
tent to commit	FENCES,	
rceny,		700
house, vessel, &c. 192		196
simple 192		491
stealing horse, mule, &c. 192	sunctioned now determined	491
defacing marks on cattle 192		491
	penalty for injury to cattle breaking in-	400
stolen property, buying and receiving	sufficient	492
	FENCE VIEWERS,	
embezzlement,		491
by agents, clerks, &c. 193		491
by carrier, warehouseman 194		#0 I
millers, commission merchants 194	FERRIES,	
of public moneys 194		458
false receipts 195		458
false personating		458
false pretences 195		458
selling land without title 195.	rates of fare to be posted up	459
injuring mills, dams, &c.		459
injuries to bridges, roads, &c. 196		460
forgery and counterfeiting,		460
records; deeds, certificates, &c. 197		460
altering forged instruments, &c. 197		460
notes issued by public officer		460

FEE	RYMEN.		FORECLOSURE OF MORTGAGES.	
J -	exempt from juries	167	actions for, when to be brought	66
	• • • • • • • • • • • • • • • • • • •		in chancery , 181, 182,	
FIC	TITIOUS LOTTERIES,		(See Mortgages.)	•
	making or selling tickets in	206		
	how punishable	207	FOREIGN CORPORATIONS,	
	defendant in trial to show genuineness		property of, may be attached	85
14 734	of ticket	207	not to establish branch, in territory for	91
	prizes drawn in, forfeited to territory	207	banking purposes	31 69
195			service of summons on	03
FIC	TITIOUS NAME,		FOREIGN EXECUTORS ADMINISTRA-	
Stu	when suit may be brought in	77	TORS AND GUARDIANS,	
. 4	indictment against by	231	(See EXECUTORS AND ADMINISTRATORS.)	
1-≽(proceedings when defendant is in-		(See Guardians.)	
6 2	dicted by	231		
1 2 :	70	•	FOREMAN OF GRAND JURY,	
	ES AND FORFEITURES,		court to appoint	225
	actions for, how prosecuted	146	may administer oath to grand juror	220
	amount to be recovered	146	ib., to witness	226
	to be paid into treasury	146	to sign indictment	227
	for assault with intent to commit mur-	***	indictment to be presented by	227
	der	189	FORFEITURE,	
1-1	may be imposed in case of mandamus in case of contempt	144	actions for recovery of, imposed by sta-	
	for public officers not paying over pub-	292	tute, where to be brought	67
	lic moneys	195	ib., when to be brought	171
2 c N	to be paid in treasury when	146	of tenant's estate, not to be produced by	
201	on criminal conviction to be paid county	140	conveyance of greater estate	476
235	treasurer 214,	301	- (See Fines and Forfeitures, and	
	appropriated to common schools 214,		Penalties and Forfeitures.)	
	(See School Fund.)			
2.5%			FORGERY AND COUNTERFEITING,	7.07
CTAT D	INC WOODS AND PRAPIES		of records and deeds	197
FIR	ING WOODS AND PRARIES, punishment for	196	uttering forged instruments, &c.,	197 198
455	(See Burning.)	100	notes issued by public officers	198
67.5	c (See Boundia.)		bank notes, &c., having same in possession 197,	
Tott	IMES,		having same in possession 197, securities and coin of U.S.	198
-	punishment for burning	191		198
	parisimion of sarams.	101	making or having tools for	198
< 27,	TO		testimony of president of bank, when	
101	IO, defined	446	may be dispensed with	199
135	denned	T TO.	sworn certificates of certain officers	
	m		evidence	199
FOC	selling unwholesome	212	fraudulently joining instruments	199
	adulterating	212	affixing fictitious signature	199
	addictaving		what allegations sufficient	199
100			counterfeiting coin or having same 199,	200
FOR	CIBLE ENTRY,		making or keeping dies, &c.	200
		289	second offence form of indictment for 228,	
COL	complaint of	289		232
	summons to defendant, sheriff, &c., to	289	misdescription in, when inimatorial	
r.2	execute justice when to issue venire	289	FORMER ACQUITTAL,	
-	vacancy in jury how filled	289	when a bar to further prosecution 185,	239
•	plaintiff when to be non-suited	289	7,	
_	proceedings when defendant fails to ap-		FORMS,	
1.1	pear	289	certain, in civil actions abolished	71
	verdict for plaintiff	290	of indictment.	
	for defendant	290	of murder in first degree	228
119	merits of trial not to be mooted in ac-		in second degree	228
1.5	tion for	290	of manslaughter 228,	
719	possession for three years a plea in bar		for rape 228,	
115	when possession may be recovered	290	for robbery 228, for arson 228,	
- 53				443
113	justice may proceed without jury un-	003	000	
٠,	less, &c.	291	for larceny 228,	230
		291 291 304	000	230 230

FORMS—continued.	FORTS,
for perjury 228, 231	reservation for, limited 45
for bigamy 228, 231	\
• for libel 228, 231	FRAUD,
above, sufficient 231	gross, at common law 195
of criminal actions in justice's court,	how punishable 195
of warrant 307	MD A TIDITI HAYM GOALWAY ANGRO AND GO
of execution 307	FRAUDULENT CONVEYANCES AND CON.
of certificate of conviction 307	TRACTS,
of commitment upon sentence 308	relative to land,
of warrant to keep the peace 308	selling without title 195 of deceased, how avoided 337, 338
of commitment to answer in district	1 The state of the
of commitment, where justice on the	when void and what deemed 482
trial finds he has not jurisdiction 309	conveyance with power of revocation void 482
of search warrant 309	1
of recognizance to appear at district	when 482 requisites to convey interests in lands 482
court 310	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
in justices' court in civil actions,	contracts to lease or sell to be in
of summons 301	
of warrant 302	writing 483
of subpœna 302	relative to goods and chattels, &c. 482
of venire for a jury 302	certain contracts, void unless in wri-
of execution 303	ting 482, 484
of execution against the body 303	requisites to validity of , 484
ib., against principal and surety after	ib., sales at auction 484
expiration of stay on execution. : 303	transfers of goods when void as to cre-
of order in replevin	ditors 484
of writ of attachment 304	term "creditor," defined 484
of summons in forcible entry and de-	last two sections qualified 484
tainer 13 2 304	mortgages void unless filed. 484
of writ of restitution in forcible entry	exception to bottomry bonds and as-
and detainer (1) 100 100 305	signments at sea 484
of undertaking for an arrest 305	recorder when to deposit instrument 485
of undertaking in repleving 305	mortgage to be renewed every year 485
of undertaking in attachment 306	affidavits annexed to 485
of undertaking to discharge attachment 306	copies of papers filed, evidence 485
of undertaking to indemnify constable	general provisions,
on claim of property by third person 306	conveyances, charges, &c., made with
of official oaths,	intent to delay creditors, void : 485
of judge of probate . 311	grants of trust to be in writing 486
of oath to grand jury : 225	instruments void as to creditors, void
of judicial oaths,	as to representatives 486
of insolvent to obtain discharge 474	fraudulent intent a question of fact 486
miscellaneous,	certain purchases not to be affected by
of letters of administration 319	fraud without notice 486
of letters testamentary 320 of coroner's, warrant to constable to	TID ATTITUDE DESCRIPTION
summon jury 391	FRAUDULENT RECEIPTS,
of inquisition of coroner's jury 392	by warehousemen, millers, &c. 195
of assessment roll 402, 403	FRUIT TREES,
of return of assessment by sheriff 407	l
of certificate of discharge to insolvent 474	malicious injury to 20 Million 196
of certificate of marriage 493	FUCA'S STRAITS,
of notice of election 7. 53	navigation of, to be free 20
of certificate of election, 57	3.2 A.L. A. B. (199. 20)
of certificate of officer taking deposition 115	FUGITIVES.
of notice of writ of error to non-resi-	from justice to be delivered up on de-
, dent 120	mand of execution 13
of undertaking on prosecuting writ of	arrest of, on requisition (216
error 121	warrant of arrest of 216
of submission in arbitration 155	warrant, what to contain 217
of justice's certificate attached thereto 156	recognizance, when required 217
of writ of habeas corpus	when to be committed 217
Li dia na kana kana kana kana kana kana kana	102 forfeiture of recognizance of 217
FORNICATION,	discharge of Way 217
punishment for 210	may be delivered on warrant of execu-
(See Seduction.)	182 tion

	Construction of the contract o
	GOVERNOR—continued.
UNDS,	may grant pardon or reprieves 28, 250
of school (See School Funds.)	to commission auditor and treasurer 417
0. 502001 (800 801002 2 01.55.)	to indorse approval on bonds of 418
	when may appoint auditor and com-
	missioner pro tem. 422
G.	appointment of notaries public by 436
	appointment of notation passes of the
AMBLING, (See Gaming and Betting.)	of commissioners to take acknowledg-
	ments, &c. 481
FAMING AND BETTING,	appointment of militia officers, by 497, 499
punishment for 208	to approve sentence of brigade court
securities void 209	martial , 498
jurisdiction of justice 208	when to have arms sent to county 499
duty of district attorney to prosecute	may prescribe rules for library 503
	to fill vacancies in board of commission-
fines, &c. 209	ers; to erect public buildings 510
S A SERVICE TO TRATE COME.	treespirer of fund for erection of public
AMING DEVICE,	treasurer of fund for erection of public
punishment for keeping 208	buildings
	/
FARNISHEE,	GRAND JURIES,
may be summoned when, how, and by	qualifications and exemptions of 166, 167
whom 109, 280	list of, how formed 167
public officers, not liable as 110, 288	how drawn 168
examination of, in cases of attachment 87	minutes of drawing to be filed 168
	certified list of jurors to be given to
	sheriff 168
answer of, how compelled 87, 109	1 0
plaintiff may except to answer 88, 109, 286	summoning jurous
answer, when taken as true 88, 286	1000
judgment against 87, 109	fine for default
judgment, when rendered, though an-	deficiencies in, how filled 169
swer not excepted to or denied 88, 286	defendant may challenge 224
when, may discharge himself from lia-	in what cases 224, 225
1 .)	challenge must be entered 225
	if allowed, jury not to act 225
	ib. if to juror 225
costs for and against 110, 88, 286	if juror acts, he shall be held in con-
examination of, before justice 285, 286	1 00"
(See JUSTICES OF THE PEACE.)	1.
GENERAL ELECTION,	when foreman may administer oath 225
when and where held 53	court must charge as to duties of 225
officers to be elected 53	especial charge as to sale of liquor to
(See ELECTION.)	Indians 257
(800 22200110111)	must then retire 225
CACADO AND CHATTETS	jury to appoint clerk 225
GOODS AND CHATTELS,	power and duty of 226
lost 466, 467	indictment by 226
fraudulent conveyances and contracts	Common mitmogram) 226
relative to 482, 483, 485	200
liable to execution 103	900
what exempt from execution 103	mass words
	when member of, to complain 226
GOVERNOR, .	into what to inquire 226
how appointed, term of office 28	to have access to prisons 226
where to reside, power and duties	may ask advice of court 226
23, 24, 28, 29	what juror may be required to disclose 226
	landhan
HOW HOMEHAND THE PT	1 , 1 , , , , , , , , , , , , , , , , ,
oath of office	A second
salary	
may call extra session of the legisla-	and on
ture when	
to appoint place of election for delegate 35	
when to order new election 59	
when, may declare office vacant 65	fees of grand jurors 444
	11 11 11 11 11 11 11 11 11 11 11 11 11
	license 501
may appoint agents to domand rage	
of other states may demand fugitives 216	(See LARCENY.)
when, to arrest fugitive on demand of	
other 210	

GRANTS,	GUARDIAN—continued.
laws prior to organic act making, of	duty of, to inquire into treatment of ap-
land declared void 34	nrontioon .
of land to settlers 39	sale of real estate by, 370
to persons emigrating between Dec. 1,	application of proceeds by 370
1850 and 1853 40	petition of, for license 371
for university \ 41	order to show cause in such case 371
to certain widows . 44, 45	service of order 371
***	when certificate of county commission.
GRAVES,	ers necessary 371
violating 211	bond of, and oath
	notice of sale by 371
GRAVE STONES.	license, how long in force 371
defacing, &c. 211	foreign guardian,
	1 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
GRAVE YARDS,	
injury to trees, plants, &c., in 211	where to institute proceedings, &c. 372 limitation to recover estates sold by
making roads, &c., through	
making canals, &c. 211	
22 - 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	irregularities when not to avoid sale 372
GREAT BRITAIN,	liability of, for misconduct 373
- treaty with 19	sale by, not held void on account of ad-
	verse claim, 373
GROSS FRAUDS,	CITIDE DOADDO
at common law, how punished 195	GUIDE BOARDS,
, as common saw, no w panioned	malicious injury to 196
CITADITAN	supervisor to erect, where 456
GUARDIAN,	SQUE TO THE REPORT OF THE PROPERTY OF THE PROP
ad litem 65	and the second of the second o
his appointment 65	Щ.
may prosecute for seduction . 66	_4 2 _ , _ 2 2
responsible for costs, when 127	HABEAS CORPUS,
to consent to partition, when 138	privilege of writ of 9, 25
infant plaintiff to appear by 269	who may prosecute 159
when not liable for costs 269	application for 159
appointment of, in partition 348	how to be made 159
power of court to appoint not impaired	when proof required on application for 159
by certain provisions 362	petition for, what to state 159
power of probate judge to appoint 361	writ of, when to be granted 160
when minor may nominate 361	form of writ of , 160
certificate of nomination of 361	not to be disobeyed for defect in form 160
power and duties of 361	when writ of, sufficient 160
bond 362	penalty for refusing writ of 160
appointed by will 362	return to writ
bond of 362	to be signed, and when to be sworn to 161
power to appoint ad litem not impaired 362	body of prisoner to brought up 161
appointment of, for insane persons. 362	except in case of sickness 161
power and duties of 363	proceedings on disobedience of 161
appointment of, for spendthrift 363	attachment of person disobeying writ 161
his power and duties , 363	against sheriff for neglect to return writ
if personal estate insufficient to pay	of 161
debts 363	order of judge to produce prisoner 161
how to manage estate of ward 364	power of county may be required to
investments by, &c. 364	execute attachment 162
removals and resignations of 364	discharging or remanding prisoner 162, 163
marriage of female ward discharges 364	custody of prisoner during examina-
discharge of, of lunatic or spendthrift 364	tion - 163
when and how 364	notice to parties or prosecuting attor-
may be required to give new bonds 365	
action within what time to be brought	
against sureties of 365	
proceedings against, for suspected em-	
hezzlement 265	
appointment of, for non-resident minors 365	officer protected for obeying 164
power and duties of such guardian . 365	not to be re-imprisoned 164
bond of 365	penalty for re-committing 164
first guardianship exclusive 365	for concealing and removing 164
	warrant for person detained 164
	for persons detaining 165
joint accounts of 365	execution of warrant 165

-		
HABEAS CORPUS—continued.	HOMICIDE,	- 5
proceedings thereon 165		186
time for returning writ		
time for returning writ 165	justifiable	186
allowance to be indorsed thereon 165	excusable	187
by whom served, fees, &c. 165	in cases of, jury to render verdict of not-	
mode of serving writ 166	guilty	187
ib., when person conceals himself 166	TIODORG	
fees to persons not officers 166	HORSES,	
time of returning writ 166	(See STALLIONS.)	٠,
200		-
HABITUAL DRUNKARD,	HOUSES,	00=
judge of probate to appoint guardians	riotously destroying	205
	burning in night or day time 190,	191
for 363	(See Burning.)	
when 363		
their powers and duties 365	HOUSEHOLD FURNITURE,	
wives of, may obtain divorce from 495		103
term "spendthrift" includes the term 366		327
	widow entitled to	J 4 1
HALF-BLOOD,	· · · · · · · · · · · · · · · · · · ·	
. C: to inherit 22, 351	HOUSEOF REPRESENTATIVES,	
22, 331	of United States	5, 6
AT A DDODG	how composed	5
HARBORS,	when to choose president	18
penalty for discharging ballast in 207	of territory,	,
appropriation for buoys to indicate	number of members of first session	29
- channel to Astoria . 37	qualification; term of service	29
		29
HAY-STACKS,	number how increased	
burning 191	number not to exceed thirty	29
, , , , , , , , , , , , , , , , , , , ,	apportionment of members	29
TIPATOI	to reside in district they represent	29
HEALTH,	apportionment of members	51
public, 212		
offences against 212	HUDSON'S BAY COMPANY,	
(See Public Health.)	possessory rights of	20
(n ₂	possessory rights or	
HEIRS,	HUSBAND,	
of persons entitled to grants of land	when to join with wife in suit	65
		179
of widows 45	how made a party	113
	as tenant by curtesy not affected by	
	certain provisions	352
notice of petition to be given executor 345	may hold estate by curtesy without is-	
callowance of petition 346	sue	377
partition among 346	when	377
See Partition.)	• •	
contribution among, 359	HUSBAND AND WIFE,	
when excluded from further portion by	when not to testify for or against each	
advancement 351	other	112
term not necessary to convey fee sim-		
		476
	(See Married Woman.)	
may apply for relief in certain cases 321	, .	
when to be notified of application for		•
sale of real estate 332	I.	
may object to order of confirmation of		
' sale ' 334	IDIOTS, LUNATICS,	
what damages may be recovered by	not allowed to vote	52
doweress 377		138
collusive recovery of dower not to pre-	appointment of guardian in partition for	138
judice infant 377	appointment of general guardian for	
	362,	363
of alien to inherit when 376	Justine of mandiar	
may sue for waste 376		363
half-blood to inherit equally as 22, 351		366
	(See Insane Persons.)	
HIGHWAYS,		,
penalty for obstructing 207	ILLEGITIMATE CHILDREN,	
location of county 447, 451		351
of territorial roads .452, 453		351
		351
(See ROADS)		
TO LEDONINI D	mother cannot bind after subsequent	36Ò
HOMESTEAD,		
widow and child to remain in, until &c. 327.	concealing death of	210

77.7 71.36D	
ILL FAME,	INDIANS—continued.
for keeping house of,	
lease of when void 210	penalty for 257
TMDE A CITATINATIO	prosecutions, now commenced 257
IMPEACHMENTS,	sale of spirits to, prohibited 257
by house of representatives and trial by	certain officers to complain of sale 255
senate	lustice to issue warrant
proceedings in such case	fines, how appropriated
judgment	401
all civil officers of U.S. to be removed	Tarne ar \ mm rm \
by 15	
proceedings on 12	governor superintendent for 28, 33
IMPRISONMENT,	INDICTMENT.
solitary, to precede punishment of hard	how found 227
labor 249	names of witnesses to be indorsed on 227
for contempt 293	to be presented by foreman 227
cause of, to be inquired into on return	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
of habeas corpus 262	
(See Jails, Prisoners.)	
	must be direct and certain 231
IMPRISONED DEBTOR,	proceedings when fictitious name in-
when may be discharged 473	
application by, for discharge and pro-	must charge but one offence 231
ceedings thereon 473, 474	
effect of discharge	
if not discharged, may apply for dis-	tain case 231
charge every ten days 474	words, how construed 231
when prisoner to pay charges 475	words in statute need not be strictly
plaintiff may discharge 575	
1	defects in form how regarded . 232
INCEST,	presumption in law need not be stated 232
what constitutes	the feat first and a second first
punishment for 211	C. 10.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1
pullishing for	misdescription in forgery immaterial 232
INCORPORATED COMPANIES	ib., what allegation of fraudulent intent.
	sufficient • 199
(See Corporations.)	what sufficient in perjury 233
INCIDENTAL EXPENSES	if against several, part may be convicted 233
	1 2 2 2 3 3 3 3 3 4 4 4 4 4 4 4 4 4 4 4 4
appropriation for 34	grounds of setting aside, on motion 235
TNOTOGITDIR	
INCLOSURE,	consequences of neglecting to make motion 236
fields, how to be inclosed 491	1
what sufficient 491	
sufficiency of fence how determined 491	defendant must demur or plead to 236
owner liable if cattle break in legal 491	defendant discharged therefrom, when 236
justice when to order view of fence 491	effect of order of resubmission 236
penalty for injuring cattle breaking in-	order to set aside, no bar to future ac-
sufficient fence : 492	tion 236
•	when to be dismissed if district attorney
INDENTURES,	does not appear 241
how executed 367	order to discharge not a bar to another
counterpart of, to be kept by apprentice 267	prosecution unless 241
terms of, and provisions therein 367	within what time to be found 250, 251
liability of master for breach of 1 368	limitation not to apply to murder 250
discharge of master from 369	
(See APPRENTICES.)	INFANT,
	not to testify, when
INDEX,	when to recognize as witnesses 252
printer to prepare, of laws and journals 432	appointed executor in will, not to act
of recorder of deeds and mortgages 479	
. ::(···[···;	
INDIANS.	cannot devise lands 354
	but if over 16 or 18, may make will of
rights of, to be respected 26	personal estates 335
proviso in act establishing territorial	marriages by, voidable. 495
government regarding 28	may remain in homestead until 327
ib.; proviso as to lands of missionary	property and a second of the s
stations among 28	apart for use of, and mother 327
appropriation for presents to 34	provision in case such propérty insuffi
when not competent as witnesses 111	327

GENERAL INDEX.

,	• • • • • • • • • • • • • • • • • • • •
INFANT—continued.	INQUEST,
born after making will, entitled to por-	of coroner 391, 393
tion of estate 355	(See CORONER.)
ib., if unprovided for in will 355	may be held by justice in absence of
when and how bound to apprentice-	coroner 393
ship or service 3 66	ib., or by probate judge 393
provisions for, in indentures 367	
. (See Apprentices.)	INSANE PERSON,
not to be prejudiced by collusive re-	not entitled to vote 52
covery of dower 377	partition of estate of 138
judge of probate, to appoint guardians	appointment of guardians for 362
for 361	who may apply for ◆ 362
when may nominate 361	notice of in such case to be given 363
father may appoint guardian for, by will 362	definition of 366
guardian for non-resident 365	sale of lands of 371
(See Guardian.)	(See Sale of Land of Minors, &c.)
notice to show cause, to be served on	
guardian 333	INSOLVENT DEBTORS,
investments of proceeds of sale, for 364	discharge of, from arrest 473, 474, 475
marriage of female ward discharges	
guardianship 364	INSTRUMENTS,
to appear by guardian 65, 269	how authenticated for purposes of evi-
next friend, when and how appointed 269	dence 119
service of summons on 69	alterations in, to be accounted for 118
guardian of infant plaintiff responsible	relating to real or personal property
for costs 127	made to defraud, void 486
otherwise with guardian for infant de-	void as to whom 486
fendant 269	(See Fraudulent Conveyances.).
limitation for prosecuting writ of error	loss of certificate of sale of land on
by	taxes 412
	(See Assessment.)
INELIGIBILITY,	TATMED FOR
of members of legislature, for office 32	INTEREST, ten per cent, when allowed 488
of persons holding commission or ap-	100
pointment under United States 30	on judgment and decrees 488
politica and order order	where, may be added to principal 488
T37TO 735 (1970379)	preceding section limited 488
INFORMATIONS,	TATERDACA DIDTA CITE
in the nature of quo warranto abol-	INTERMARRIAGE,
ished 139	when prohibited 216
Control Dam Carmo	TNIMEDDOGAMODING
INHABITANTS,	INTERROGATORIES,
rights and privileges of, under organic	to adverse party, for discovery 114
act: 34	
TATTEMATOR	1 557
INHERITANCE,	
by right of representation defined 352	
remainder man, &c., may sue for inju-	objection to form of, when to be taken 118 how settled 117
ries to 378	in proceedings to perpetuate testimony 118
TATTITATOMIONI	to complainant 176
INJUNCTION,	in chancery 176
where to issue 180	to garnishee 87, 109, 285
to stay proceedings, when	of plaintiff, to prisoner seeking discharge
	from civil process 474
not without undertaking 180	nom civii process
proceedings of sheriff when execution debtor obtains 180	INTENT TO DEFRAUD,
deotor optains 180	a question of fact 486
INJURY,	allegation in indictment and proof of 199
to private lands 196, 197	diogasion in indicament and proof of
to private rands 196, 191	INTESTATE'S ESTATE
(See Malicious Injury.)	when all of, to be assets 327
in one, and death in another county 214	what probate court to have jurisdiction
to person or rights, limitation in action	of 312, 313
for 171	who entitled to letters of administration 316
111	liability of persons embezzling or alien-
INOCULATION,	ating before letters granted 326
with small pox 212	[3.
hann muniched	(See SETTLEMENT OF ESTATE OF DECEASED
now punished 213	PERSONS.)
	· · · · · · · · · · · · · · · · · · ·

INTOXICATION,	
INTOXICATION,	TATTEDO
persons under, not to give evidence 111	
INVENTORY.	relusing to receive prisoner 20:
	unity to receive prisoners
by sheriff of property attached 86	, I 10., U. S. prisoners
of effects of deceased partner 322	not to give liquor to prisoners
return of 324	to discharge debtor on receipt of
of appraisal of deceased's estate 324, 325	
inventory what to contain 325	Judge's certificate 474
to be signed and sworn to 325	
in case of new assets 325	, ,
by justice of untelaimed property 468	brancs 66
of ward's estate by guardian 364	
TOOTTE	JOINT TENANT,
ISSUE,	may maintain action against, for rents,
defined 332	&c. 378
before marriage, how legitimized 351	1
	JOINTURE.
ISSUES,	when a bar to dower 375
when, arise in pleadings 90	
of law, how arise	JOURNALS,
.00' 1' 3	senate and house of representatives to
-00 4 7	
of fact, how tried	provisions for printing, of assembly 432
how tried in suits in equity 177	clerks of assembly to furnish copies of,
of law, when tried first 90	
all, referable by consent . 94	within what time 432
of fact, in mandamus how tried - ' 90,	printer to prepare index to 432
criminal	
of fact defined : 240	JUDGES,
ham and a discount of the control of	bound by constitution of U.S. 14
	Where to reside
defendant must be present 240.	power of, at chambers 63
,	to grant habeas corpus
	penalty for receiving illegal fees 446
JACKSONVILLE,	JUDGES OF ELECTION,
supreme court to be held at 64	1 1
when 64	how appointed 53
	to choose clerks of election 53
JACKSON COUNTY,	to be sworn 54
additional fees allowed officers 445	duty of, on receiving ballot 55
additional fees allowed officers 445	duty of, on receiving ballot 55 may administer oaths, when 55
additional fees allowed officers 445	duty of, on receiving ballot 55 may administer oaths, when 55
additional fees allowed officers 445	duty of, on receiving ballot 55 may administer oaths, when 56 after oath, majority of, may reject vote 55
additional fees allowed officers 445 JAIL, burning at night 191	duty of, on receiving ballot 55 may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202	duty of, on receiving ballot 55 may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote to provide and keep ballot box to keep key of ballot box power of, to fine, imprison, &c. 55
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202	duty of, on receiving ballot 55 may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass oy judges,
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226	duty of, on receiving ballot 55 may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canwass oy judges, 57 to draw from ballot box, excess of votes 57
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471	duty of, on receiving ballot 55 may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass oy judges, 57 to draw from ballot box, excess of votes 57 to send poll-books to clerk of county
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed propo-	duty of, on receiving ballot may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 66 canvass by judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471	duty of, on receiving ballot 55 may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass oy judges, 57 to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners 57 penalty for failing to deliver 58
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471	duty of, on receiving ballot 55 may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass by judges, 57 to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners 57 penalty for failing to deliver 58 how to take sense of people relative to
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate ex-	duty of, on receiving ballot 55 may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass by judges, 57 to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners 57 penalty for failing to deliver 58 how to take sense of people relative to
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 271 contractor to give bond 471 duty of commissioners if estimate exceed \$500	duty of, on receiving ballot may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass by judges, 57 to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver 58 how to take sense of people relative to formation of a state constitution 504
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what 471	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote to provide and keep ballot box to keep key of ballot box power of, to fine, imprison, &c. canvass oy judges, to draw from ballot box, excess of votes to send poll-books to clerk of county commissioners penalty for failing to deliver how to take sense of people relative to formation of a state constitution 504 JUDGES OF SUPREME COURT.
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next	duty of, on receiving ballot may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass oy judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver how to take sense of people relative to formation of a state constitution 504 JUDGES OF SUPREME COURT, where to reside
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exced \$500 used for what 471 prisoner to be delivered to, in next county 471	duty of, on receiving ballot may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass oy judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver 58 how to take sense of people relative to formation of a state constitution 504 JUDGES OF SUPREME COURT, where to reside 55 36 36 36 36 36 36 36 36 36 36 36 36 36
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next county when 471	duty of, on receiving ballot may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass oy judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver 58 how to take sense of people relative to formation of a state constitution 504 JUDGES OF SUPREME COURT, where to reside 55 36 36 36 36 36 36 36 36 36 36 36 36 36
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exced \$500 used for what 471 prisoner to be delivered to, in next county 471	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass oy judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver 58 how to take sense of people relative to formation of a state constitution 504 JUDGES OF SUPREME COURT, where to reside 32, 63
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what 771 prisoner to be delivered to, in next county 471 when 471 when 471 commissioners to inspect 472 liquor not to be given prisoners 472	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass by judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver formation of a state constitution 504 JUDGES OF SUPREME COURT, where to reside 32
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what 771 prisoner to be delivered to, in next county 471 when 471 when 471 commissioners to inspect 472 liquor not to be given prisoners 472	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote to provide and keep ballot box to keep key of ballot box power of, to fine, imprison, &c. canvass oy judges, to draw from ballot box, excess of votes to send poll-books to clerk of county commissioners penalty for failing to deliver formation of a state constitution JUDGES OF SUPREME COURT, where to reside 32 depositions may be taken before
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next county when 471 when commissioners to inspect 472 liquor not to be given prisoners 472 male and female prisoners to be kept	duty of, on receiving ballot may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass oy judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver 58 how to take sense of people relative to formation of a state constitution 504 JUDGES OF SUPREME COURT, where to reside 32, 63 JUDGES DISTRICT COURT, where to reside 42 depositions may be taken before 114 penalty for receiving illegal fees. 446
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what 71 prisoner to be delivered to, in next county 471 when 471 commissioners to inspect 472 liquor not to be given prisoners 472 liquor not to be given prisoners 472 male and female prisoners to be kept separate	duty of, on receiving ballot may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass by judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver 58 how to take sense of people relative to formation of a state constitution 504 JUDGES OF SUPREME COURT, where to reside 32, 63 JUDGES DISTRICT COURT, where to reside 426 depositions may be taken before 114 penalty for receiving illegal fees. 446
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next county when 471 commissioners to inspect 172 liquor not to be given prisoners 472 male and female prisoners to be kept separate 121 jailors, &c., to receive U. S. prisoners 472	duty of, on receiving ballot may administer oaths, when 55 after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass by judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver 58 how to take sense of people relative to formation of a state constitution 504 JUDGES OF SUPREME COURT, where to reside 32, 63 JUDGES DISTRICT COURT, where to reside 426 depositions may be taken before 114 penalty for receiving illegal fees. 446
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next county when 471 commissioners to inspect 472 liquor not to be given prisoners 472 male and female prisoners to be kept separate 121 jailors, &c., to receive U. S. prisoners U. S. liable for support of U. S. prison-	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote to provide and keep ballot box to keep key of ballot box power of, to fine, imprison, &c. canvass by judges, to draw from ballot box, excess of votes to send poll-books to clerk of county commissioners penalty for failing to deliver formation of a state constitution JUDGES OF SUPREME COURT, where to reside 32, 63 JUDGES DISTRICT COURT, where to reside depositions may be taken before penalty for receiving illegal fees. JUDGE OF PROBATE election of 311, 53
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next county when 471 when 471 commissioners to inspect 472 liquor not to be given prisoners 472 liquor not to be given prisoners 472 jailors, &c., to receive U. S. prisoners U. S. liable for support of U. S. prisoners ers 472	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote for after oath, majority of, may reject vote to provide and keep ballot box to keep key of ballot box power of, to fine, imprison, &c. to draw from ballot box, excess of votes to send poll-books to clerk of county commissioners penalty for failing to deliver how to take sense of people relative to formation of a state constitution JUDGES OF SUPREME COURT, where to reside depositions may be taken before 114 penalty for receiving illegal fees. JUDGE OF PROBATE, election of jurisdiction of, in case of contested
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next county 471 when 471 commissioners to inspect 472 liquor not to be given prisoners 472 incommissioners to be kept separate 120 jailors, &c., to receive U. S. prisoners U. S. liable for support of U. S. prisoners ib. when county 472	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote to provide and keep ballot box to keep key of ballot box power of, to fine, imprison, &c. canvass by judges, to draw from ballot box, excess of votes to send poll-books to clerk of county commissioners penalty for failing to deliver formation of a state constitution JUDGES OF SUPREME COURT, where to reside 32, 63 JUDGES DISTRICT COURT, where to reside depositions may be taken before penalty for receiving illegal fees. JUDGE OF PROBATE election of 311, 53
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next county when 471 when 471 commissioners to inspect 472 liquor not to be given prisoners 472 liquor not to be given prisoners 472 liquor, to receive U. S. prisoners 472 U. S. liable for support of U. S. prisoners 472 ib., when county 473 ib., when county 473	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote to provide and keep ballot box to keep key of ballot box power of, to fine, imprison, &c. canvass by judges, to draw from ballot box, excess of votes to send poll-books to clerk of county commissioners penalty for failing to deliver formation of a state constitution JUDGES OF SUPREME COURT, where to reside 32, 63 JUDGES DISTRICT COURT, where to reside 32 depositions may be taken before penalty for receiving illegal fees. JUDGE OF PROBATE election of jurisdiction of, in case of contested
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next county when 471 commissioners to inspect 172 liquor not to be given prisoners 472 male and female prisoners to be kept separate 121 jailors, &c., to receive U. S. prisoners U. S. liable for support of U. S. prisoners ib., when county 473 persons committed to, for fine, &c., how	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote to provide and keep ballot box to keep key of ballot box power of, to fine, imprison, &c. canvass by judges, to draw from ballot box, excess of votes to send poll-books to clerk of county commissioners penalty for failing to deliver formation of a state constitution JUDGES OF SUPREME COURT, where to reside 32 depositions may be taken before plative for receiving illegal fees. JUDGE OF PROBATE, election of jurisdiction of, in case of contested election oath of bond of
additional fees allowed officers 445 JAIL, burning at night 191 aiding escapes from 202 grand jury to have access to 226 commissioners to erect county 471 how to be constructed 471 commissioners to receive sealed proposals for 471 contractor to give bond 471 duty of commissioners if estimate exceed \$500 used for what prisoner to be delivered to, in next county when 471 when 471 commissioners to inspect 472 liquor not to be given prisoners 472 liquor not to be given prisoners 472 liquor, to receive U. S. prisoners 472 U. S. liable for support of U. S. prisoners 472 ib., when county 473 ib., when county 473	duty of, on receiving ballot may administer oaths, when after oath, majority of, may reject vote 55 to provide and keep ballot box 56 to keep key of ballot box 56 power of, to fine, imprison, &c. 56 canvass by judges, to draw from ballot box, excess of votes 57 to send poll-books to clerk of county commissioners penalty for failing to deliver 58 how to take sense of people relative to formation of a state constitution 504 JUDGES OF SUPREME COURT, where to reside 32, 63 JUDGES DISTRICT COURT, where to reside 32 depositions may be taken before 114 penalty for receiving illegal fees. 446 JUDGE OF PROBATE, election of jurisdiction of, in case of contested election oath of 311

1		•
UDGE OF PROBATE—continued.		JUDGE OF PROBATE—continued.
original jurisdiction of	312	to sign writs and processes
extent of jurisdiction	312	to record wills
	314	to record wins
may grant administration on prisoner's		appointment of guardians by, for n
estate	312	when
power to cite trustees, witnesses, &c.	312	when minor may nominate .
ib., guardians, executors, &c.	312	nomination to be certified to
jurisdiction of estates, minors	312	in what case
may issue process	313	appointment of guardian in will
sheriff, &c, to obey process		impair right of, to appoint ad.
	313	impair right of, to appoint was
may punish contempt	313	appointment of guardian for ins
when judge not to act	313	person
when administration to be granted by		ib., for spendthrift
another judge	313	allowance by, for expenses in
not to practise, when	313	cases
may take affidavits	313	when to authorize investment in
appeal from order of		i
	313	&c., by guardian
when and how taken	313	removal of guardians by
appeal bond when required	313	proceedings by, in case of sus
when not required	314	- embezzlement
appeal where cognizable	314	appointment of guardians for no
to transmit transcript to appellate court		dents
stay of proceedings when after appeal		when
allowed	214	
	314	allowance of joint accounts of
appeal, how tried	314	dians
costs, how awarded	314	consent of, to be certified on inde
execution may issue to collect costs	314	to inquire into treatment of a
may commission justice to administer		tices
oaths	314	assignment of dower by
may appoint special administrator	317	to issue warrant of assignment
	317	may hold inquest in absence of c
* to take separate bond from executors		
not to be security for administrator, &c.		fees of
duty of, to take good security	319	penalty for receiving illegal fees
to record executor's bond, &c.	319	· ·
to record letters testamentary	319	JUDGMENT,
certificate of record thereon	319	on demurrer to indictment, final
certified copies evidence	319	how pleaded
to revoke letters of administration,		in general,
when	320	definition of
application to, for relief	321	for and against whom, may begi
ib., of legatees	321	
new bond of executors	321	of non-suit, when
		when to be rendered on the mer
resignation of executors	321	on failure to answer
may compel representatives to settle	322	how to be attested for evidence
· power of, over surviving partner	323	by confession,
may compel him to render exhibit	323	
· proceedings of, in case of suspected em-		of claim in action
bezzlement	326	of claim not in action
persons intrusted with estate, how		in case submitted on statement o
	326	to be entered in judgment-book
compelled to account		giving and entering
, allowance by, for widow and children	327	in trials by jury, when entered
decree of specific performance, by	338	for defendant
dismissal of petition without prejudice	339	1.
appeal from decree of	339	in action for recovery of personal pr
effect of copy of decree recorded	339	· when to be docketed
to compel executor to render exhibit		satisfaction, to be entered in jud
341	342	lien docket
to appoint guardian for settling accounts		how enforced
	343	examinable on writs of error
of executor		against plaintiff in error
may appoint auditor to examine ac-		against sureties of plaintiff in er
counts of executor	343	against strettes of plantin in the
petition to, in distribution of estate	345	reversal of, when not to affect
	346	land
; order of, to deliver legacy when	346	when set-off equals plaintiff's de
decree of partition	346	when it exceeds plaintiff's dema
when to decree distribution of residue		in action to recover real property,
may appoint commissioners to partition		how entered when plaintiff's r
when	347	land expires before action
	349	THE CALL OF POSTER AND ADDRESS
when to sign the minutes of court	0 1	

l	to sign writs and processes	350
l	to record wills	357
ı	appointment of guardians by, for minors	
١	when	361
l	when minor may nominate	361
l	nomination to be certified to	361
ì	in what case	361
ĺ	appointment of guardian in will not to	
ł	impair right of, to appoint ad intem	362
ļ	appointment of guardian for insane.	
١	person	362
l	ib., for spendthrift	,363
Ì	allowance by, for expenses in such	
١	cases	363
١	when to authorize investment in stock	
I	&c., by guardian	364
ĺ	removal of guardians by	364
1	proceedings by, in case of suspected	
1	 embezzlement 	364
1	appointment of guardians for non-resi-	٠
1	dents	365
1	when	365
	allowance of joint accounts of guar-	_
١	dians	
1	consent of, to be certified on indenture	367
l	to inquire into treatment of appren-	
ļ	tices	367
1	assignment of dower by	375
ļ	to issue warrant of assignment	375
1	may hold inquest in absence of coroner	393
ł	fées of 438,	439
Ì	penalty for receiving illegal fees	446
١	•	
1	JUDGMENT,	
Į	on demurrer to indictment, final	237
ł	how pleaded 74,	232
ĺ	in general,	
	definition of	97
	for and against whom, may begin	, 97
	of non-suit, when	97
	when to be rendered on the merits of	97
	on failure to answer	97
ĺ	how to be attested for evidence	255
	by confession,	
	of claim in action	98
	of claim not in action	96
	in case submitted on statement of facts	
	to be entered in judgment-book	99
	giving and entering	.99
	in trials by jury, when entered	100
	for defendant	100
	in action for recovery of personal property,	
	when to be docketed	100
	satisfaction, to be entered in judgment	
	lien docket	101
	how enforced	102
	examinable on writs of error	120
	against plaintiff in error	12
	against sureties of plaintiff in error	12
	reversal of, when not to affect sale of	,:
	1	
	land	. 122
	land	
	land when set-off equals plaintiff's demand	129 129 129
	land when set-off equals plaintiff's demand when it exceeds plaintiff's demand	$\frac{12}{12}$
	land when set off equals plaintiff's demand when it exceeds plaintiff's demand in action to recover real property,	12: 12: 12:
	land when set-off equals plaintiff's demand when it exceeds plaintiff's demand	12: 12: 12:

JUDGMENT—continued.	JURISDICTION—continued.
on award,	of justice 32
effect of such	of justice in criminal cases 297
how enforced 158	of district court in case of mandamus 144
record of such, what to set forth 158	of probate court 312
effect of against executor 329	
transcript of, to be filed in probate	JURORS,
court. 329	in civil actions,
against deceased to be presented exe-	how chosen 91
cutor 329	challenge to
on report of referees 134	(See Challenge.)
against corporation 141	oath of 92
aguara .	power of court over 92
of forfeiture	court may admonish, not to converse
on official securities 146	of trial
not to preclude second action for other	sickness of 92
defindacticy	
recovery on, against limited 146	qualifications and exemptions of, 166
collusion 146	who competent 166
against county,	who incompetent 166
to be presented commissioners - 148	persons exempt from acting as 167
how satisfied 148	when excused 167
in case of mandamus 143	fees of , 169
in case of prohibition 145	privilege of 169
against vessels on default of master, &c. 153	penalty for bribing 201
on undertaking 153	accepting bribes 202
on undertaking in behalf of vessel 153.	may affirm 244
of justice	may be examined as witness 244, 252'
(See Justice of Peace.)	may be challenged in cases before jus-
ニア・ニュー・ こうしょう かんしょう おんけん かんけん かんだんは	tice 299, 274, 275
JUDGMENT BOOK;	(See Justice of the Peace.)
clerk to keep112:1200	fees of 444
JUDGMENT CREDITORS,	JURY,
liable to purchase in case of eviction 107	right of secured 17
N	to try right of property attached or
JUDGMENT DEBTOR,	
may redeem - 106	levied on 87, 104
contribution among 107	trial by 91
examination of 108, 110	how drawn 91
warrant to arrest, when 108	bystanders when to be summoned 91
sheriff's receipt a discharge to persons	number of persons to compose. 91
indebted to 109	power of court over 92
examination of debtors to	may be discharged for sickness 92
Cammation of debiots to	court to charge 92, 252
JUDGMENT LIEN DOCKET,	retire under officer 92, 252 when 92
form of 101	
satisfaction of judgment to be entered	duty of officer having charge of 92
in 101	may take papers with them 292, 253
1101	when 92
JUDGMENT ROLL,	notes of testimony 253
what constitutes 99 100	may return for information 92, 93, 253
in criminal actions,	when trial by, may be waived
how made, what to contain 255	verdict of, when an indemnity to
	sheriff 104
JUDICIAL DISTRICTS,	
territory to be divided in three 31	list how formed 167 whio to be selected for 167
district court to be held in each 31; 32	list to be certified by county commis-
until otherwise provided, governor may	
define 36	to be filed with clerk
ib., legislature may alter	drawing of trial 168, 169
assignment of, to judges	vacancies in how filled 169
JUDICIAL POWER,	causes for discharging 253
	may find defendant guilty of less degree 253
of United States, 12	verdict of, as to part of defendants 253
construction of - 18	may be polled 253
restriction of, powers of U.S. 18	trial jury,
of territory vested in supreme court. 31	how formed 242
TITIDIONICETON	challenge to 242
JURISDICTION,	(See Challenge.)
of the several courts 32	court may order a view 245

JURY, GRAND,	٠.
(See GRAND JURY.)	.
JUSTICE OF THE PEACE,	
election of 53	260
when an additional, may be elected	260
who eligible official oath of	260
bond of	261 261
bond, where to be filed	261
term of office	262
vacancies of office, how filled	262
extent of jurisdiction 264, 265, 32,	
limitation of jurisdiction 32, provision, in case precinct divided	265
docket, when to be delivered next	262
removal of, on conviction	262
where to keep office	264
not to keep office in same room with	
attorney	264
general powers and jurisdiction to keep docket	264
actions before, how commenced	266
process to be in name of the U.S.	266
process to be in name of the U.S. summons, how served	267
return of, &c.	267
when warrant to be issued by 267, warrant, how served	
when other, to proceed	268 268
notice of arrest to be given plaintiff	268
may empower citizens to execute pro-	
cess	268
parties how to appear	269
when to appoint next friend	269
appointment of guardian	269 269
guardian not liable for costs	269
justice to wait one hour	269
district court may award restitution and	
interest	294
to certify nomination of guardian may hold inquest in absence of coro-	361
ner	393
penalty for receiving illegal fees	446
fees of	442
fees of, in proceedings on unclaimed	
property	469 491
may order view of fence to complain of unlicensed groceries	501
ib. ball alleys and billiard tables	502
depositions may be taken before	115
proceedings before, in actions against	
vessels, &c.	154
1 may grant continuance of	154 154
appeal from jurisdiction of, in larcenies	193
ib., in injuries to property	197
ib., in trespasses	197
penalty for refusing to aid	203
for falsely assuming to be	203
to suppress unlawful assemblage penalty for refusing to assist	204
as to authority of, over armed force	201
jurisdiction of gaming offences	208
duty of, to preserve peace	218
may require security to keep	218
duty of, on complaint	218
when, may commit accused	, ""
Marketine and the second of th	,

	JUSTICE OF THE PEACE—continued.	
	when to transmit recognizance to clerk	
	of court	220
,	when may order recognizance without order	220
Ó	duty of, on criminal complaint	222
Ď	issue of warrant by	222
l	when to admit to bail	222
l	when may associate with other magis-	
1	trate	222
2	evidence to be written by	$\frac{223}{224}$
2	to return examinations may exclude witnesses during examin-	224
5	ation	224
2	when may take bail	224
2	to inform of sale of liquor to Indians	257
2	ib., jurisdiction of, in such case	258
4	pleadings to be established by adverse	
1	party, when	271
4	must be verified by oath of party when	271 271
6	statements in, not denied to be taken	211
6	as true	271
6	defective, may be objected to	271
7	variance between proof and, to be dis-	
7	regarded	271
8	amendment of, allowed when set-off must be alleged in answer	271
8	adjournments,	271
8	when and how allowed	271
	terms which may be imposd for granting	272
3	witnesses,	
9	may subpœna, within twenty miles	272
9 9	subpoena, how served	273
7 .	power to compel witnesses to attend party may examine adversary	272 273
9	testimony of parties may be rebutted	273
9	when and how	273
	depositions,	
4	when may be taken	273
l	how taken o	273
3	when may be read title of lands,	273
5 6	proceedings of, when title to lands come	
2	in question 273,	
	trial by jury,	
9	when jury may be demanded	274
L.	number of jurors necessary	274
1	issue of venire	274
2	venire, how to be executed either party may challenge	$274 \\ 274$
•	number of peremptory	275
1	challenge for cause	275
1	ib., how tried	275
1	oaths of jurors	275
3	hearing of proof	275
7	return of verdict	275
7	jury when to be discharged new venire	$\frac{275}{275}$
3	penalty if juror do not appear	275
ŕ	judgment,	
1	that action be dismissed without preju-	
1	dice	275
1 8 8 8	when	275
5	of non-suit against defendant	275
2	when when may proceed without jury	$\begin{array}{c} 276 \\ 276 \end{array}$
5	when to render judgment	276
	how given if compromise offered	276
	· · ·	

USTICE OF THE PEACE—continued.	JUSTICE OF THE PEACE—continued.	•
costs when to be added to 276	defendant's interest in corporation, cer-	
stay of execution,	tificate of to be given ,	285
when and for how long 276	interrogatories to garnishee	285
undertaking in such case 276, 277	answer of garnishee	285
on expiration of execution to issue 277		286
indemnification of bail 277	excepting to answer of garnishee	286
judgment after execution how stayed 277	denial of answer, and issue	286
filing of transcripts,	judgment when answer not excepted to	
certificate of judgment when to be	or denied	286
given	garnishee may discharge himself	286
how filed 277 when a lien on real estate 277	defendant, &c., may be examined	286
···	costs, &c.	286
setting off judgment, when allowed 278	judgment, how satisfied	286
	if execution is unsatisfied if balance due defendant	287
transcript of judgment when to be pro- duced 278	effect of judgment for defendant	287 287
proceeding by, after allowance or disal-	motion to discharge	287
lowance 278	motion against discharging	287
executions,	service of notice by publication	287
when and how issued 278	last publication, when	288
when by succeeding 279	proceedings, if defendant do nót appear	
when issued on transcript 279	certain earnings exempt	288
to whom directed 279	public officer not liable as garnishee	288
when returnable 279	return of writ, &c.	288
duty of, before issuing 279	forcible entry and detainer,	200
how renewed 279	entry to be peaceable	289
notice of sale of goods taken by virtue		289
of 279	complaint of, what to contain	289
sale and return of	' issue of summons	289
certain officers not to purchase 280		289
when warrant may issue after return of,	justice to issue venire	289
unsatisfied 280		289
when garnishee may be summoned 280		289
against plaintiff for cost after return of,	proceedings when defendant fails to ap-	
unsatisfied 280		289
jury to try right of property levied on 280	defendant how to answer in case he ap-	
fees of jury, of sheriff, witnesses, &c. 280		289
withdrawal of claim by claimant 280		290
rights of claimant - 280		290
replevin,		290
claim for delivery, when 281	merits of title not to be mooted	290
plaintiff to make affidavit 281	possession for three years, a plea in bar	290
affidavit, what to set forth 281	recovery of possession where justice.	
to indorse affidavit to sheriff 281	may proceed without jury, unless	291
sheriff, when to make replevin 281	abatement of action on payment of	
exception to sureties, and proceedings	rent, &c.	291
thereon on failure to except 281	justice may grant adjournment	291
defendant entitled to delivery, when 282	judgment not final	291
property concealed in building, how	action to recover possession of mining claims,	
taken 282		291
how to be kept by officer 282		291
if property claimed by third person 282	customs and usages of diggings evi-	
return of order and affidavit 282		291
attachment,	' contempts,	
when may issue 283		292
officer may require security 284		292
writ of, to whom directed 284		291
writ, what to require 284		292
interest in corporation liable-to 284		292.
other property liable to 284		293
writ of, how executed 284		293
debtors &c., of defendant, how liable 284	certiorari,	ดดว
officer may collect debts 284		293
to sell perishable property 285		293
when property may be left with claim-	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	293 294
200		294 294
action on undertaking a defence, &c. 285		294 294
jury to try right of property, when 285 1	writ of, when to be served	UVE

TITOMICO OF MATERIAL OF ALL		
JUSTICE OF THE PEACE—continued.		. [
copy of affidavit to be served with writ		ŀ
justice may be compelled to amend re-		-1
turn .	294	- 1
proceedings in district court	294	٠ ٢
judgment in such case	294	
restitution, when awarded	294	:
appeals,		-
who may appeal	295	- 1
, how taken	295	1
stay of proceedings not allowed, unless		1
. undertaking given	295	
writ of restitution, when to issue	295	1
undertaking to obtain writ	295	
certificate of appeal to be given	295	1
certificate to stay execution	295	-
appellant to furnish transcript of dock-		1
et, &c.	296	1
issues, how tried	296	1
court may compel, to give transcript	296	
appeal, when not to be dismissed	296	1
. judgment against appellant	296	
qualification of sureties,		ł
qualifications required	296	1
how to justify	296	1
allowance to be indorsed on undertak-		1
ing	296	1
. criminal proceedings,		ı
jurisdiction of, in	297	1
may issue warrant on complaint made	297	
shall enter suit in docket, how	297	
how to proceed on return of warrant	297	1
warrant to be read accused	298	
accused to be required to plead	298	
when to try issue	298	1
how to proceed, if defendant pleads	200	ŀ
guilty	298	ı
when to make jury list	298	
may proceed without jury, unless de-	200	1
fendant objects	298	1
	200	ľ
to direct person to strike out jurors,	298	1
when	230	1
duty of officer to whom venire is di-	298	
rected	490	1
may direct officer to summon bystand-	000	İ
ers, when venire is deficient	298	
when new jury may be summoned	298	İ
either party may challenge as in civil	040	
action	299	1
oath to be administered juror	299	ĺ
verdict to be entered in docket	299	İ.
when defendant found guilty, to render	000	1
judgment and inflict punishment	299	l
may give costs against complainant		ŀ
when accused is discharged	299	1:
person convicted before, may appeal to		١.
	299	
	300	
jurors and witnesses liable for contempt	'	
as in civil cases	300	
	300	1
	300	
certificate of, to be evidence	30Ò	
		ĺ.
miscellaneous proceedings,]
	300	
where not having jurisdiction, how to		
proceed 300,	301	1
	301	ļ
* * * * * * * * * * * * * * * * * * *		
		_

	•	
	JUSTICE OF THE PEACE-continued.	
94	breach of recognizance to be certified	
	by, to district court	301
94	fines when to be paid county treasurer	301
94	costs when to be paid by county	301
94	costs when to be paid by accused	301
94	may require complainant to give se-	
-	curity for costs	301
95	forms of writ in civil actions,	
95	form of summons	301
	of warrant	302
95	of subpœna	302
95	of venire for jury	302
95	of execution	303
95	of execution against the body	303
95	of execution against principal and	
	surety after expiration of stay of exe-	
96	\ cution	303
96	of order and replevin	304
96	of writ of attachment	304
96	of summons and forcible entry and de-	
96	tainer	304
	of writ of restitution and forcible entry	
96	and detainer	305
96	of undertaking for an arrest	305
	of undertaking in replevin	305
96	of undertaking in attachment	306
	of undertaking to discharge attach-	
7	ment	306
7	of undertaking to indemnify constable	
7	on claim of property by third person	306
7	form of proceedings in criminal cases,	
8	form of warrant	307
8	of an execution	307
8	of certificate of conviction	307
	of commitment upon sentence	308
8	of warrant to keep the peace	308
8	of commitment to answer in the district	
	court	308
8	of commitment when, on the trial finds	
	he has not jurisdiction	309
8	of search warrant	309
	of recognizance to appear at district	
8	court	310
	justification of bail	80
8	(See Appeals, Bail Attachment.)	
8		
.		
9		
9	K.	
9		
_ [KILLING A HUMAN BEING,	
9	through negligence	187
ا ۔	•	
9	KINDRED,	
ا ہ	degree of, how computed 350,	351
9	half-blood to inherit 22,	351
0	not punishable in certain cases as ac-	
ا ۱	cessary to felonies	213
0		
0	The state of the s	
οļ	L.	
0		
	LABORER,	
۱ ٥	liens of 149,	151
١		
1	LAMP-POSTS,	
i		196
-		

	TARTON CONTRACTOR OF THE PROPERTY OF THE PROPE
LAMPS,	LANDS—continued.
extinguishing 196	ib., sold for taxes 410, 411, 412
	sections 16 and 36 appropriated for
LANDS.	schools 36
grants of public, to settlers 39, 40	grants of for university purposes 41
ih, how inherited 39	ib., location of 516, 517
claims to, to be entered by surveyor-	that the first of the section of the contribute of
general 40	LANDLORDS AND TENANT,
mineral and other, excepted 42	
settlers after two years' occupation may	
	judgment against tenant when conclu- sive on landlord 129
notice of claim to be filed by surveyor-	sive on landlord 129
general 43	liability of tenant for waste 131
claims on 16th and 36th sections when	landlord when liable to tenantior taxes
invalid 41	- paid 415
fraudulent sales of '195	proceedings when tenant holds over,
how to descend 350	or refuses to pay rent 290
illegitimate children when to inherit' 351	lease to be void at option of landlord on
when estate of illegitimate children de-	conviction of occupant for keeping
scends to mother 351	bawdy house 210
half-blood to inherit equally with whole-	baway nodec
blood 351	TANDMADIC
definition of, as used in statute of frauds 486	LANDMARKS,
	punishment for removing, destroying,
	&c. 196
title of aliens, heretofore conveyed not	T CDOWNER TO THE PARTY OF THE P
to be questioned 378	LARCENY,
fraudulently conveyed may be re-	at night.
covered by executor 337, 338	in dwelling-house, &c. 192
actions to recover possession of 129	in vessel, &c. 192
who may sue for recovery of 129	in day time,
causes of action that may be united in	in church, &c., or public building 192
snit 75	simple, not exceeding \$35
set-off of improvements on 130	defecting more on eattle with intent to
how attached 85	defacing mark on cattle with intent to
court may make order to survey 130	
	by stealing horse or mule 192
alienations not to prejudice suit when 130	jurisdiction of justice 192
actions for nuisances on 130	form of indictment for 228, 230
for trespass on 131, 197	·
action for recovery of, when to be	LASCIVIOUSNESS,
brought 170	how punished 210
justice how to proceed when title to,	non panioned
comes in question 273, 274	LAWS,
alienage not to affect former titles to ' 378	
judgments a lien on, when	D
action for partition of 132 to 138	of legislative assembly to be submitted
(See Partition)	congress 31
liens of mechanics and laborers on 149	each, to embrace but one object 31
220110 07 11110 111111111111111111111111	object to be expressed in title
title to, in fee cannot be submitted to arbitration 155	of U.S., extended to Oregon 31
	prior, granting lands or incumbering ti-
sales of, on foreclosure 181, 182	tles void
of, by executors 331	expost facto, not to be passed 9
	printing and indexing of 432, 433
sales of land of minors 370 to 373	clerks of assembly to furnish printer
liability of person in possession of, out	with, &c. 432
of which rent is reserved 378	of revenue extended over Oregon 37
how valued for purposes of taxation 385	foreign how proved
term, defined 397	foreign, how proved 119 distribution of, of Oregon by secretary 432
where to be assessed 398	
how to be described in assessment roll 400	The second of the second
sale of, for unpaid taxes 409	LEASE,
when to be conveyed to county i 410	if for more than one year to be in wri-
A Horr on no contactor to control to	1 ting 1 10 1 10 1 20 1 482
(See ASSESSMENT.)	of bawdy house voidable 210
damages how assessed for laying out	
roads through 448 to 453	TEGACTES
amount of to bridge companies limited 462	
ib., for dock yards, forts, &c. 45	given to subscribing witness when to
west of Cascade Mountains to be sold 44	be void 358, 359
s edemption of,	(See SETTLEMENT OF ESTATE OF DECEASED
who may redeem 106, 336	PERSONS.

LEGATEES,	LETTERS TESTAMENTARY—continued.
application for relief by 321	
estates of, liable for debts, &c. 335	
contribution among 335, 359	not to be granted non-resident 324
when may petition for legacy 34;	
notice of petition to be given executor 345	T DESCRIPTION ASSESSMENT NO.
allowance of application 346	LETTERS THREATENING,
decree to deliver legacy 346	panishment ist area_r
partition of estate among 340	
distribution of residue 340	
partition of undivided shares 34	punishment for 210
(See Partition.) when competent as witness to will 358, 35	LEX-LOCI
(See SETTLEMENT OF ESTATE OF DECEASE	when and where not to govern in re-
PERSONS.)	gard to bequests 358
i minomo.	gard to bequests
LEGISLATIVE ASSEMBLY,	LIBEL
of what to consist	
election of members 5:	
term of session 30	
laws passed by, to be submitted to con-	
gress 3	LIGHT-HOUSES,
not to charter banks 3	
may appoint certain officers 3	
members of, how long ineligible to other	LIBRARIAN,
offices 3	election of 503
clerks of, to be chosen 3:	
appointment of door-keeper, sergeant-	residence and bond 503
at-arms, &c. 3	
to assemble annually 3	
governor may call extra session, w 3	report of 504
power of, to alter or repeal laws 3	<u>[</u>
time of holding first session 3	
 power of, to locate seat of government 	1
The same of the sa	ment 36
LEGISLATIVE POWERS,	when to be open 503
vested in congress	
of territory vested in assembly 24	
THE THIRD A CITY	school library, tax for establishing, in school districts 423
LEGITIMACY,	tax for establishing, in school districts 422
of children born before marriage how	TTOENCE
established 494	L LICENSE, to guardian to sell real estate 371
LETTERS OF ADMINISTRATION,	to keep ferry, 458
where to be granted 310	450
to whom and in what order 310	
when may be granted to creditors 310	703
when to any other person 310	, ,
in all cases to be granted husband un-	grand jury to indict persons selling
less 310	E 01
form of 320	
to be revoked when 320	
	pedlers,
LETTERS OF MARK AND REPRISAL,	must obtain 502
congress may grant	penalty for peddling without 502
no state to grant	
LETTERS OF ATTORNEY,	LIENS,
recorded how revoked 486	attachment when a, on real estate. 86
how proved and recorded 480	recorder to enter satisfaction of 86
	transcript of judgment when, on real
LETTERS PATENT,	estate 100
action to vacate 140	
	tion 133
LETTERS TESTAMENTARY,	of mortgage creditor, &c., for taxes 415
where granted 310	
application for 318	
what to set forth 319	
form of 319	

LIENS—continued.	LIMITATION—continued.
how long, exists . 149	for misdemeanor 251
proceedings to enforce 149	does not run if defendant be absent, &c. 251
mechanics' liens preferred to other 150	indictment when deemed found 251
how paid 150	ттопопа
when to extend to lot 150	LIQUORS,
persons holding, may join 150	adulterating 212
claims how stated 150	penalty for 212
satisfaction of, must be entered 150	sale of, prohibited to Indians 257
of sub-contractor 150	not to be given prisoners 472
when claim of sub-contractor may be	LOST MONEY AND GOODS,
set-off against contractor's lien 150	finder to give notice 466
on personal property,	appraisal of 466, 467
of laborer 151	certificate of appraisal 467
of common carrier 151 of grazier 151	owner may have restitution 467
, - Q	finder when to pay one half to treasury 467
of herdsman 151 sale and satisfaction of 151	penalty for neglect to give notice 467
may be waived by agreement - 151	where 467
on boats and vessels, 152	unclaimed property 467
order and priority of . 152	LOST PROPERTY,
(See further BOATS AND VESSELS.)	finder to give notice of 465
(200) 47 4707 201113 2114 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2	(See Estrays.)
LIEN CREDITOR,	LOT,
may redeem 106	when to decide election 58
	When to decide electron
LIMITATION,	LOTS,
of certain actions against vessels 154	lièns of mechanics on 150, 151
of actions,	LOTTERIES,
to recover real property 170	promoting illegal 206
on judgment in other state 170	selling tickets or aiding sale 206
on sealed instrument '170	second conviction 206
on contract 171	advertising, tickets 206
on liability by statute other than for-	making or selling fictitious tickets 206
feiture 171	defendant to prove, ticket genuine 207
for waste or trespass 171	prizes forfeited to territory 207
for injuries to personal property 171	
for crim. con.	LUNATICS,
for relief in chancery 171	(See Insane Persons.)
against sheriff	· · · · · · · · · · · · · · · · · · ·
action on statute for penalty or forfeit-	LUMBER,
ure 171	punishment for burning 191
for libel or slander 171	,
assault for false imprisonment 171	MAGAZINE,
on statute for forfeiture or penalty to territory 171	reservations for, limited 45
against sheriff or other officer for escape 171 on current account 171	MAGISTRATE,
on current account 171 actions against territory subject to same	(See JUSTICE OF THE PEACE.)
limitation 171.	MAIMING,
where defendant out of territory 172	cattle 195
persons under disability 172	persons 188
where either party die 172	punishment for 188
against alien enemies 172	
where action stayed by injunction or	MAINTENANCE,
statutory prohibition 172	of poor persons 462 to 464
where judgment reversed 172	of widow and minor children, allow-
 where two or more disabilities 173 	ance for 327
acknowledgment to be in writing 173	of wife and children on application for
effect of part payment on 173	divorce 196
against surety of executors 322	ALATYONOTIS INTITIDITES
on claims rejected by executor 329	MALICIOUS INJURIES,
to recover lands sold by executors 336	to cattle 195 to mills, &c. 196
for breach of indenture 368	to mine, we
to recover estates sold by guardian 372.	l do property
to recover land sold for taxes 415	to reservoirs 196 to roads and bridges 196
of prosecutions, for murder not barred 250.	to froit or ornamental trees 196
for murder not barred 250. for other felonies 251	to fences 196
for other felonies 251	FO TOTIOGE

MALICIOUS INJURIES—continued.	MARRIED WOMAN—continued.
to produce 196	may devise real estate when 355
to monuments, guide-boards, &c. 196	under what restrictions 355
to railings	acknowledgment of deeds by 477
to grave-stones, &c. 211	MADORIAL MOD MEDDIMODY
MANDAMUS,	MARSHAL FOR TERRITORY, appointment, term of office, duties, &c. 33
writ of, to whom and when issued 142	fees, extra services, &c.
nature of 142	penalty for persons refusing to aid 203
when peremptory 143	
form of peremptory 143	MASTER AND APPRENTICES,
court may enforce obedience to 143 pleadings 143	provisions regarding 366 to 369
preemptory, allowed if no answer 143	(See Apprentices and Servants.)
trial of issue	MASTER IN CHANCERY,
damages for plaintiff, proceedings there-	depositions may be taken before 115
. 00 143	how appointed ' 183
officers and others failing to obey, penal- ty for	his compensation 183
jurisdiction of district court 144	MAVHEM
January of austrict codiff 144	MAYHEM, punishment for 188
MANSLAUGHTER,	pundamont for
what constitutes 187	MAYOR,
punishment of	suppressing of riots 204
when tried for murder may be convicted of	penalty for neglect 205
form of indictment for 228, 229	depositions may be taken before 115
	MECHANIC'S LIEN,
MARKS AND BRANDS,	(See Liens.)
register to record, when 489	
when persons not to use same 489	MEDICINES,
penalty for offending 489	adulterating 212 penalty for 212
MARINERS.	penalty for 212
nuncupative wills by 357	MEMBERS OF ASSEMBLY,
	who eligible 30, 31
MARRIAGE,	election of 63
subsequent, a plea in bar to seduction 210	not to hold other office ,. 31
a civil contract 492 who may contract 492	salary and mileage 33
solemnization of 492	MEMBERS OF CONGRESS,
consent of parent or guardian necessary 493	election of
certificate of 493	compensation, privileges and disabilities
certificate to be delivered to recorder 493	of 7
recorder to file 493 penalty for neglect to deliver or file cer-	MEMORANDUM,
tificate 493	of contract subscribed by parties, when
penalty for making false certificate 493	required 483
by unauthorized person 493, 494	made by auctioneer, effect of 484
bastards legitimized by 494	- COMMODITORING
without solemnization valid when fines, &c., how recovered 494	MESSENGERS, appropriation for and expenses 34
fines, &c., how recovered 494 quaker marriage valid 494	appropriation for, and expenses 34 to carry poll-book to commissioners 57
when void 495	penalty for not delivering 58
when voidable 495	salary of 60.
(See Divorces.)	
causes for annulling 495	MILEAGE,
mother cannot bind child after subsequent 360	of sheriff, &c. 445 how computed 445
of executrix extinguishes her power 320	of delegates to Congress 35
	of members of assembly 33
MARRIED WOMAN,	of county commissioners 382
husband when to join with, in suit 65	ACT TO COMONITO
when may sue alone 65	MILE-STONE, malicious injury to 196
when by next friend 65 limitation for prosecuting writ of error	malicious injury to 196
by 120	MILITIA,
liable for arson 191	Congress to provide for calling forth,
when to recognize as witnesses 222	organizing, &c. 9

. 1	2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
ILITIA—continued.	M NORS—continued.	•
Oregon, one district for brigade pur-	guardian for, to examine executor's ac-	
pose 497		343
governor to appoint brigadier 497	over eighteen may devise chattels, &c. 3	355
election of regimental officers 498		360
company districts, how formed 498	maintenance of, when chargeable on	,
company officers, how appointed 498	estate of	360
appointment of sergeants 498	mother cannot bind, after subsequent -	
who to be commissioned by governor 498		360
colonel, how removed 498	when, may nominate guardian	361
other regimental officers, how removed 498	nomination to be certified to judge pro-	
appeal from court-martial 498	bate	361
captain to make list of persons capable	sale of lands of 372,	373
of bearing arms 498	(See Sale of Land of Minors, &c.)	
regimental returns, 498	powers of the different courts to appoint.	
report of brigadier 498	guardian ad litem	362
captain may assemble company, when 498	(See Guardian.)	
colonel may assemble regiment, when 498	marriage of female extinguishes guar-	
officers refusing to drill 499	dianship	364
ib., privates 499	guardian for non-resident, how ap-	
fines in such cases how appropriated 499		365
officers to rank by seniority 499	may bind himself	366
governor and brigadier to prescribe		366
rules 499	(See APPRENTICES.)	
volunteer companies 499	duty of commissioners to bind	463
arms to be sent to county 499		
county commissioners to have charge of	MISCARRIAGE,	
arms 499	procuring, when manslaughter	187
appointment of commissaries and quar-		
termaster 499	MISDEMEANOR,	
their duties 499	defined	184
officers, how commissioned 499	indictable	184
governor to fill vacancies 499	gross frauds at common law	195
officers failing to qualify . 500		195
	fruit or ornamental trees	196
MILLS,		196
burning at night time 191		197
malicious injury to 196		197
dower in, how assigned 375	simple larceny not exceeding \$35	192
AILLERS,	duelling out of territory	188
embezzlement by 194	suffering negligent escape	202
false receipts by 195	refusing to serve process	203
rates of toll allowed to 508		203
liability of 508		203
frauds, how punished 508		203
exemption of, from road duty 508		208
	1	205
MILL-DAMS,	1	203
burning or injuring 191	1	203
malicious injury to 196.	,	206
		206
MINERAL LANDS,	1	207
certain grants of, not to be given 42	discharging ballast in river	207
STATING OF ATM	gaming,	
AINING CLAIM, 291		208
(See JUSTICE OF THE PEACE.)	I working grant of	208
(Dee JUSTICE OF THE LEADE)		208
MINISTERS,	permitting gambling tables, &c., to be	000
not examined as to confessions when 112	1	208
exempt from juries 167	offences against morality, decency, &c.,	617
omenipe item jurion		210
onompositoria jurista		
MINORS,	seduction under promise of marriage	$\frac{210}{210}$
MINORS, must appear by guardian 65	seduction under promise of marriage keeping house of ill fame	210
MINORS, must appear by guardian summons how to be served 69	seduction under promise of marriage keeping house of ill fame distributing, &c., obscene books, &c. 210,	$\frac{210}{211}$
MINORS, must appear by guardian summons how to be served (See INFANTS.)	seduction under promise of marriage keeping house of ill fame distributing, &c., obscene books, &c. 210, injuring grave-stones, &c.	210 211 211
MINORS, must appear by guardian summons how to be served (See INFANTS.) when to recognize as witnesses 222	seduction under promise of marriage keeping house of ill fame distributing, &c., obscene books, &c. 210, injuring grave-stones, &c. cruelty to animals	210 211 211 212
MINORS, must appear by guardian summons how to be served (See INFANTS.) when to recognize as witnesses appointed executor in will not to act	seduction under promise of marriage keeping house of ill fame distributing, &c., obscene books, &c. 210, injuring grave-stones, &c. cruelty to animals disturbing religious meetings	210 211 211 212 212
MINORS, must appear by guardian summons how to be served (See INFANTS.) when to recognize as witnesses 222	seduction under promise of marriage keeping house of ill fame distributing, &c., obscene books, &c. 210, injuring grave-stones, &c. cruelty to animals disturbing religious meetings	210 211 211 212

MISDEMEANOR—continued.	MOTHER—continued.
affecting public health,	cannot bind children after subsequent
selling unwholesome food 212	marriage 360
adulterating food and liquors, &c. 212	when to support her poor children 463
adulterating medicines 212	when to inherit, and how
selling poison without label 213	Concouning doden or seemen
assisting felon to escape 213	punishment for offence may be inserted in indictment
indictment for, when to be found with-	with charge of murder 210
in two years 251 receiving illegal fees a 446	when children to be left with, during
receiving illegal fees a 446 making false marriage certificate 493	pendency of divorce 496
. maning rando marriago cer unicate ±55	pendoney of arroise
MISSIONARY STATIONS,	MOTION,
titles to, how far confirmed 28	defined 122
	now and when made
MITIGATING CIRCUMSTANCES,	When house of, necessary
hearing of 254	to set aside indictment
ϵ	when heard supplemental proceedings, &c., allowed
MONEY,	
power of congress to borrow 8	on of defendant to vacate arrest 81
to coin, and regulate value of 8	for postponement of trial
how drawn from treasury of U.S. 9	exception not regarded on, for new trial
ib., expenditures thereof to be pub-	unless material 95
lished 9	for new trial 96
	to discharge writ of attachment 89, 287
MONUMENTS,	
wilful injury to 196	MULATTO, when not competent as a witness 111
	When not competent as a without
MORALITY AND DECENCY,	MUNICIPAL CORPORATIONS,
offences against 209	(See Corporations.)
(See CRIMES AND MISDEMEANORS.)	MURDER,
	in first degree,
MORTGAGES,	what constitutes 186
actions for foreclosure of, of real proper-	proof of malice necessary 186
ty when to be brought 66	punishment of 186
foreclosure of, in equity 181	in second degree,
1 400.00 01 04.0	punishment of 186 degree of guilt, how ascertained 186
balance after sale no proceedings to be had at law for re-	degree of guilt, now ascertained
covery on, during pendency of suit 181	adding constitution,
; bill for foreclosure of, what to state 181	ASSAULT WITH INTOINT TO
3 sales how made 181	abolished 214
redemption after sale by whom 182	form of indictment for, in first degree 228
sheriff's deed, its effects 182	prosecution for, not barred by lapse of
proceeds of sale how applied 182	times 250
investment of surplus 182	
dismissal of bill on payment 182	
stay of proceedings when 182	tions 171
when part or all of premises to be sold 182, 183	1020
.covolutios injuliant,	1
when recorder to keep books for recording 479	1111111111
; " how recorded 479)
recording of assignment of, not notice	NATURE,
to mortgagor 479	crime against, how punished 211
how discharged 473)
certificate and acknowledgment of, to	NATURALIZATION,
he recorded 480	
is liability of mortgagee for neglect to dis-	1 Tule of
charge: \	or anens
of chattels, must be filed 484	
ib, must be renewed yearly 485	1
) mm
recorder to keep index of 473	NAVIGATION.
MOTHER,	of channel between Van Couver's
when, may prosecute for seduction 66	
The state of the s	

NAVIGATION—continued.	NOTARY PUBLIC—continued.
of Columbia river to be free to British subjects. &c. 20	records, evidence of protest 437
subjects, &c. 20 U. S. may make rules for navigation of	forfeitures under this chapter how ap- propriated 437
Columbia 20	seal of notary, impression thereof to be
27 1 2222	deposited with secretary 437
NAVY,	full credit to be given to official acts of 437
power of congress to provide and main- tain 9	fees of 445
	NOTES PROMISSORY,
NE-EXEAT,	(See BILLS OF EXCHANGE AND PROMISSORY
award in writ of 179 proceedings to obtain 179	Notes.)
when, may be discharged 179	
	NOTICE,
NEGROES,	of election 53
when not competent as witnesses 111	sheriff to post 54 in summons in civil action 68
NEW DUNGINESS,	on affidavit of third person of title to
appropriation for light-house at 37	property seized by sheriff 84, 104
	and affidavit to be filed 84
NEW TRIAL,	of issue of execution five years after
definition of , 95 when granted , 96	judgment , 102 of sale of property on execution 104, 105
for what cause 96	279
application for, on affidavit 96	penalty for defacing.
affidavit to be filed 96	of postponement of sale , 105
motion for 96 when heard 96	of redemption by lien creditor 107 prior to taking depositions to adverse
if on affidavit, counter affidavits may be	party 115, 117
offered 96	of proceedings to perpetuate testimony 117
of indictment, when may be granted 247	of writs of error 120
MEYO TOTOM	of motion how served 122
NEXT FRIEND, infant to appear in justice's court by 269	of orders, how served 122 defectively entitled valid 123
not responsible for costs 269	to persons having liens of partition 133
married woman to defend by 65	of lien to be filed 149
MOTTE PROGRAM	of sub-contractor's lien 150
NOLLE PROSEQUI, abolished 255	of sale for satisfaction of lien 151
abonshed , 200	of proceedings in equity to non-residents
NON-COMPOS,	of excepting to bail 80
not entitled to vote 52	of justification of bail 80
not competent to testify 111	of arrest of defendant to be given plain- tiff 268
(See Idiots, Insane Persons.)	tiff 268 of school meetings 429
NON-RESIDENT	of tax to be proposed at school meet-
property of, may be attached 85	ings 429
proceedings against, in equity 175, 176	of protest 437
proceedings against, for recovery of real property 129	of executors to creditors 328 penalty for neglecting to give, 330
when to give security to justice for costs 266	application for sale by executors > 332
entitled to dower 376	of sale 332
not a pauper, falling sick and dying, du-	of application of sale to be given execu-
ty of county commissioner 463	tors 333 of sales of land - 334
NON-SUIT,	of adjournments of sale of lands 334
judgment for, when entered 97	of petition for specific performance 339
justice when to, defendant 275	of settlement by executor 342
IOTARY PITRIC	liability of executor failing to give 344
OTARY PUBLIC, appointment of 436	of application for legacy 345 of partition 347
term of office 436	of distribution 346
oath and bond 436	of appointment of guardian in partition 348
records of, in case of vacancy to be de-	when, may be by citation 349
posited with clerk of court 436 duties of, as to protests 436	to spendthrift before appointing guardian 363
notice of protest 436	ib. to insane person 362, 363 of sale of lands of minor 371
records of protest	of examination of accomment roll 385

STORIOTS		·
NOTICE—continued.	- 1	OBSCENE BOOKS,
	405	vending or exhibiting 210, 211
of collection of taxes by sheriff		voluting of the control of
of sale of land for taxes by sheriff	406	OR COMPATION TAIL
ib., by county auditor	409	OBSTRUCTING,
of application for license to keep ferry	458	highways, &c.
of finding estray	465	
	465	OFFENCES,
of taking up boats		public defined, 184
of sale of estray	466	rights of persons accused of 184, 202
by execution debtor of application for	ľ	when persons to be convicted of 185
discharge	473	persons not liable to indictment for 184
of divorce to non-resident	495	persons not have to indicate in her 185
or divorce to non resident	100	former acquittal may be pleaded in bar 185
NUISANCE.		otherwise when acquitted for variance,
<u>-</u>		&c. 185
actions for	130	against the lives of persons and indivi-
NITT TIME	*	
NULLITY,		uuais ' 700 t- 107
of marriage how declared	495	against property 190 to 197.
what constitutes, of marriage	495	against public justice 200 to 204
,		against public peace 204, 205
NUNCUPATIVE WILLS,	- 1	against puono podeo
· restrictions on	357	
	357	availist bublic convenience
	. 1	against chastity, morality and decency
probate of, when to be granted	357	209, 212
	- 1	2 010
0.	1	against public nearon
O A TIT	ŀ	(See FELONIES AND MISDEMEANORS.)
OATH,	4.	
of president	11	OFFENDERS,
of executive and judicial officers	33	arrest and examination of
justice of the peace may administer	33	arross and oxidimination
of judges and clerks of elections	54	•
	55	OFFICERS,
of voters challenged	99	certain, to take oath to support consti-
of officers appointed to fill vacancies to		tution 14
qualify	52	of the U.S. army or navy where may
of justice of the peace	261	
of constables	263	
	311	ib., not to be elected, &c., to civil office 30
of probate judge	311	what, may be appointed by assembly 31
of appraisers of estate of deceased per-		appointed by president to give security 36
sons	324	certain, exempt from jury duty 167
commissioners in partition to take	347	
of assessor	385	
	387	ib., recompense to
of county auditor		suffering an escape 203 refusing to receive prisoner 203
of county treasurer	388	refusing to receive prisoner 203
of coroner's jury	391	refusing to serve process 203
of witnesses on inquest	392	
	400	penalty for person refusing to aid 203, 204
assessor may administer		
		receiving reward to neglect duty 204
of auditor and treasurer	417	receiving reward to neglect duty 204
of county superintendent	424	duty of certain, to suppress unlawful
	424 427	receiving reward to neglect duty 204 duty of certain, to suppress unlawful assemblage 204
of county superintendent of school directors	424	duty of certain, to suppress unlawful assemblage neglect to suppress riot 201
of county superintendent of school directors of prosecuting attorney	424 427 434	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage 204 neglect to suppress riot 201 fees of 438 to 445
of county superintendent of school directors of prosecuting attorney of notary public	424 427 434 436	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads 448, 449,	424 427 434 436 452	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of to set up tables of fees when to give receipt for fees when 438 to 445
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor 448, 449,	424 427 434 436 452 454	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of to set up tables of fees when to give receipt for fees when 438 to 445
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor 448, 449,	424 427 434 436 452	duty of certain, to suppress unlawful assemblage 204 201 fees of 438 to 445 to give receipt for fees when benalty for, receiving greater fees then
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge	424 427 434 436 452 454	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of to set up tables of fees when to give receipt for fees when 438 to 445
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers	424 427 434 436 452 454 474 499	duty of certain, to suppress unlawful assemblage 204 201 fees of 438 to 445 to give receipt for fees when benalty for, receiving greater fees then
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings	424 427 434 436 452 454 474 499 511	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of to set up tables of fees when to give receipt for fees when penalty for, receiving greater fees then allowed
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university.	424 427 434 436 452 454 474 499 511 514	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of to set up tables of fees when to give receipt for fees when penalty for, receiving greater fees then allowed OFFICIAL,
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land	424 427 434 436 452 454 474 499 511 514	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage 204 neglect to suppress riot 201 fees of 438 to 445 to set up tables of fees when 446 to give receipt for fees when 446 penalty for, receiving greater fees then allowed 446 OFFICIAL, bond how construed 145
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land	424 427 434 436 452 454 474 499 511 514	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when to give receipt for fees when penalty for, receiving greater fees then allowed OFFICIAL, bond how construed who may prosecute
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land county auditor may administer	424 427 434 436 452 454 474 499 511 514	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when to give receipt for fees when penalty for, receiving greater fees then allowed OFFICIAL, bond how construed who may prosecute indement its effect 204 445 446
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land county auditor may administer indicial.	424 427 434 436 452 454 474 499 511 514 .516 387	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when 446 to give receipt for fees when 446 penalty for, receiving greater fees then allowed OFFICIAL, bond how construed 446 who may prosecute 145 judgment, its effect 146 recovery on, limited 146
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib, of commissioner of university land county auditor may administer judicial, county commissioners may administer.	424 427 434 436 452 454 474 499 511 514 516 387	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when to give receipt for fees when penalty for, receiving greater fees then allowed OFFICIAL, bond how construed who may prosecute judgment, its effect recovery on, limited
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer. where assessors may administer	424 427 434 436 452 454 474 499 511 516 387 344 385.	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when 446 to give receipt for fees when 446 penalty for, receiving greater fees then allowed OFFICIAL, bond how construed 446 who may prosecute 145 judgment, its effect 146 recovery on, limited 146
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer where assessors may administer may be taken by commissioners to take	424 427 434 436 452 454 474 499 511 516 387 344 385	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when 446 to give receipt for fees when 446 penalty for, receiving greater fees then allowed OFFICIAL, bond how construed 446 who may prosecute 145 judgment, its effect 146 judgment by collusion void 146
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer where assessors may administer may be taken by commissioners to take	424 427 434 436 452 454 474 499 511 514 516 387 344 385.	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when to give receipt for fees when penalty for, receiving greater fees then allowed OFFICIAL, bond how construed who may prosecute judgment, its effect recovery on, limited judgment by collusion void ORDER,
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer where assessors may administer may be taken by commissioners to take acknowledgments in other states.	424 427 434 436 452 454 474 499 511 516 387 344 385	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when to give receipt for fees when penalty for, receiving greater fees then allowed OFFICIAL, bond how construed who may prosecute judgment, its effect recovery on, limited judgment by collusion void ORDER, definition of
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university ib., of commissioner of university land county auditor may administer yudicial, county commissioners may administer where assessors may administer may be taken by commissioners to take acknowledgments in other states. coroner may administer	424 427 434 436 452 454 474 499 511 516 387 344 385	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when 446 to give receipt for fees when 446 penalty for, receiving greater fees then allowed OFFICIAL, bond how construed 446 who may prosecute 145 judgment, its effect 146 recovery on, limited 146 judgment by collusion void 146 ORDER, definition of 122 of arrest 78
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer where assessors may administer may be taken by commissioners to take acknowledgments in other states. coroner may administer sheriff may administer, when	424 427 434 436 452 454 474 499 511 516 387 344 385	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when to give receipt for fees when penalty for, receiving greater fees then allowed OFFICIAL, bond how construed who may prosecute judgment, its effect recovery on, limited judgment by collusion void ORDER, definition of of arrest
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer where assessors may administer may be taken by commissioners to take acknowledgments in other states. coroner may administer sheriff may administer, when notaries public	424 427 434 436 452 454 474 499 511 516 387 344 385.	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when 446 to give receipt for fees when penalty for, receiving greater fees then allowed OFFICIAL, bond how construed 446 who may prosecute 145 judgment, its effect 146 recovery on, limited 146 judgment by collusion void 146 ORDER, definition of 78 definition of 68 of arrest 78 to examine prisoner
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer where assessors may administer may be taken by commissioners to take acknowledgments in other states. coroner may administer sheriff may administer, when notaries public foreman of grand jury	424 427 434 436 452 454 474 499 511 514 516 387 344 385	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when to give receipt for fees when penalty for, receiving greater fees then allowed OFFICIAL, bond how construed who may prosecute judgment, its effect recovery on, limited judgment by collusion void ORDER, definition of of arrest to examine prisoner how obtained 204 445 446 446 446 446 446 446 446 446 44
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer where assessors may administer may be taken by commissioners to take acknowledgments in other states. coroner may administer sheriff may administer, when notaries public foreman of grand jury auditor may administer	424 427 434 436 452 454 474 499 511 514 516 387 344 385 481 392	duty of certain, to suppress unlawful assemblage 204 neglect to suppress riot 201 fees of 438 to 445 to set up tables of fees when 446 penalty for, receiving greater fees then allowed 446 OFFICIAL, bond how construed 446 who may prosecute 145 judgment, its effect 146 recovery on, limited 146 judgment by collusion void 146 ORDER, definition of 722 of arrest 78 to examine prisoner 113 how and when made 122
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer where assessors may administer may be taken by commissioners to take acknowledgments in other states. coroner may administer sheriff may administer, when notaries public foreman of grand jury auditor may administer	424 427 434 436 452 454 474 499 511 514 516 387 344 385 481 392	receiving reward to neglect duty duty of certain, to suppress unlawful assemblage neglect to suppress riot fees of 438 to 445 to set up tables of fees when to give receipt for fees when allowed OFFICIAL, bond how construed who may prosecute judgment, its effect 146 judgment by collusion void 146 ORDER, definition of of arrest to examine prisoner 113 how obtained 122 not to stay proceedings more than
of county superintendent of school directors of prosecuting attorney of notary public of viewers of roads of supervisor of execution debtor before discharge of commissioned militia officers of commissioners of public buildings of commissioners of university ib., of commissioner of university ib., of commissioner of university land county auditor may administer judicial, county commissioners may administer where assessors may administer may be taken by commissioners to take acknowledgments in other states. coroner may administer sheriff may administer, when notaries public foreman of grand jury auditor may administer	424 427 434 436 452 454 474 499 511 516 387 344 385 481 392	duty of certain, to suppress unlawful assemblage 204 neglect to suppress riot 201 fees of 438 to 445 to set up tables of fees when 446 penalty for, receiving greater fees then allowed 446 OFFICIAL, bond how construed 446 who may prosecute 145 judgment, its effect 146 recovery on, limited 146 judgment by collusion void 146 ORDER, definition of 722 of arrest 78 to examine prisoner 113 how and when made 122

ORDER—continued.	PAPERS AND BOOKS-continued.
to survey disputed property . 130	surviving partner to exhibit, of partner-
what to contain 130	ship to appraisers 323
in partition to convey 137 for sale of vessel, &c. 153	county commissioners to provide, for
ib., when may be modified 154	officers 383 county treasurer to deliver, to succes-
publication of, in equity against non-	sor 389
resident 176	auditor and treasurer to have access to
to set aside indictment 236	all 420
to set aside, no bar to future action 236	notary or representative to deliver, to
of new bond by executor 321	clerk of court 436
judge of probate may enforce, by at-	assessor to deliver certain papers to
application for, of sale of deceased's	successor 386
estate 332	PARDONS,
to show cause in such case 332	governor may grant, 28, 250
of sale.	govornos may grane,
of confirmation of sale 334	PARENTS,
for sale of incumbered estate 335	liable for support of children '/ 360
of sale of mortgaged premises 336	children when to maintain 360
for executor to pay debts 344 for sale in case partition impracticable 358	mother cannot bind children after sub-
to enter by probate judge on the re-	sequent marriage 360
cords 349	to inquire into treatment of apprentices 367 common law right of father not abridged
(See FURTHER NOTICE.)	by certain provisions 369
	a social provisions
ORDINANCE,	PARTIES,
of 1787 extended over Oregon 24	to actions how designated 65
extended over Oregon 24	examination of 113, 273
OREGON,	examination may be rebutted 114, 273
act establishing territorial government 28	effect of refusal to be examined 114
act appointing surveyor-general of 28	may appear in person or by attorney, 269 appearance of by guardian or next
act amendatory of said act 28	friend 269
OREGON CITY CLAIM,	time of grace allowed, for appearance 269
set apart for university 41	when, may plead over 76
how to be sold 518	may be sued by fictitious name 76
duty of commissioners to sell 518	either, may challenge 91
ORGANIC.	trials referable by both, when 94
act of territory of Oregon 28-	submission of questions of fact and law by 96
ODN AMENMAT INDING	30
ORNAMENTAL TREES,	PARTITION
injury to:	controversies concerning, not to be sub-
OWNER,	mitted 155
liability of, of vicious cattle 256	actions for, where to be brought 66
ib., of stallions for damages, &c. 470	who may apply for 1 132
notice to be given, by person finding:	complaint what to contain 132 summons to whom directed 132
boats, skiffs, &c.	answer of defendant 133
ib., by persons picking up estray 465 by finder of lost money and goods 466	rights of unknown and absent parties to
notice to, of unclaimed property 468	be ascertained . 133
OYSTERS,	new parties how brought in 133
when not to be gathered 258	, inservice of notice on lien holders 132
non-resident not to gather for sale . 259	order of sale 133 appointment of referees to sell 133
penalty for offending , 259	referees not to purchase
half the fine to informer \ 259	of referees to make 134
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	how made 134
P	report of referees of 134
DADEDO AND DOOMS	report of sale
PAPERS AND BOOKS,	report may be confirmed or set aside 134
inspection of 118 alterations in, to be explained 118	judgment on report, conclusive 134 persons not affected by judgment 134
of justice to be delivered to successor 262	persons not affected by judgment 134 expenses of referees 134
penalty for neglecting 262	lien on undivided interest how assign-
judge probate to deliver, to successor 311	ed 134
of administrator to successor how com-	estate for life set off, when 135
pelled : 322	proceeds of incumbered property 135

ARTITION—continued.	٠ ،	PAUPERS,	
marshalling securities	135.	one year's residence to entitle to sup-	,
	135	nort	463
	135	may be removed from county, when	464
	136	commissioners may build work-houses	404
	135	for	464
	135	penalty for moving, into county	464
estate of tenant how disposed of	136	PEACE,	
compensation to tenant 5	136	what officers to preserve 204,	218
	136	when sureties to keep, may be required	218
"rights of unknown tenant provided for	136	convicts to give security for, when	249
	137	power of justice to preserve	301
investment of proceeds of unknown		bower or lastice to bresser .	
owner	137	PEACE OFFICER,	
security therefor	137	may arrest without warrant	221
clerk to collect interest thereon	137	arrest how made	221
partition equalized by compensation	137	must inform person of cause of arrest	221
infant's share how paid	138	inust into in porson we the	
ib., insane persons	138	PEDLARS,	502
consent of guardian to	138	must obtain needso	502
costs of, how paid	138	cost of license	502
when court may appoint one referee	138	penalty for peddling without license	502
among legatees, &c.	346		
how made	346	PENETRATION,	252
costs by applicant	346	sufficient to constitute rape	294
of undivided shares 346,	347		•
of real estate in different counties	347	PENITENTIARY,	509
notice of	347	located at Portland	
in case of partial conveyance	347	commissioners to erect	510
shares how set out	347	(See Commissioners.)	· 510
proceedings if impracticable	347	size of	
ib., commissioners may recommend sale	348	appointment of keeper and deputy	E01 '
of estate in common	348	keeper	521
appointment of guardians in	348	their allowance	521
notice of appointment to be given	348	their duties	521
report of commissioners in	348	food of prisoners confined in	521
court may remit or set aside report	348	how prisoners may be secured	521
report to be recorded	348	penalty for aiding escape from	. 202
copy of report to be filed in recorder's	l	(See ESCAPE.)	
office	348	DEDENIDAOBA	
questions of advancement in	348	PEREMPTORY, challenge to jurors 81	243
appointment of agent to take charge of	f	mandamus when allowed	143
estate of non-resident	348		144
ib., to be sold if not claimed	349	how may be enforced	
agent's liability on bond	349	PERISHABLE PROPERTY,	
claim of proceeds by absentees.	349	attached to be sold 86	, 285
		attached to be beau	331
PARTNERS,		sale of, by executors sale of unclaimed	469
partnerhsip effects when under control	1	sale of unclaimed	
of surviving	322	PERJURY,	
bond of surviving	322	before surveyor-general	42
nower of court over surviving	323	at elections	55
effect of refusal to give bond	323	in court,	
to exhibit effects to appraisers	323	how punished	200
	,	what deemed	200
PARTY,	٠.		201
application by, for writ of nabella corpus	s 159	ingiting to commit	201
when to be remanded	160	proceedings when suspected by court	201
' custody of until judgment rendered	163	form of indictment for 220	, 251
(See HABEAS CORPUS.)		grand juror may be required to give	е
		evidence to convict of	226
PATENTS OF LAND,		indictment for, when sufficient	233
no person to receive more than one in	n j		
their own right	40	PERPETUATING TESTIMONY,	^
issue of after two years' occupation of	n '	proceedings of court preparatory t	117
payment of \$1 25 per acre	43	hearing application for	
		commission for, when to issue	I.
PATENT RIGHTS,		depositions for, how taken, when ma	y 118
nower of congress relative to	8	be used	TTO

PERSONAL PROPERTY,	PILOTS,
action for recovery of, distrained 66	appointment of board of commissioners
action to recover possession of 82	to examine 50
plaintiff must make affidavit in such	may appoint a deputy 50
actions 82	their bonds 50
requisites of affidavit 82	duty of 50
plaintiffmay require sheriff to take pos-	fees of 50°
session of 82	liabilities of 50
sheriff when to take possession of 82	commissioners may remove 50°
in action for recovery of, defendant may	compensation if, carried off 50'
except to sureties 83	compensation of board of commissioners 50
defendant may retain possession of when	Drn i om
sheriff may break open building to take,	1
	place of trial
when taken by sheriff to be kept in se-	to be where subject matter is situated,
cure place 83	when 60
to whom to be delivered by sheriff 83	where the cause of action arose,
if claimed by any one, sheriff to be in-	when 66, 65
demnified 83	where defendant resides, when
proceedings for indemnification 83, 84	where plaintiff resides, when
notice and affidavit to be filed 84	application for change of 67
within what time 84	PLAINTIFF
what, exempt from execution 103	a.ea
of deceased person first liable for debts 325	inches to the
order of distribution 352	
widow entitled to one half deducting	ib., in actions to recover real property 129 appointment of guardian for infant,
advancements 352	
act declaratory as to how long these	female may be, in suit for her seduc-
laws were in force 353	tion - 67
definition of, for purposes of taxation 397	ib., to procure order of arrest 78
where to be assessed 399	when, to except to undertaking of de-
ib., in case is pledged 399	fendant 80
of corporation liable for corporation as-	undertaking by, in claim and delivery
sessments	of personal property 82
how set forth in assessment roll. 400	ib., in attachment
liable to distress in default of taxes 406	interrogatories by, to garnishee 87
form of sheriff's return of 407	judgment for on failure to answer 100
when, may be sold for taxes 409	to be notified on application of person
DEMIN TITE	confined on civil process for dis-
PETIT JURY,	charge 473
(See Trial Jury.)	may order discharge of such person at
DETER TO THE A CONT	any time
PETIT TREASON,	
distinction between, and murder abolished	PLEADINGS,
hom mustake a	defined 71
now punished 214	forms of, abolished 71
PETITION,	to be subscribed 73
for latter of all the second	verification of 73
of executors for license to sell 331, 332	how construed 74
	judgment, how pleaded 74
for conveyance of real estate 338	ib., conditions precedent 74
for laying out roads 447	ib., private statute
to compel executor to render exhibit 341	ib., for libel and slander 74
for distribution of real estate 345	allegations in, to be liberally construed 74
by executor for order for payment of	material allegation in, when taken as true
money secured 346	
PHYSICIANS,	
when not to be examined without con-	
sent of patient 112	
exempt from juries ± 167	
prescribing while intoxicated , 187	defect or error in, disregarded when 77 supplemental, allowed 77
	when 77
PILOTAGE,	amendment in, by insertion of name 77
of Columbia and Wallamet rivers 506	in case of mandamus 143
commissioners to fix rate of . 507	in equity 174, 176
consignee when liable for 507	to be verified

GENERAL INDEX.

			_
PLEADINGS—continued.	· •	POST OFFICE,	
	271		8.
in justices' court' 270,			Q.
(See JUSTICES OF THE PEACE.)		POSTING,	
criminal,	1	for not fighting duels 18	Ü
	236	POSTPONEMENT OF TRIAL,	
	238	when cause may be 24	
(See PLEAS.)		affidavit of must be filed 24	1.
		district attorney not appearing when in-	
PLEAS, different kinds of	238	dictment called, indictment to be dis-	(1
	238	charged '24 order not a bar. &c., unless, &c. 24	
	238	order not a bar, &c., unless, &c. 24	:1
	238	POST-ROADS,	
	238	power of congress to establish	8
	238		
what may be given in evidence under,		POWER OF THE COUNTY,	
	238	to execute habeas corpus 16	32
of not guilty, when to be entered 239,	. 1	power of sheriff to raise 39	}4.
		•	
POISON,		POWER,	
attempt to	189	prohibited to states	10
when given without territory, and	ابدة	of congress	8
Y	214	of president 11, 1	12
selling without label	213		13
POLLS.		restriction on, of congress	16
opening and closing	54	not delegated to U.S., reserved to the	- •
adjournment of	56	poopto	17
		legislative, of territory prescribed 30, 3	3 1 .
POLL-BOOK,	~ 1	POWER OF ATTORNEY,	1 2
to be furnished judges of election	54	for conveyance of land, may be record-	
how disposed of after election	57		80
penalty of judge or clerk failing to de-		,	80
liver, to clerk of board of commis- sioners	58	,p	80
Stoffers	00	PRECINCT OFFICERS,	
POLL-LISTS,		1	53
to be compared on adjournment	56	election of resignations of, to whom made 61,	
to be placed in ballot-box	56	county commissioners to fill vacancies in	
how taken out	56	County Commissioners to 211 vacancies in	-
correction of	57	PRIEST,	<u>, </u>
DOLAGIAMA		1.00 00 0.00	12
POLYGAMY,	209	exempt from juries	67
how punished	210		
excepted cases torm of indictment for	231	PRESENTMENT,	
, lotte of indictment for	202	no person held to answer except on,	0.4
POOR,			84
county commissioners to have superin-		(See Grand Jury, Indictments.)	
tendence of	462	PRESIDENT AND VICE-PRESIDENT,	
relations to support, when	463		11
suit against relations for support	463	powers of	11
by whom	463	mode of electing	18
order of obligation of relatives	463	who eligible 11,	18
county to support	463	PRESIDENT OF THE SENATE,	
commissioners may bind minors, when	463		6
sick person, not a pauper, how provi-	160	vice, to be may choose other, in his absence	ъ.
ded for	463	i	_
duration of residence to entitle pauper	161	PRESUMPTION,	
	464	of law need not be stated 2	32
pauper may be removed from county,	464	·	
when (G. Burnen)	404	PRINCIPAL AND ACCESSARY,	
(See Pauper.)		certain distinctions between, abolished 2	33
тотта		(See Accessary.)	
PORTS,	37	PRINTER,	
of entry at Astoria	37	election of public 4	32
of delivery	27	CICCUION OF PASSES	32
surveyors of	٠.	CIM Of OHIOG WILL TITLE	32
POSSE COMITATUS,	•		32
(See POWER OF UNITY.)		laws printed by, how to be distributed 4	
		· · · · · · · · · · · · · · · · · · ·	

,			
PRINTER—continued.		PRIVATE ROADS—continued.	
secretary to procure inspector of public	100	width of	450
printing	432	assessment of damaged	452
clerks to furnish copy of laws and jour	DI Y	'anneals from when to be token	452
nals to	432		452
within what time	432	PRIVATE STATUTE,	
to prepare index to laws and journals	432	how pleaded	920
compensation for	'	1 to 1 to 1 to 1 to 1 to 1 to 1 to 1 to	232
clerks of either house when to furnish		PRIVILEGES,	
to, laws originating therein	433	of members of congress from arrest	-
laws so furnished to be printed in news-		or members or congress from arrest	. 7
papers	433.	PRIZES,	
ib., how long may be read in evidence		in latter Confested to to the	00-
prior acts repealed	433	district attaches to account to the	207
prior acus repeared	#33	district attorney to prosecute for same	207
PRISONS,		PROBATE COURT,	
aiding escape from	900	to be a countrie former	
	202	l maken and mkens to b. 1.11	313
grand jury to have access to	226	when and where to be held	313
county jails to be used as	471	appellant to file reason of appeal in	314
commissioners inspectors of	472	to transmit transcript to appellate court	314
to be kept clean, &c.	472	when stay of proceedings, where after	٠.
		appeal allowed	314
PRISONERS IN CIVIL SUITS,			314
fees of sheriff for keeping	81		314
to be discharged for non-payment of	•	execution may issue to collect costs	314
fees	. 81	application of sureties to, for relief	321
aiding, to escape	202	ib., of legatees	321
officer suffering, to escape	202	1	321
sheriff may convey, through other coun-		1	321
ties	396	may compel representatives of executor	
when to be sent to jail of adjoining		D Carlot and the Carlot and Carlo	322
county	471	1.	322
not to be given liquor to	472		322
penalty for offending	472		327
males and females to be kept separate	472	1	338
how provided for	472		339
U. S. liable for support of U. S.	472	to appoint guardian for minor for settle-	
c. c. made for support of O. S.	*12		242
PRISONERS IN CRIMINAL CASES, '			343
	150	may appoint auditor to examine ac-	0.40
may prosecute habeas corpus	159		343
custody of, before judgment on return	7.00		345
of habeas corpus	163		346
when to be discharged on	162		346
when to be remanded	163		346
aiding, to escape	202-		346
officer suffering, to escape	202		346
when to be sent to jail of adjoining		may appoint commissioners of parti-	
county	471		347
not to be given liquor to	472		348
penalty for offending	472	questions of advancement to be deter-	*
males and females to be kept separate	472		348
how provided for	472	to appoint agent for absentee	348≠
U.S. liable for support of U.S.	472	all orders and decrees of, to be entered	349
bail from, when and where not to be	× .	judge to sign minutes of, when	349
taken .	224		349
in penitentiary	521	practice in district court how far appli-	
food of	521	cable	350
duties and power of keeper	521		360
	_	power, to appoint guardians not im-	
PRIVATE PERSONS,	!		362
may make arrests when	221		364
must inform prisoners of cause of arrest		(See Judge of Probate.)	
pursuing prisoners for recapture, may	441	(See a character of transmitter)	
break open door	221	PROCESS,	
product open door			
PRIVATE ROADS,	,	not to be served on Sunday	212
	451		266
application for, to commissioners	451		.50
appointment of viewers	452	justice may empower person to serve	60
their duties	452		.∪ .

CHELLET	ML	IIID.
TOTAL OCCUPANT		DD O#
PROCESS—continued.		PROT
	69	0
against occurry of the second	79	\mathbf{n}
criminal,		
who may issue \ 2	22	PROV
	1	· s
PROCLAMATION,	. 1	' ĥ
	59	
and the second s	- 1	PUBI
PROHIBITION,	- 1	
writs of, issued by supreme court only 1	44	a
service and return of 1	45	
	45	
	45	ં a
1448		
PROMISSORY NOTES;	- 1	PUB1
(See BILLS OF EXCHANGE AND PROM-	- 1	е
ISSORY NOTES.)		•
magni Homasi	- !	
PROOF,	1	PUB
variance between allegation and, disre-	1	
	71	
	''*	
defendant to prove lottery ticket genu-		
	207	
required on application for habeas cor-	ایی	PUB:
	159	(
of deeds	L80	1
of powers of attorney, contract, &c.	180	Ĩ
	357	
	ļ	. Î
PROPERTY,		1
what, liable to attachment	85	
what, liable to execution	103	
,	196	PUB
malicious injuries to 195, 1	100	(
PROSECUTION,		
	239	
, addresses a sine to meeting	239	PUB
when, and when hot	254	1
in criminal cases before justice 297 to	301	'
TOP COMPANY A PRODUCTION		l
PROSECUTING ATTORNEY,	400	
	433	PUB
,	433]
19199 1911	434	
	434	
residence	434	חלום
duties of	434	PUB
	434	l
	434	
compensation	434	
restriction on, receiving fees and prac-		1
	434	١.
	435	l . '
face paid semi-annually	435	· ·
		PUE
	435	1
	435	l
duty of committing magistrate to trans-	.4.	ŀ
	435	PUE
act "entitled an act" relating to, re-		FUL
	436	
to complain of unlicensed groceries, ball	-	1 -
	502	4 .
notice of return of habeas corpus to be		1
	169	1
	,	PUI
PROSECUTOR,		ŀ
for burglary, &c., allowance of	193	ļ
name of, when to be indorsed on in-		1
	227	I .
, , ,		

	,	•••
	PROTEST,	
269		437
379		437
1		
222	PROVISIONS,	
		212
59	how punished	212
00	DITELLO DILLI DINOS	
	PUBLIC BUILDINGS, appointment of commissioners for erec-	
144	tion of 509,	511
145 145	(See Commissioners.)	
145	architecture of	512
~~~	DIDITA GADDIDD	
	PUBLIC CARRIER,	194
	embezzlement by (See CARRIER.)	10%
	, (Soo Canadan)	
	PUBLIC CONVENIENCE,	
-	ononcon agained	207
271		207
0.07	discharging ballast in navigable waters	201
207	PUBLIC HEALTH,	
159	offences against	212
480	penalty for selling unwholesome food	212
480	for adulterating food, &c.	212
, 357	adulterating medicine and drugs	212
	for inoculating with small pox	212 212
85	for selling poison without label	412
103	DITECT TO TITEMICE	
, 196	PUBLIC JUSTICE, offences against	200
	(See CRIMES AND MISDEMEANORS.)	
239		
, 239	PUBLIC LANDS,	
254	surveys of	38 39
o 301	grants to settlers of (See School and University Lands.)	39
	(See Commissioners.)	
433	(411	
433	PUBLIC MONEY,	
434	when to be paid over	195
434	embezzlement of	194
434	PUBLIC OFFICERS,	.*
434 434	not liable to answer as garnishee	110
434	when not to be examined as to official	
434	communications	112
:-	embezzlements by actions against, where to be brought	194 67
434	(See Officers.)	01
435	(200 0.11.0.11.0.1)	
435 435	PUBLIC POLICY,	
435	offences against	206
3:	(See Lotteries.)	
435	DITECTO DELIVERNO	
400	PUBLIC PRINTING, rates of, allowance for	432
436 11	secretary to procure practical printer	
502	to inspect	432
e .	(See Printer)	
169		
	PUBLIC PEACE.	004
100	offences against	204 204
193	unlawful assemblages, how suppressed refusing to assist officer	204
1- 227	neglect of officer	205

465
•
-
196
211
252
188
, 229
189
252
488
508
000
5, 16
21
250
352 . 86
105
330
533
354
373
374
379
379
010
85
129
130
130 131
130 131 131
130 131
130 131 131 397
130 131 131 397 398
130 131 131 397 398 399
130 131 131 397 398 399 400
130 131 131 397 398 399
130 131 131 397 398 399 400
130 131 131 397 398 399 400 108
130 131 131 397 398 399 400 108
130 131 131 397 398 399 400 108
130 131 131 397 398 399 400 108
130 131 131 397 398 399 400 108 178
130 131 131 397 398 398 400 108 178
130 131 131 397 398 399 4400 108 178 44 44 44 44 48 83 83
130 131 131 397 398 399 400 108 178
. 5

· • • • • • • • • • • • • • • • • • • •	
RECEIVING PROPERTY,	REFEREES,
stolen knowingly 193	
receivers of, may be tried before thief 193	
officer arresting to secure goods 193	
	court 94
RECOGNIZANCE,	trial how conducted 95
of fugitive from justice 217	report of 95
to keep the peace 218, 219	
suits on 220	report, when deemed excepted to 94
of prisoner 222	
forfeiture of 223	fees of 127
action on 223	appointment of, to make partition 134
ib., when not to be barred 223	not to purchase 136
on change of venue 239	
ib., of witnesses 239	accepting bribes 202
on appeal from conviction of justice 246	to settle claims against deceased's estate 430
when, forfeited 246	REFERENCE,
proceedings on 246	all issues referable by consent 94
to appear and prosecute exceptions 247	when compulsorily ordered 94
to keep peace by convicts 249	by executor 330
to prosecute writ of error . 248	
form of, to appear at district court 310	REGISTER,
	what to contain 240
RECORDER,	to be submitted to court 241
certificate of, as to liens 133	when 241
notice of mechanic's lien to be filed	in chancery,
with 149	clerk of district court to be 32
fees of 443	in land office,
deed and mortgages how recorded by 479	for territory west of Cascade Mountains 44
certificate of, to be indorsed on 479	his bond, duties, compensation, &c. 44
to keep index of deeds and mortgages 479	surveyor-general to perform duties of,
exemplified copies evidence 479	until, &c. 44
acknowledgment of discharge of mort-	to record marks and brands 400
gages 479	to record marks and brands 403
transcribing records on division of	RELATIVES,
county 480	what to support noor 463
when to deposit chattel mortgage, &c., 481	may be sued for support 463
to enter names of parties 485	
fees 485	
to file certificate of marriage 493 fees for 493	
1668 101	or persons commed in Jair on civil pro-
	cess ,473
RECORDING,	(See Discharge.)
conveyances of real estate 479	
of assignment of mortgage 479	constitutional provision relative to 16
(See Recorder.)	,
PEGODDG	RELIGIOUS MEETING;
RECORDS,	disturbing 212
grand jury to have access to all public, 226	
of other states faith and credit to be	REMAINDER,
given to 13	
authentication of copies 119 of probate court, judge to keep 313	i ministration 516
making, altering, or forging 197 copies of, of conveyances, &c., evidence 485	REMAINDENNAN AND REVERSION.
copies of the conveyances, well or mense real	4 ·
	may sue for injuries to estate 378
REDEMPTION,	REMOVAL,
of land sold on execution 106	from office 62
who may redeem 106	of mardiana 364
notice of, to sheriff 106	of namera 464
sheriff's deed to redemptioner 106	of cause to district court by certiorari 293
Order to stay waste ditti mile on on	of insting of the manage
redemptioner entitled to rents 107 by executors when 336	
of land sold for taxes 411, 412, 413	
01 1011 101 1010 1010	out of which is reserved 378

RENTS—continued.	RESTITUTION—continued.
how recovered378	
construction of preceding sections 378	289, 295
proceedings against tenant after, be-	form of writ of
comes due 289 action to abate on payment of 291	' LD DUTTD MO
action to abate on payment of .291	of elections 58
DEDDAT	ib. from unorganized counties 57
REPEAL, of statutes heretofore enforced 505	REVENUE,
exception to foregoing provision 505	bills for, to originate in house of repre-
2 de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya del companya de la companya del companya de la co	sentatives 7
REPLEVIN,	(See TAXES.)
form of writ of 304	DEPOTENTING TATEO
in justice's court,	REVENUE LAWS, extended over Oregon 37
justice to issue writ of	a catonica over oregon
officer to take possession of property 282 proceedings in case property claimed by	REVERSAL,
another person 282	of judgment not to be for certain errors 77
return of writ	on certification of judgment, 294
form of undertaking in 305	of decree of judge of probate on appeal: 314
DEDI-V	REVERSIONER,
REPLY, when to be put in 73	may sue for injuries to estate 378
what to contain 73	REVIVOR,
failure to, to answer	bill of, abolished 179
demurrer to; when allowed 73	Wall of the ball of the second
time to may be enlarged 76 supplemental, when allowed 77	REVOCATION,
supplemental, when allowed (See Pleading.)	when conveyance containing power of
All the second of the second	Wood wood to person to whom silven
REPRESENTATIVES TO CONGRESS.	ib., executed by person to whom given valid
qualifications of 5	of wills, 355
how apportioned 5, 6	how to be made 355
place of election of 7	by marriage and birth of issue 355
oath of, to support constitution ; 14	bond, &c., to convey property devised, not a 355
REPRIEVES,	charge or incumbrance; not a 355
by governor , 28,,250	of letters testamentary 320
DIROCITIE	7777 1770
RESCUE, of prisoner from custody 202	REWARDS, officers accepting, to neglect duty 204
or prisoner from custody.	is concers accepting, to neglect duty 204
RESERVATIONS,	RIGHTS,
for magazines, dock-yards, &c., limited 45	of people to bear arms
RESIDENCE,	to be secure in their houses and persons, &c.
duration of, to entitle to support 464	of accused 17, 184, 252
requisite to entitle person to vote at	enumeration of certain, not to deny.
general elections 52	those retained 17*
what, entitled to vote at school meet-	of persons accused of crimes and offences, 184
what, requisite to entitle person to !	ment 184
gather oysters 259	what necessary for conviction 185
	when not held to answer second in-
RESIGNATION,	dictment 185
officer elected may resign 59 how made 61, 62	conviction to precede punishment '185
, 120 11 mado 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	RIOT,
RESOLUTIONS,	duty of officers to quell. 204
in congress, proceedings on 8	armed force to suppress, when 205
RESPONDENTIA,	destroying houses in 205
contracts of, excepted from law against	officers, when guiltless if death ensue 205 RIVERS.
certain fraudulent conveyances 484	penalty for discharging ballast in 207
NO my my my my my my my my my my my my my	
VESTITUTION, of amount collected on reversal of judg- ment 294	ROAD DISTRICTS,
ment confected on reversal of judg-	division of county into 454 appointment of supervisor for each 454

ROADS,	: '	SALE—continued.		
: hamalicious injury to	196	bill of, how executed	250	
	207	order of, when modified	153	
docating county,		of land for unpaid taxes	154 409	
under supervision of commissioners	447	of university lands	518	
application for altering or laying out	447	of Oregon city claim	518	٠,
now made	447	of public lands west of Cascade moun-		
proof of notice to accompany petition	447	tains	44	
viewers when and how appointed	448	of personal property by executor	331	
their duties	448	application for order of	331	
petition for review	· <b>4</b> 48	of perishable property	331	
appointment of reviewers to review	<b>44</b> 8	notice of	331	
appointment of persons to assess dam-		to be by auction	332	
when	449	may be private	332	
commissioners may order damages to	449	of estrays	466	
be paid, or refuse to establish road	240	of unclaimed property 468,	469	
appeal from assessment to district	449	of land,	,	
court	449	order of, when partition is impractica-	100	
appeal when taken how tried	4.49	ble how made	133	
where commissioner to order to be laid	, 110	l '	135	
; Out 449	450	appointment of referees to make	134	
surveyor how to proceed	450	sale of part of premises proceeds of, how distributed	135 135	
return of surveyor	450	investment of proceeds	137	
allowance of surveyor and assistants	450		201	
return of surveyor to be recorded	450	SALES OF LANDS OF MINORS, &c.		
width of roads	450	where guardian may sell	370	
· proceedings if beginning or corner be-		proceeds of, how invested	370	
comes uncertain	<b>4</b> 50	residue considered real estate	371	
petition of owner to turn through		license for sale how obtained	371	
other part of his land	450	certificate of commissioners of county		
viewers in such case their duties	451	when necessary	371	
"compensation	451	bond of guardian, his oath	371	
bond of petitioner before view or re-	451	notice of sale	371	
view	451	license how long in force	371	
private ways,	#91	foreign guardian may be licensed when		
- 1: . · · · ·	451		372	
appointment of viewers	452	where proceedings by foreign guardian to be instituted	ח זלף	
their report	452	costs to prevailing party	372 372	,
report when confirmed .	452	limitation of suits to recover estates	314	
		sold by guardian	372	•
RULES,	٠	certain irregularities not to avoid,	372	
supreme court may prescribe for chan-	:	liability of guardian for misconduct	373	
cery	183	not held void on account of adverse		
by consent in chancery to be entered	177	`claims	373	
OUT A DAT	·	, , , , , , , , , , , , , , , , , , ,		
SALARY,		SALES OF LAND BY EXECUTORS,	AD-	
of governor chief justice	33	MINISTRATORS AND GUARDIANS.		
attorney	.33	when probate court may order	332	
marshal, of territory	33 33	order how obtained	332	
of members of legislative assembly	33	copy of order to be served on guardian		
of governor, as superintendent of In-		order what to contain	333	
dian affairs	33	when others than, may apply notice of sale	333	
of collector of customs	37	adjournment of sale	334 334	•
of surveyor of ports	37 .	to be public	334	
of surveyor-general	38,	to be private, when	334	
	. 1	may be on credit	334	٠,
SALE,		objection to confirmation of	334	
	285	conveyances what to set forth	334	
on execution, how made 104,		order of, of incumbered estates	334	
ib., on execution by justice	279	sale of appropriated estates	335	
penalty for defacing notice of	105	sale of contracts to purchase lands	335	
postponement of	105	when such sale to be confirmed	335	
for unpaid taxes	406.	bond of purchaser in such case 335,	336	
(See TAXES.)		order of sale instead of redemption	336	
to satisfy lien of laborer, &c.	151	fraudulent, executor how liable for	336	
of vessel to satisfy lien	153	account of sale when to be returned	337	
		في ا	2.5	

SALMON,	SCHOOL TAX,
leaps not to be obstructed 34	authority of commissioners to le-
	of district how assessed 430
SCHOOLS;	*30
when deemed free 431	SCHOOL TEACHERS,
(See Common Schools.) -	(See TEACHERS.)
gorroor management	SCIRE FACIAS,
SCHOOL DIRECTORS,	aholishad
election of 427	oiril potion substitute 3.6
their duties 427	
what a quorum 428	SEAL,
visits of, to schools 428	description of, of territory where deposi-
duty to promote uniformity of educa- tion 428	ted 490
tion 428 to prescribe rules for discipline 428	who to keep
how to assess taxes 430	commissioners to furnish, to the court 490
excess of taxes how rectified 430	if not provided court may use temporary 490
to appoint librarian, when 431	device of private person equivalent to 490
To appoint installant, whom to	county commissioners to have 383 of office how affixed 119
SCHOOL DISTRICTS,	06
directors of, may sue officially . 147	copy of, to be deposited with secretary
in what cases 147	
division of county into 424	goroll man ha and
notice of formation how given 424	
when organized a body corporate 429	1
taxes how assessed 430	SEAMEN,
failing to organize not entitled to school.	in navy when may vote , 30
funds 431	GEADON WADDAM
	SEARCH WARRANT,
SCHOOL FUNDS,	not to be issued without probable cause 17
how provided for 423	when and by whom issued 215 to whom directed 215
apportionment of 425	l home to be
orders on treasury for 425	1 Commande
fines for trespasses appropriated to 259, 426	
certain other fines 214	SEAT OF GOVERNMENT,
for selling liquor to Indians 258	power of assembly to locate 35
proceeds of estrays sold 466	appropriation for buildings at 35
penalty for neglecting to advertize es-	located at Salem 509
trays 466	CHCD DW L DW of
fines for selling liquor without license 501	SECRETARY OF TERRITORY,
fines collected of millers 508, 509	his term of office, duties, and powers 29
	when, may act as governor 29
SCHOOL MEETINGS,	attested copies of papers in office of, evi-
when may be called 427	dence 119
what a quorum	distribution of laws published by public printer by 432
power of meeting 427	to procure person to inspect work of
organization and election of directors 427	
election of clerk by 428 1	fees of 432
(See CLERK OF SCHOOL DISTRICT.) annual, when to be held 429	depositary of great seal 490
who may vote at 429	
adjournments 429	SECURITY,
power of levying certain tax 429	to be given by officers appointed by presi-
notice of tax 429	dent intrusted with public moneys 36
minutes of first, to be signed and en-	actions on official 145,146
tered 430	non-residents to give 128, 266
chairman and secretary of 430	foreign corporations to give 128
	SEDITORION
SCHOOL LANDS,	SEDUCTION,
sections 16 & 36 appropriated for 36	father may sue for
reservation of 259	ib., when mother 66 ib., when guardian 66
trespassers on 259, 426	
county commissioners trustees of 259	
SCHOOL MONEYS,	subsequent marriage a plea in bar 210
apportionment of 425	SELF MURDER,
(See Funds.)	assisting to commit 187
	form of indictment for 228, 229
1 \	,

SENATE,	` 18	3
of the United States	6	_
SENATORS.	ŀ	
of the United States, how chosen	. 6	
how classified, and their term of office	` 6	
qualification of	6	
election of	7	
compensation, privileges and disabili-	1	
ties of	7	
SENTENCE,		
how made, to territorial prison	249	
how made, when no jail in county	249	
of death, when and how executed	250	
ADDITE CHED TO	1	
SEPULCHRE, violation of		
	211	
SERGEANT-AT-ARMS,		
appointment of, for assembly	33	
CIEDNE FAIRCE	- 1	
SERVANTS,		
(See MASTERS AND APPRENTICES.) embezzlement by	100	
• •	193	
	6, 69	
of summons	71	
jurisdiction acquired from, of summons	71	
of amended complaint	72	
persons escaping from, into another state to be delivered up 13,		
to be delivered up	216	
SESSIONS OF LEGISLATURE,	1	
to be held annually	34	
extra, when	34	
SET-OFF,		
	124	
	271	
when improvement on land may be	130	
when sub-mechanic's claim may be		
against mechanic's lien	150	
of estate for life, &c., in case of partial		
sale	135	
allowed in equity	175	
how officer cannot, private demand against		
public indebtedness	195	
when allowed in suits against territory		
of judgments,	-	
when allowed	278	
proceedings, if disallowed	278	
SETTLEMENT,	- 1	
what, necessary to entitle poor person	. '	
to relief	463	
	1	
SETTLEMENT OF ESTATES OF DE-	· • 1	
CEASED PERSONS,		
of executors, administrators, and the grant- ing of letters testamentary, &c.,		
where granted	316	
trials in probate court, where to be	316	
persons incompetent to act as execu-		
tors	316	
to whom granted, and in what order		
316,		
if persons appointed in, refuse to act	317	
bonds of executor and co-executor	317	
proceedings, if executor is a minor or absentee	317	
#OBCTIOCO		

ETTLEMENT OF ESTATES OF DECEAS PERSONS—continued.	ED
appointment of special administrator	317
his bond	317
his duties and powers powers, &c., to cease on granting letters	318
testamentary	318
ib., not liable to creditors of deceased	318
application for letters of administration	318
affidavit by administrator de bonis non coath of administrator, with will an-	318
nexed	318
certain officers not to be sureties	319
judge to take good security	319
judge to record executor's bond and preserve originals	319
to record letters testamentary	319
certificate of record to be indorsed on	
, letters testamentary	319 319
certified copies of such letters, evidence form of letters testamentary	319
ib., letters of administration	320
if will is found after administration	
granted	320
marriage of executrix revokes her	320
judge to revoke in certain cases	320
application of legatees for relief	321
ib., of sureties	321 321
new bond ib., failure to give in tendays	321
former sureties not liable, when	321
resignations	321
notice of resignation, how published	321
ib., executor to pay expense of publication	321
if co-executor become incompetent	321
if all become incompetent	320
liability of executor after resignation, &c.	322
ib., liability of his legal representatives	322
limitation for suits against, after revoca-	
tion, &c.	$\frac{322}{322}$
failure to account yearly settlement after revocation, how com-	322
pelled	322
when to pay costs of citation, &c. inventory of partnership effects	322
inventory of partnership effects	322 322
rights of surviving partner his bond	323
effect of refusal to give new bond	323
nower of court over	323
executor to give new bond before ad-	323
ministering partner must exhibit effects to ap-	
praiser	323
inventory and collection of the effects, &c.,	324
executor to make and return, when appointment of appraisers	324
their fees, appraisal	324
inventory of appraisers 324	
inventory to be signed, and sworn to	-32
naming executor in will, not to dis- charge debt	320
discharge of debts by will, not to af-	
. , fect creditors	328
new assets to be inventoried, &c., executor's right to possession of estate	32! 32!
personal estate first liable	32
<b>★</b> * ***	

A TOTAL TO THE POST OF THE PERSON TO THE PERSON AND A PROPERTY.	OTTO	OTHER TELEPINE OF THE PARTY OF	
DEDOOMS	ORD	SETTLEMENT OF ESTATE OF DECEASE	TD
PERSONS—continued.		PERSONS—continued.	
embezzlement before administration		redemption by executor of mortgaged	
granted	326		36
proceedings in case of suspected em-		- 15	36
bezzlement	326	liability of executor for moderning	30.
persons intrusted with, compelled to	,-	or or or or or its liegicco in its	٠,
account	200	gard to sale	36
	326	de de de de la la recovery of	80
provision for support of family,	!	estate sold ,336, 3	37
what property set apart for family of	327		37
distribution of property among	327	duties and powers of executors, &c., and of	199
claims against estate,		the management of the estate,	•
notice to creditors by executors	328		0 hr
penalty for neglecting to give	330	actions by and	37
copy of notice, &c., to be filed			37
copy of notice, ac., who mea	328∈	may compound with creditors 3	37
claims to be presented within one year;		may avoid fraudulent conveyances of	14
proviso	328	deceased 337, 3	
claim to be supported by affidavit	328	land	38;
allowance or disallowance to be indor-		sales and distribution of estate recover-	
sed on claim	328		•
if allowed to be filed		60	38
	329		٠.
suits on rejected claims	329	decree to convey	38
claims outlawed not to be allowed	329	. I wastered at the contract of the contract o	38₊
claims must be presented before suit			39
brought	329	ominate Chilings	
vacancy in administration excluded	7,7		•
	200.	dismissal of petition without prejudice 3	39,
from time of limitation	3291		39⊫
claims in action against deceased to be	- i	effect of recorded decree	49∍
presented	329	when representative entitled to convey-	
partial allowance of claim	329		
ib., consequence of creditors refusing	1	accounts her accountant the and of the	39∙.
to accept	329	accounts by executors, &c., and of the pay-	
		ment of debts,	e.
effect of judgment against executor	329;	executors not hable on certain promises	
cerrified transcript of judgment to be	;		40°
üled	3294	abanasahi in in in in in in in in in in in in in	40
judgment against deceased to be pre-	٠,	not to speculate in property of deceased 34	11
sented	329	not liable to lear in description of	Ŧ 15
		not liable to loss in decrease of prop-	
	330	erty 34	4 R
claims of executors	330	when not responsible for debts due de-	
return of statement of claims	330	ceased 34	11
ale of estate by executors,			11
must be by order	331	1	
	331	I was a set I also the set of the	
	331	sendition of exhibit by 34	
		consequence of failing to render 34	FΡ
	332	who may petition for exhibit 34	H,
	332	citation to render same : 34	ll.
proceedings to obtain order of sale 332,	333		12:
order to sell, what to contain.	333	attachment to issue if citation disre-	
	333:		ın
copy of order to be delivered executor			. 4.
		account to be rendered one year from	
	334	appointment 34	-2
	334	citation to account at instance of suc-	er e
	334	cessor 34	2:
notices of	334	revokement of letters 34	
sale	334	when 34	
	334	(i	
		vouchers of expenses	_
	334	allowance when without vouchers 34	2
who may object to confirmation.	334	notice of settlement 34	
confirmation of, when	334	exceptions to account 34	3:
	334	examination of account 34	
sale of incumberediestates . 334,		guardian to be appointed to represent	-
			9-
	335.	ellowance of account	
contribution among locations	335.	allowance of account 34	3
contribution among legatees, &c., in	335	payment	
contribution among legatees, &c., in case of sales	335. 335.	payment, order of 34	3:
contribution among legatees, &c., in case of sales, sale of contracts of land	335	payment	3:
contribution among legatees, &c., in case of sales sale of contracts of land . bond of purchaser in such case	335. 335.	payment order of 34 pro rata payment when 34	3 3
contribution among legatees, &c., in case of sales, sale of contracts of land bond of purchaser in such case	335 335 335	payment, order of 34	3 3 4

SETTLEMENT OF ESTATE OF DECEASED PERSONS—continued.  liability of executor after order for payment creditors when not liable to contribute 344 liability of executors for not giving notice distribution of estate among heirs, &c. 344 petition of executor for final settlement proceedings if executor fail to render account partition and distribution of estate, petition for legacies 345 notice of application to whom given 345 opposing application 346 order to deliver legacy 346 partition when to be made 346 cost of application to be paid by applicant by executor for order requiring payment of money secured 346 distribution of residue after final settlement 346 decree of distribution; when made, what to contain partition when part has been conveyed 347 if property situated in different counties, partition how made 347 if property situated in different counties, partition when part has been conveyed 347 shares how set out proceedings when partition impracticable 348 partition of testator's estate in common 348 appointment of guardians in partition 348 it, of agents 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absentee 349 liability of agent on bond 349 claim of proceeds by absen			•
liability of executor after order for payment reditors when not liable to contribute 344 liability of executors for not giving notice 344 gistribution of estate among heirs, &c. petition of executor for final settlement 345 proceedings if executor fail to render account 345 partition and distribution of estate, petition for legacies 345 notice of application to whom given opposing application 346 allowance of application 346 order to deliver legacy 346 partition when to be made 346 cost of application to be paid by applicant 346 exerce of distribution; when made, 346 what to contain 346 distribution of residue after final settlement 346 decree of distribution; when made, 347 what to contain 347 partition when part has been conveyed 347 shares how set out proceedings when partition impracticable 347 partition of testator's estate in common 348 appointment of guardians in partition 348 report of commissioners 348 when partition may be dispensed with agent for absentee, when appointed 348 gent for absentee, when appointed 349 claim of proceeds by absentee 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge of executor 349 discharge o		ED	SI
creditors when not liable to contribute liability of executors for not giving notice distribution of estate among heirs, &c. petition of executor for final settlement account partition and distribution of estate, petition for legacies notice of application to whom given opposing application allowance of application when order to deliver legacy partition when to be made cost of application to be paid by applicant petition by executor for order requiring payment of money secured distribution of residue after final settlement decree of distribution; when made, what to contain partition of undivided shares what to contain partition how made notice of partition partition when part has been conveyed shares how set out proceedings when partition impracticable partition of testator's estate in common appointment of guardians in partition ib., of agents report of commissioners when partition may be dispensed with agent for absentee, when appointed agent for absentee, when appointed after final settlement distribution of personal estate, order of, and application of sold application sold application of sold application s			٠.
liability of executors for not giving notice distribution of estate among heirs, &c. petition of executor for final settlement proceedings if executor fail to render account partition and distribution of estate, petition for legacies notice of application to whom given opposing application allowance of application allowance of application when offer to deliver legacy partition when to be made cost of application to be paid by applicant petition by executor for order requiring payment of money secured distribution of residue after final settlement decree of distribution; when made, what to contain partition of undivided shares if property situated in different counties, partition how made notice of partition partition when part has been conveyed shares how set out proceedings when partition impracticable partition of testator's estate in common appointment of guardians in partition ib., of agents report of commissioners when partition may be dispensed with agent for absentee, when appointed agent for absentee, when appointed agent for absentee, when appointed agent for absentee, when appointed after final settlement distribution of personal estate, order of, and application of state of the partition of state sale of unclaimed estate order of, and application of state of the partition of state order of, and application of state of the partition of state order of, and application of state of the partition of state order of, and application of state of the partition of state order of order of arrest to attorney for plaintiff with return indorsed thereon ball liable to, when state of the partition state state or			
distribution of estate among heirs, &c. petition of executor for final settlement proceedings if executor fail to render account partition and distribution of estate, petition for legacies 345 notice of application to whom given 346 allowance of application 346 when 346 order to deliver legacy 346 partition when to be made 346 cost of application to be paid by applicant 346 distribution of residue after final settlement 346 distribution of residue after final settlement 346 distribution of residue after final settlement 346 decree of distribution; when made, what to contain 346 partition of undivided shares 346, if property situated in different counties, partition how made 347 notice of partition partition when part has been conveyed 347 shares how set out proceedings when partition impracticable 347 partition of testator's estate in common 348 appointment of guardians in partition 348 questions of advancement how determined 348 agent for absentee, when appointed 348 questions of advancement how determined 348 agent for absentee, when appointed 348 sale of unclaimed estate 349 liability of agent on bond 349 claim of proceeds by absentee 349 discharge of executor letters of administration may be granted 349 discharge of executor state, order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 53, 394 coath and bond of office 54 copst notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest 59 when liable as bail 51 to deliver order of arrest 59 when liable as bail 51 to deliver order of arrest 59 when liable as bail 51 to deliver order of arrest 59 when liable as bail 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver order of arrest 51 to deliver	liability of executors for not giving no-		
petition of executor for final settlement proceedings if executor fail to render account partition and distribution of estate, petition for legacies notice of application to whom given opposing application allowance of application when order to deliver legacy partition when to be made cost of application to be paid by applicant to the paid by applicant of petition by executor for order requiring payment of money secured distribution of residue after final settlement decree of distribution; when made, what to contain partition of undivided shares if property situated in different counties, partition how made shares how set out partition when part has been conveyed shares how set out partition of testator's estate in common appointment of guardians in partition ib., of agents when partition may be dispensed with questions of advancement how determined agent for absentee, when appointed after final settlement distribution of personal estate, order of, and application of oath and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon ball liable to, when  81	tice		
ment proceedings if executor fail to render account partition and distribution of estate, petition for legacies 345 notice of application to whom given opposing application 346 allowance of application 346 when 346 cost of application to be made 346 cost of application to be paid by applicant petition by executor for order requiring payment of money secured 346 distribution of residue after final settlement decree of distribution; when made, what to contain partition when part has been conveyed 347 if property situated in different counties, partition how made 347 notice of partition how made 347 notice of partition when part has been conveyed 347 shares how set out proceedings when partition impracticable 348 report of commissioners 348 report of commissioners 348 report of commissioners 348 when partition may be dispensed with questions of advancement how determined 348 sale of unclaimed estate 349 liability of agent on bond 349 claim of proceeds by absentee 349 discharge of executor 349 letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 353, 394 to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest to attorney for plaintiff with return indorsed thereon ball liable to, when 361	netition of executor for final settle-	344	•
partition and distribution of estate, petition for legacies 345 notice of application to whom given opposing application 346 allowance of application 346 allowance of application 346 order to deliver legacy 346 partition when to be made 346 cost of application to be paid by applicant 346 petition by executor for order requiring payment of money secured 346 distribution of residue after final settlement 346 decree of distribution; when made, what to contain 347 partition of undivided shares 346, if property situated in different counties, partition how made 347 notice of partition 347 notice of partition 347 partition of testator's estate in common 348 appointment of guardians in partition 348 ib, of agents 348 report of commissioners 348 when partition may be dispensed with 348 questions of advancement how determined 348 agent for absentee, when appointed 348 agent for absentee, when appointed 349 claim of proceeds by absentee 349 discharge of executor 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353 SHAM ANSWERS, to be stricken out 72 SHERIFF, election of 354 county commissioner when to fill vacancy in office 459 how to execute order of arrest 459 when liable as bail 559 when liable as bail 561 to deliver order of arrest 579 when liable as bail 579 when liable to, when 581	ment	345	
partition and distribution of estate, petition for legacies notice of application to whom given allowance of application allowance of application when allowance of application when order to deliver legacy partition when to be made cost of application to be paid by applicant petition by executor for order requiring payment of money secured distribution of residue after final settlement decree of distribution; when made, what to contain partition of undivided shares what to contain partition of undivided shares if property situated in different counties, partition how made notice of partition partition when part has been conveyed shares how set out proceedings when partition impracticable partition of testator's estate in common appointment of guardians in partition ib, of agents report of commissioners when partition may be dispensed with questions of advancement how determined agent for absentee, when appointed sale of unclaimed estate liability of agent on bond claim of proceeds by absentee discharge of executor letters of administration may be granted after final settlement distribution of personal estate, order of, and application of state, order of, and application of state, order of, and application of conth and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when  80 ball liable to, when	proceedings if executor fail to render	0.45	
petition for legacies notice of application to whom given opposing application allowance of application when order to deliver legacy partition when to be made cost of application to be paid by applicant cant petition by executor for order requiring payment of money secured distribution of residue after final settlement decree of distribution; when made, what to contain partition of undivided shares if property situated in different counties, partition how made shares how set out partition of testator's estate in common appointment of guardians in partition ib, of agents report of commissioners when partition may be dispensed with questions of advancement how determined agent for absentee, when appointed sale of unclaimed estate liability of agent on bond claim of proceeds by absentee discharge of executor letters of administration may be granted after final settlement distribution of personal estate, order of, and application of state, corder of, and application of coath and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when  81		340	ļ
opposing application allowance of application when order to deliver legacy partition when to be made cost of application to be paid by applicant to be paid by applicant to be paid by applicant to be paid by applicant to be paid by applicant to be paid by applicant to be paid by applicant to be paid by applicant to be paid by applicant to the patition by executor for order requiring payment of money secured distribution of residue after final settlement decree of distribution; when made, what to contain partition of undivided shares what to contain partition of undivided shares partition by executor final settlement aproperty situated in different counties, partition how made notice of partition partition when part has been conveyed shares how set out proceedings when partition impracticable partition of testator's estate in common appointment of guardians in partition appointment of guardians in partition appointment of guardians in partition ib., of agents report of commissioners when partition may be dispensed with questions of advancement how determined agent for absentee, when appointed agent for absentee, when appointed alternative final settlement distribution of personal estate, order of, and application of distribution of personal estate, order of, and application of stand and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when  80	petition for legacies	345	
allowance of application when 346 when 346 order to deliver legacy 346 partition when to be made 346 cost of application to be paid by applicant 346 petition by executor for order requiring payment of money secured 346 distribution of residue after final settlement 346 decree of distribution; when made, what to contain partition of undivided shares 346, if property situated in different counties, partition how made 347 notice of partition partition when part has been conveyed shares how set out proceedings when partition impracticable 347 partition of testator's estate in common 348 appointment of guardians in partition 348 report of commissioners when partition may be dispensed with 348 questions of advancement how determined 348 sale of unclaimed estate 349 discharge of executor letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 53, 394 county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 sall liable to, when 81			
when order to deliver legacy partition when to be made cost of application to be paid by applicant petition by executor for order requiring payment of money secured distribution of residue after final settlement decree of distribution; when made, what to contain 346 if property situated in different counties, partition how made notice of partition partition when part has been conveyed shares how set out 347 notice of partition impracticable partition of testator's estate in common 348 appointment of guardians in partition 348 ib., of agents report of commissioners when partition may be dispensed with questions of advancement how determined agent for absentee, when appointed 348 sale of unclaimed estate 349 discharge of executor letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 53, 394 oath and bond of office to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 sall liable to, when 81			
partition when to be made cost of application to be paid by applicant cant  petition by executor for order requiring payment of money secured distribution of residue after final settlement  decree of distribution; when made, what to contain partition of undivided shares 346, 347 if property situated in different counties, partition how made 347 notice of partition partition when part has been conveyed shares how set out proceedings when partition impracticable partition of testator's estate in common 348 shares how set out proceedings when partition impracticable partition of guardians in partition 348 report of commissioners when partition may be dispensed with 348 questions of advancement how determined agent for absentee, when appointed 348 sale of unclaimed estate 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim of proceeds by absentee 349 claim	when		
cost of application to be paid by applicant 2346 petition by executor for order requiring payment of money secured distribution of residue after final settlement 346 decree of distribution; when made, what to contain 247 partition of undivided shares 246, 347 if property situated in different counties, partition how made 247 notice of partition 247 partition when part has been conveyed 348 shares how set out 247 partition of testator's estate in common 348 appointment of guardians in partition 348 ib, of agents 248 report of commissioners 348 when partition may be dispensed with questions of advancement how determined 349 discharge of executor letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 349 distribution of personal estate, order of, and application of 349 county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 81	order to deliver legacy		,.
petition by executor for order requiring payment of money secured distribution of residue after final settlement decree of distribution; when made, what to contain partition of undivided shares 346, 347 if property situated in different counties, partition how made notice of partition partition when part has been conveyed shares how set out proceedings when partition impracticable partition of testator's estate in common appointment of guardians in partition ib., of agents report of commissioners when partition may be dispensed with questions of advancement how determined agent for absentee, when appointed agent for absentee, when appointed agent for absentee, when appointed distribution of personal estate, order of, and application of distribution of personal estate, order of, and application of stribution of personal estate, order of, and application of couth and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when  346 346 346 346 347 346 347 347 347 347 347 347 347 347 348 348 348 348 348 348 348 348 348 348	cost of application to be paid by appli-	340	
ing payment of money secured distribution of residue after final settlement decree of distribution; when made, what to contain partition of undivided shares 346, if property situated in different counties, partition how made 347 notice of partition when part has been conveyed 347 shares how set out proceedings when partition impracticable 347 partition of testator's estate in common 348 appointment of guardians in partition ib., of agents 348 report of commissioners 348 when partition may be dispensed with questions of advancement how determined 348 sale of unclaimed estate 349 liability of agent on bond 349 discharge of executor letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 394 county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 sall liable to, when 81	cant	346	ĺ
distribution of residue after final settlement  decree of distribution; when made, what to contain  partition of undivided shares  if property situated in different counties, partition how made  notice of partition  partition when part has been conveyed  shares how set out  proceedings when partition impracticable  partition of testator's estate in common  appointment of guardians in partition  ib., of agents  report of commissioners  when partition may be dispensed with  questions of advancement how determined  agent for absentee, when appointed  agent for absentee, when appointed  sale of unclaimed estate  liability of agent on bond  claim of proceeds by absentee  after final settlement  distribution of personal estate, order of, and application of  standard solution  SHAM ANSWERS, to be stricken out  SHERIFF, election of oath and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon  bail liable to, when	petition by executor for order requir-	3/16	
decree of distribution; when made, what to contain partition of undivided shares 346, 347 if property situated in different counties, partition how made 347 notice of partition 347 notice of partition 347 shares how set out 347 shares how set out 347 partition of testator's estate in common 348 appointment of guardians in partition 348 ib, of agents 348 report of commissioners 348 when partition may be dispensed with 348 questions of advancement how determined 348 sale of unclaimed estate 349 liability of agent on bond 349 claim of proceeds by absentee 349 discharge of executor letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353 SHAM ANSWERS, to be stricken out 72 SHERIFF, election of 354 coath and bond of office 394 to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest 349 to deliver order of arrest 349 to deliver order of arrest 479 when liable as bail 54 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 sali liable to, when 81	distribution of residue after final settle-		
what to contain partition of undivided shares 346, 347 if property situated in different counties, partition how made 347 notice of partition 347 partition when part has been conveyed 347 shares how set out proceedings when partition impracticable 347 partition of testator's estate in common 348 appointment of guardians in partition ib., of agents 348 report of commissioners 348 when partition may be dispensed with 348 questions of advancement how determined 348 sale of unclaimed estate 349 liability of agent on bond 349 discharge of executor letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353 SHAM ANSWERS, to be stricken out 72 SHERIFF, election of 354 coath and bond of office 394 to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 sali liable to, when 81		346	
partition of undivided shares 346, 347 if property situated in different counties, partition how made 347 notice of partition 1 347 notice of partition 1 347 partition when part has been conveyed 347 shares how set out 347 proceedings when partition impracticable 347 partition of testator's estate in common 348 appointment of guardians in partition 348 ib., of agents 348 report of commissioners 348 when partition may be dispensed with 348 questions of advancement how determined 348 sale of unclaimed estate 349 liability of agent on bond 349 claim of proceeds by absentee 349 discharge of executor 349 letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353 SHAM ANSWERS, to be stricken out 72 SHERIFF, election of 53, 394 county commissioner when to fill vacancy in office 60 how to execute order of arrest 79 when liable as bail 51 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81		346	
if property situated in different counties, partition how made  notice of partition 1947 partition when part has been conveyed 347 shares how set out proceedings when partition impracticable partition of testator's estate in common 348 appointment of guardians in partition 348 ib., of agents 348 report of commissioners 348 when partition may be dispensed with 348 questions of advancement how determined 348 sale of unclaimed estate 349 liability of agent on bond 349 claim of proceeds by absentee 349 discharge of executor 349 letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353 SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 394 county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81	partition of undivided shares 346,		
notice of partition partition when part has been conveyed 347 shares how set out proceedings when partition impractica- ble partition of testator's estate in common 348 appointment of guardians in partition 348 ib., of agents 348 report of commissioners 348 when partition may be dispensed with 348 questions of advancement how determined 348 sale of unclaimed estate 349 liability of agent on bond 349 discharge of executor letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353 SHAM ANSWERS, to be stricken out 72 SHERIFF, election of oath and bond of office 54 county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 sale over the content of the content	if property situated in different coun-	9.45	
partition when part has been conveyed shares how set out proceedings when partition impracticable 347 partition of testator's estate in common 348 appointment of guardians in partition ib, of agents 348 report of commissioners 348 when partition may be dispensed with 348 questions of advancement how determined 348 agent for absentee, when appointed 348 sale of unclaimed estate 349 liability of agent on bond 349 claim of proceeds by absentee 349 discharge of executor 349 letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 394 county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 and specific post notices of election 59 hall liable to, when 81			
shares how set out proceedings when partition impracticable 347 partition of testator's estate in common 348 appointment of guardians in partition 348 ib., of agents 348 report of commissioners 348 when partition may be dispensed with 348 questions of advancement how determined 348 sale of unclaimed estate 349 liability of agent on bond 349 claim of proceeds by absentee 349 discharge of executor 349 letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353 SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 53, 394 county commissioner when to fill vacancy in office how to execute order of arrest 49 when liable as bail 59 bail liable to, when 81	partition when part has been conveyed	347	٠
partition of testator's estate in common 348 appointment of guardians in partition ib., of agents 348 report of commissioners 348 when partition may be dispensed with 348 questions of advancement how determined 348 sale of unclaimed estate 349 liability of agent on bond 349 claim of proceeds by absentee 349 discharge of executor letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353 SHAM ANSWERS, to be stricken out 72 SHERIFF, election of 354 coath and bond of office 394 to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest 349 when liable as bail 59 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 sale appointment 348 sale of unclaimed estate 349 distribution of general estate, 349 distribution of personal estate, 349 distribu	shares how set out	347	,
appointment of guardians in partition ib., of agents report of commissioners when partition may be dispensed with questions of advancement how determined agent for absentee, when appointed sale of unclaimed estate liability of agent on bond claim of proceeds by absentee discharge of executor letters of administration may be granted after final settlement distribution of personal estate, order of, and application of widow's portion  SHAM ANSWERS, to be stricken out  SHERIFF, election of oath and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when	ble	347	
ib., of agents report of commissioners when partition may be dispensed with questions of advancement how determined agent for absentee, when appointed sale of unclaimed estate liability of agent on bond claim of proceeds by absentee discharge of executor letters of administration may be granted after final settlement distribution of personal estate, order of, and application of side widow's portion  SHAM ANSWERS, to be stricken out  SHERIFF, election of oath and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when	partition of testator's estate in common		
report of commissioners when partition may be dispensed with questions of advancement how determined agent for absentee, when appointed sale of unclaimed estate liability of agent on bond claim of proceeds by absentee discharge of executor letters of administration may be granted after final settlement distribution of personal estate, order of, and application of widow's portion  SHAM ANSWERS, to be stricken out  SHERIFF, election of oath and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when			1
when partition may be dispensed with 348 questions of advancement how determined agent for absentee, when appointed 348 sale of unclaimed estate 349 liability of agent on bond 349 claim of proceeds by absentee 349 discharge of executor 349 letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353 SHAM ANSWERS, to be stricken out 72 SHERIFF, election of 354 county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail 59 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 348	report of commissioners	348	
mined agent for absentee, when appointed agent for absentee, when appointed sale of unclaimed estate liability of agent on bond claim of proceeds by absentee discharge of executor letters of administration may be granted after final settlement distribution of personal estate, order of, and application of widow's portion  SHAM ANSWERS, to be stricken out  SHERIFF, election of oath and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when	when partition may be dispensed with	348	
agent for absentee, when appointed sale of unclaimed estate liability of agent on bond claim of proceeds by absentee discharge of executor letters of administration may be granted after final settlement distribution of personal estate, order of, and application of widow's portion  SHAM ANSWERS, to be stricken out  SHERIFF, election of oath and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when		348	
liability of agent on bond claim of proceeds by absentee discharge of executor letters of administration may be granted after final settlement distribution of personal estate, order of, and application of widow's portion  SHAM ANSWERS, to be stricken out  SHERIFF, election of oath and bond of office to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when	agent for absentee, when appointed	348	
claim of proceeds by absentee 349 discharge of executor 349 letters of administration may be granted after final settlement 349 distribution of personal estate, order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 394 coath and bond of office 394 to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest 79 when liable as bail 81 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81			- '
discharge of executor letters of administration may be granted after final settlement distribution of personal estate, order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 53, 394 coath and bond of office 394 to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest 79 when liable as bail 81 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81	claim of proceeds by absentee		
after final settlement	discharge of executor	349	: :
distribution of personal estate, order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72  SHERIFF, election of 53, 394 coath and bond of office 394 to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest 79 when liable as bail 81 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81		349	
order of, and application of 352, 353 widow's portion 353  SHAM ANSWERS, to be stricken out 72.  SHERIFF, election of 53, 394 to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest 79 when liable as bail 59 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81	distribution of personal estate.		
SHAM ANSWERS, to be stricken out 72.  SHERIFF, election of 53, 394 oath and bond of office 394 to post notices of election county commissioner when to fill vacancy in office how to execute order of arrest 79 when liable as bail 81 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81	order of, and application of 352,		
to be stricken out  72  SHERIFF, election of 53, 394 oath and bond of office 394 to post notices of election 54 county commissioner when to fill vacancy in office 69 how to execute order of arrest 79 when liable as bail 81 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81	widow's portion	303	
SHERIFF, election of 53, 394 oath and bond of office 394 to post notices of election 54 county commissioner when to fill vacancy in office 69 how to execute order of arrest 79 when liable as bail 81 to deliver order of arrest to attorney for 69 plaintiff with return indorsed thereon 80 bail liable to, when 81	SHAM ANSWERS,	٠,	
election of 53, 394 election of 394 to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest 79 when liable as bail 81 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81	to be stricken out	72,	
election of oath and bond of office 394 to post notices of election 54 county commissioner when to fill vacancy in office how to execute order of arrest 79 when liable as bail 81 to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81	SHERIFF.		ľ -
to post notices of election county commissioner when to fill vacan- cy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when	election of 53,		
county commissioner when to fill vacancy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when  59 81 81 82 83 84 85 86 87 88	to nost notices of election		
cy in office how to execute order of arrest when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when	county commissioner when to fill vacan-		ŀ
when liable as bail to deliver order of arrest to attorney for plaintiff with return indorsed thereon bail liable to, when 81	cv in office		1
to deliver order of arrest to attorney for plaintiff with return indorsed thereon 80 bail liable to, when 81	how to execute order of arrest		
plaintiff with return indorsed thereon 80 bail liable to, when 81	to deliver order of arrest to attorney for		ŀ.
	plaintiff with return indorsed thereon		1
F			ļ

$\mathbf{H}$	ERIFF—continued.	
	fees for keeping prisoner	81
	defendant may deposit money as bail	
	with	80
	to pay same into court	80
	penalty in such case for default	81
	proceedings of, in case of claim and de-	
	proceedings of, in case of claim and as,	82
•	livery of personal property	82
	to be indemnified	83
	when responsible for sureties	00
	to file notice and affidavit, with his pro-	
	ceedings with clerk; when	84
	collection of debts and credits attached	
•	by	87
	when, to deliver property to defendant	87
r.,	when, to summon jury	87
	return of, on satisfaction of attachment	89
		102
:	writs of execution directed to	
	to summon jury to try right of property,	285
	when 104, 280,	
	fees of jurors	444
	undertaking to indemnify	104
	sale of property on execution by 104,	105
	penalty for selling without notice	105
	may postpone sale	105
	certificate of sale to purchaser 105,	106
	deed, to be approved by district court	106
	receipt to debtor of execution debtor	109
		110
	not liable to answer as garnishee	152
	warrant to, to seize boat, &c.	104
	when, not to pay over surplus of sale	
	of boat	154
	to execute writ of habeas corpus	160
	penalty for disobedience	161
	may call power of county to execute	
	writ	162
	protection for obeying writ	164
1	fees to, for executing writ	166
		168
	to assist clerk in drawing jury	168
•	to summon jurors	168
	to return list of jurors	
-	service of subpœnæs in chancery	175
•	proceedings when execution debtor ob-	
	tain injunction	180
	sales under foreclosures	181
	permitting escapes	202
	refusing to serve process	203
. ,	penalty of persons refusing to aid 203,	204
-	penalty for falsely assuming to be	203
	receiving reward to neglect duty	204
	to seemble surface to hegical day	204
	to suppress unlawful assemblage	205
: .	penalty for neglecting 204,	205
. '	armed force to obey, when	
٠÷.	when guiltless if death ensue	205.
	how to execute search warrant	215
	' to execute death warrant	250
1	return of death warrant	250
•	to inform of sale of liquor to Indians	257
	not to appear as attorney	269
	to execute venire of justice	274
-	how to proceed in making replevin	281
	sales on execution by	281
	to mine metics of sele	281
	to give notice of sale	
	to be collector of taxes	394
	appointment of deputy	394
	responsible for deputy	394
•	to have custody of jails	394
	not hold any other office except deputy	
	marshal	394

SHERIFF—continued.	SPENDTHRIFT—continued.
raising power of county 394	definition of
power for apprehending felons 394	
to execute writs, &c. 394	(See Sale of Land of Minors, &c.)
to attend sessions of district court , 394	(See (Filardian)
to serve and post notices of auditor,	SPECIFIC PERFORMANCE
commissioner, &c. 394, 395	decree of 338, 339
to give notice of special elections 395	
to notify county commissioners of va-	SPIRITUOUS LIQUORS,
cancy in office of county auditor, 395	adulterating 212
duty as collector of taxes 395	penalty for ' 212
vacancy in office of, how filled 395	sale of, to Indians prohibited 257
when to give certificate of service 395	not to be given prisoners) 472
penalty for refusing to pay over money	license to sell , 500
collected 395	penalty for selling, without 501
proceedings against, in such case 395	cost of license 500
when to settle with commissioners for	commissioners to grant 500
taxes collected 395	bond for obtaining 500
fees for collecting taxes 396	not to sell, on Sunday 501
not to receive extra fees 395 not to purchase, when 395	certain officers to complain of unlicensed
may finish certain business after expi-	groceries 501
	fines appropriated schools 501
	jury to indict unlicensed persons 501
to receive and keep prisoners 396 conveying prisoner through other coun-	CMATTTON
	STALLIONS,
	running at large may be gelded 469
(See Arrests.)	when 469
liability of, for neglect, &c. 396	owner liable to damages done by, when 470
coroner when liable as 390, 396	ridglings included 470
duties and liabilities of, relating to col-	OT A TIPE
lection of taxes	STATES,
(See Taxes.)	powers prohibited to 10
fees of 441	powers that may be exercised with con-
mileage of 445	sent of congress
additional fees allowed for Jackson and	new, may be admitted 13
Coos: 445	records, &c. of, to be evidence 13
to receive U. S. prisoners 472	congress to guarantee to, republican
to complain of unlicensed liquor dealers 501	government and protect, &c. 14
ib., billiard tables and ball alleys 502	STATUTES,
	foreign, when evidence 119
ISTER,	
for ravishing 188	STAY,
MALL POX,	of execution,
	on judgment of justice 276
inoculating with, a felony 212	judgment after execution stayed as on
ODOMY,	appeal 277
how punished 211	of proceedings,
, , , , , , , , , , , , , , , , , , , ,	on payment of rent
OLDIERS,	OTHER TEXTO
when not to be quartered in house	STEALING, (See LARCENY.)
without owner's consent 17	STEAMBOATS,
when may vote 30, 52	burning at night time 191
wills by	riotously destroying 205
	200
OLITARY IMPRISONMENT,	STOCK,
sentence to 249	shares of, of defendant in corporation
	may be attached 85 86
PECIAL BAIL,	certificate of, to be furnished 86
(See Bail.)	where, to be assessed 399
DECT LT ASSESSMENT	personal property of corporation liable
PECIAL MESSENGER,	for taxes on 399
(See Messengers.)	
PNIDITION	STOLEN PROPERTY,
PENDTHRIFT,	buying and receiving
appointment of guardian for 363	need not aver principal's conviction 193
notice to be given, of	officer arresting to secure goods 193 255
copy of complaint, &c., notice of order	prosecutor and officer how paid 255
to be filed 363.	when to be returned to owner 255

·			
STRAYS.	1	SUNDAY,	
finder to give notice of	.465	when to be excluded in computing	
(Can Fram Larg)			123
(See Estrays.)			212
SUBMISSION,	٠		258
how made	99		258
judgment as in other cases, but withou	t i		258
cost	99	· · · · · · · · · · · · · · · · · · ·	
judgment may be appealed from	99	liquors not to be sold on	501
to arbitration	155		
	100	SUPERINTENDENT,	
(See Arbitration.)	-	of schools,	
CITRODAL AMION ON THE TITRE	. 1	2	<b>424</b>
SUBORNATION OF PERJURY,	003	term of office	424
how punished	201	to divide county into districts	424
indictment for, when sufficient	233	examination of teachers by	425
SUBPŒNÆS.			425
	112		425
what may require	112		425
how issued	113	orders of, on treasury for funds appro-	
how served			425
	, 175		426
how served	175		420
in chancery -	175	selection of lands in lieu of schools oc-	400
clerk to issue blank, when	254	The state of the s	426
form of, in justice's court	. 302	his compensation	426
of coroner	392		
		SUPERINTENDENT OF INDIAN AF-	
SUBSTITUTING,		FAIRS,	
of landlord for tenant	129	salary of governor as	•33
, of landiord for tonaire	120	- Surrey or Bottormer am	
COTTOGRACION DE DECEMBRACION DE PROPER	i .	SUPERVISORS,	
SUCCESSION BY RIGHT OF REPRE	, ,		167
SENTATION,	250	J	454
defined	352	his appointment	
SUFFRAGE,	,	term of office	454
mba mar arenaisa maht of	30	official bond	454
who may exercise right of	30	his duties-	454
A CONTRACTOR		notice of, to work on roads	454
SUICIDE,	7.07	penalty for neglecting notice	455
assisting to commit	187	fines to be collected by	455
omm		duties and powers	455
SUIT,	174	to erect finger-boards	456
in equity	174	complaint against, how made	466
where to be brought	174	repairing bridges, roads, &c.	456
pleadingsin	114		456
(See Actions.)		allowance of certificate for extra labor	456
· · · · · · · · · · · · · · · · · · ·		to erect guide-boards, &c.	
SUMMONS,		accounts of, in settlement 456,	
civil actions commenced by	68	proceedings when unable to collect fines	457
how and when issued •	68	penalty for misconduct	457
requisites of	68	compensation	458
notice to be inserted in	68		
service and return of	· 68	SUPPLYING,	
how served	69	(See VACANCIES.)	
when by publication	69		
in such cases	69	SUPREME COURT,	
order of publication, what to contain	69	judicial power of territory vested in .	31
copy of, to be deposited in post-office		court how constituted	31
copy of, to be deposited in post-omce	70	jurisdiction of,	32
issue of second, if first not served			144
when one of several defendants serve	eu.	to issue writ of prohibition only	144
with copy how to proceed	70		0.0
proof of service	70	to appoint clerk	32
court acquires jurisdiction from service	e 71	may prescribe rules for chancery	183
on non-resident for recovery of re-	ai	appeals from chancery to	183
property, how made	129	power of, to appoint guardians not im-	
in partition	132	paired by certain provisions	362
in case of mechanic's lien	149		
	149		
how served	. 168		78
to jurors	267		
of justice, how served	267	1	82
how returned	301		83
form of, in justice's court	301	Witter to Judany	70

SURETY—continued.	TAXES—continued.
sheriff responsible for sufficiency of,	non-residents not to pay greater than
when 83	
ib., of defendant's, in such case 1977 83	The state of the s
in attachment for plaintiff's 85, 284 ib., for defendant 87, 285 in replevin 281 suits against of executor when to be	on what property 397
in replevin	shigher externer from 298
quite amoinst of executor when to the	poll tax how assessed 398
	where and to whom property 398
	when may be in name of occupant or
may surrender principal 19, 220	owner(A File Line 18 to 19 398
official,	if owner unknown, how made 398
action on official bond	property of corporations how liable to: 399
who-may bring action 145	undivided estate of deceased 399
leave how granted 145, 146	where to be on personal estate 1399
several actions may be brought on	goods, wares, estates in trade, &c.,
several delinquencies 146,	where 399
recovery against surety limited 146	partners may be jointly or severally 399
officers primarily liable 146	
securities how and when apportioned 146.	
្តីស្រាស់ និង និង ស្រាស់ និង និង ស្រាស់ និង និង ស្រាស់ និង និង ស្រាស់ និង និង និង និង និង និង និង និង និង និង	personal estate of corporator may be
SURGEON,	sold 399
when not to be examined without con-	stockholder not to be taxed for same,
sent of patient	where 399
n and or positions	property mortgaged, &c., to whom to
SURRENDER.	be 399
of principal by surety 79, 220	duties of assessors,
The state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the s	to make assessment roll and appraisal: 400
SURVEY,	to require list of property 400
of territory how made . 38	assessment roll what to contain 400
	lots to be specified in assessment roll. 400
order to, property in dispute allowed 130	where 400
order for, what to contain 130	assessment of trustees how entered by 400
SURVEYOR,	description by boundaries 401
of county roads 450	what description sufficient 401
his duties 450	
450, 1981 a file	unoccupied lands of unknown persons 401
SURVEYOR-GENERAL, '''	assessment roll how made out, 401, 402, 403
appointment of	(See Assessors.)
salary of 38	manner of assessing,
' to enter locations 40'	commissioners to examine assessment
when to issue patent 40	roll 383, 403
may administer oaths	estimates of, by commissioners 404
judicial powers of 42	levy by commissioners for county pur-
when to issue certificate of payment 43	poses 404
additional compensation of a series 43	ib., for territorial purposes \ 404
report by, of moneys received 43	copy of assessment roll to be sent audi-
to give security for certain moneys 43	tor 404
to perform register's duty until, &c. 44	duty of auditor receiving same 404
general duties of, how prescribed 448	county auditor to make certificates of
attested copies of papers in office of,	taxes, to be raised, where 404
evidence evidence 119	to whom to deliver certificates 404
7,1000	how sheriff to proceed in collection of 404
SURVEYING.	of collection and return of
costs of, territory	sheriff to give notice of collection, when 405
- ib, roads of the first 450	default of tax payer 405 county orders receivable when 405
TITAMOOK COTTNEY	
to be attached to Yamhill for judicial	territorial, to be in specie 405
	who not to purchase county orders at
purpose 64	discount 405
TO A V	sheriff to give receipt for, if required 405
TAX,	penalty if sheriff make false return 405
property of U.S. not liable to 31	when sheriff may levy for 100 406
property of non-residents how taxed. 31	notice of sale in such case 406
on license to keep ferry 458	sale, how made 406
MAX AMION	proceedings if purchaser does not pay 406
TAXATION,	proceedings if distress, cannot be sold 406
of costs	surplus, after sale, &c., to be returned - 406
m + 37 Fro	double assessment, how provided for 406
-TAXES,	unpaid, return of 406
power of congress to levy 8	double assessment, return of 406
	1

		•	
TAX	XES—continued.	TAXES—continued.	. 🖎
-,	form of sheriff's return 406, 407	grantee when liable	116
	affidavit of sheriff to be attached to 407	treasurer's books, warrants, &c., evi-	
1:	fees for making return : 407	dence of land sold for	116
46	delinquent, to be credited sheriff. 407	auditor of territory to transmit blanks,	(10
	defalcation of sheriff, indictable 408		416
	territorial, where and how payable 408	i lees of onicers	416
- 80	le of unpaid taxes,	fees for publication, how apportioned	417
	property, when liable 409 notice of, by auditor 409	on land	
Ř.		TEACHERS,	
•	publication of notice 409 affidavit of publication by printer 409	exempt from juries	167
	affidavit of posting notice 409	examination of	425
	sale 409	to produce certificate of character	430
	who deemed purchaser 410	to keep register	430
	immediate payment, auditor may re-		
7.7.2	quire 410	TENANCY,	4 17 17
. 1 2*	unsaleable land, when to be bid off for	1 III COMMON	477 477
	county 410	Joint control and object to the	÷.,
'	such land liable to, but not sale 410	at will or sufferance,	378
;	ib., when to be conveyed to county 410	how may be determined	777
	commissioners may authorize auditor	TENANT,	
	to sell certificates of lands bid off for county 410	(See Landlord and Tenant.)	
	land need not be sold in owner's name 411	liability for waste	131
-	auditor to give purchaser certificate of	liability of, in possession, to purchaser	٠.
	sale 411	on execution	131
	auditor to file statement of sale 411	estate of in partition, how provided for.	
	unredeemed lands, how advertised 411	136,	137
	may be redeemed in 3 years after. 411	(See PARTITION.)	
	how 411, 412	joint tenant,	131
	terms of redemption 412		191
	redemption in case of minors and mar-	may maintain action against, for rents,	378
(;	ried women, &c. 412	, ac.	0.0
	certificate of auditor on redemption 412	in common, liability of, for waste	131
	ib., to be countersigned by treasurer 412 auditor to pay over redemption money 412.	may maintain action against, for rents,	
:	loss of certificate; provision in case of 412	&c.	378
	in above case owner may draw redemp-		•
,	tion money, how 413	TENDER,	· .
	when auditor to execute deed to pur-	gold and silver only legal	10
٠,	chaser of unredeemed land 413	effect of of money for redemption	107
❖.	ib., when to withhold deed 413.	AT CONTROL OF A CONTROL V	30
• •	when purchase money may be refund-	TERM OF SESSION OF ASSEMBLY,	30
	ed by commissioners after convey-	THE OF CHILD	
	ance 413	TERM OF OFFICE,	6
:	taxes omitted, collectable next year. 413	of senators	•
		TERRITORIAL OFFICERS,	
	a lien on land 414 auditor to file statement of sale and pro-	how appointed	;.33
: :	ceeds of payment, when 414	salary of	33
ı	penalty for neglect 414.		
n	riscellaneous provisions,	TERRITORIAL TAX,	105
	lien holders may pay and collect 415	to be in gold and silver	405
į	paid by tenant, how recoverable 415	THE PARTY OF A STIPLE	
33	omitted sale, how remedied 415	TERRITORIAL TREASURER,	110
	auditor failing to advertise unredeemed	not liable as garnishee attested copies of papers in office of,	
L.	land, may do so in five years 415	evidence	119
<b>ά</b> .	suits to recover, &c., when to be com-		417
. '	menced penalty, if sheriff fail to pay over 415	where to reside and keep his office	417
<i>i</i> .	persons injured by false return 416	oath to be indorsed on commission	417
; -	sale invalid if, were paid 416	penalty for acting before being qualified	417
4	moneys collected for one object not to	bond to be approved by governor	411
	be appropriated for another 416	governor to indorse approval on bond	418
÷ 1	penalty for neglect of officers 416	commission when to issue	418
11	ib. if treasurer neglect to pay territo-	to keep seal	418 418
: •	rial 416	certain papers certified by, evidence	421
	grantor when liable to pay 416	his duties	1
		•	

76 .

76, 271

WEDDIWODIAL WAR LORDER			
TERRITORIAL TREASURER—continued		TOLL,	
to grant duplicate receipts	421	commissioners may authorize bridge	
one of which to be given auditor	421	companies to receive	461
his compensation	422	rates of, to be posted up	462
when governor may appoint, pro tem		allowed millers	508
salary in such case settlement of former treasurer's account	422	TOMBS,	
power to administer oaths	422	defeating to	0
to have access to all offices to inspect		delacing, wa	211
accounts	422	TORTURING. •	
to keep letter-book	422	of animals ham manish 3	211
penalty for issuing illegal warrants	422		411
penalty for refusing to pay warrant	423	TRANSCRIPT,	
illegal conduct in office of	423	effect of filing, in district court	100
audited accounts due territory, a lien		of proceedings in error	121
on debtor's land	423	of filing, of justice's judgment	277
sealer of weights and measures	489	when, a lien on real estate	277
		of recorded conveyances, evidence	479
TERRITORY,	`.	`_ <u></u>	
liable for support of prisoners, when	473	TREASON,	
mnom tatesam t nor		persons convicted of, not to vote	52
TESTAMENTARY,		against U.S., in what it shall consist	13
	316	what evidence necessary to convict	13
to whom issued	316	MDR 4 CHARLES MAD DESCRIPTION OF THE	•
bond to be given before issuing	317.	TREASURER, TERRITORIAL	
form of letters	319	(See TERRITORIAL TREASURER.)	
revocation of letters	320	T * 1.	
TEST,	. ′	TREASURER, COUNTY	
no religious, required	14	his election	388
(m)		his duties and powers 388,	
TESTIMONY,	Ċ.	(See County Treasurer.)	
proceedings to perpetuate	117	<u> </u>	
proceedings prior to hearing application	117	TREATY,	٠.
commission when to issue	118	with Great Britain	19
depositions, how taken	118	land many	
depositions to be filed	118	TREES,	
fellow-gamblers may give	208		196
when to be written by magistrate	223	ib., in grave yards	211
of president, &c., of bank, when dis-		MD Han I da	
: , pensed with in prosecutions for for-		TRESPASS,	
gery	$199^{\circ}$	1, 7, 7	138
of accomplice not sufficient to convict	252		131
of party may be rebutted 114,			197
in support of wills, to be written, &c.	357		197
before coroner to be written	392	fines in such case appropriated to school	426
THEFT,	-		426
(See LARCENY.)			120
(South Entropy of the Control of the		TRIAL,	
THREATENING LETTERS,	•	by jury secured	13
attempt to extort by	189	place of 66,	67
		of issues	90
TIME, 1.220 8 181 9:10.1		(See Issues.)	1
how computed,	123		, 91
of offence need not be stated in indict-		by jury,	91
ment	231	how chosen	91
		challenges to jury 91,	92
TITLE,		oath of jurors	92
object of law to be expressed in	31		93
prior laws affecting, to land void	34	verdict, either general or special	93
TITLE TO LANDS,	!	by court,	<b>V U</b>
justice how to proceed where comes		informal, how corrected	93
in question 273,	274	in cases of fact as well as law	94
(See Lands.)		by referees,	
	378	all, referable by consent	94
		when compulsorily	94
TOKENS,		how conducted	95
false	195	See Referees.	
		1.5	

	UNITED STATES,
new trial,	to pay for keeping of prisoners 472
definition of 95	when 472
application for 96	officers of, not eligible to civil office 30
When granted 96	ib., when officers or soldiers may vote 30, 52
in case of mandamus 143 of, and pleadings in justice's court 274	property of, not to be taxed 31, 398
	UNIVERSITY,
TRUSTEES,	located at Marysville 509, 513
of express trust defined 65	provisions for 509
may sue without person interested 65	commissioners to erect 513
set-offs, in action by 125	(See COMMISSIONERS.)
county commissioners, of school lands 259	UNIVERSITY LANDS,
duty of, to sue for trespasses 239	sale of 517
TURNPIKE,	election of commissioner to sell 517
malicious injuries to 196	UNLAWFUL ASSEMBLIES,
penalty for obstructing , 207	duty of officers to suppress 204
(See Corporation, Plank and Turnpike	how suppressed 205
Roads.)	UNOCCUPIED LANDS,
	how assessed 401
U.	UNORGANIZED SCHOOL DISTRICT,
	not entitled to school funds 431
UMPIRE,	UNORGANIZED COUNTIES.
attempting to corrupt 201	returns of election from 57
accepting bribes 202	UNWHOLESOME PROVISIONS,
UMPQUA COUNTY,	penalty for selling 2.12
attached to Coos for judicial purpose 64	l
TIMOT ATMED DOODEDAY	USURPATION,
UNCLAIMED PROPERTY, when consignee may sell 468	of office,
	action for 140
	penalty for 141
inventory by justice 468 notice of sale by constable 468	<u>_</u>
sale, and return thereof by constable,	₹.
justice to pay charges, &c., balance to	
treasurer 468	VACANCY,
treasurer to make entry 469	in house of representatives how filled 6
when owner may claim deposit 469	if office of president be vacant, vice
when deposit to be county's 469	president to act
TYPETO TOTAL OF TAXABLE	office when vacant 62
UNDERTAKING,	when governor may declare office va-
to be given before order of arrest 78	when governor may declare office va- cant 62
to be given before order of arrest 78 requisition of 80	when governor may declare office va- cant 62 supplying, 62
to be given before order of arrest requisition of 80 affidavit thereto, what to contain 78	when governor may declare office va- cant 62 supplying, 62 when governor may fill 62
to be given before order of arrest requisition of 80 affidavit thereto, what to contain on claim of personal property 82, 83	when governor may declare office va- cant 62 supplying, 62 when governor may fill 62 when county commissioners 62
to be given before order of arrest 78 requisition of 80 affidavit thereto, what to contain 78 on claim of personal property 82, 83 action on, when a defence for defendant 87	when governor may declare office va- cant 62 supplying, 62 when governor may fill 62 when county commissioners 62 persons appointed to qualify 62
to be given before order of arrest requisition of 80 affidavit thereto, what to contain 78 on claim of personal property 82, 83 action on, when a defence for defendant in case of appeals	when governor may declare office va- cant 62 supplying, 62 when governor may fill 62 when county commissioners 62 persons appointed to qualify 62 term of office 62
to be given before order of arrest requisition of 80 affidavit thereto, what to contain 78 on claim of personal property 82, 83 action on, when a defence for defendant 87 in case of appeals (See APPEALS.)	when governor may declare office vacant 62 supplying, 62 when governor may fill 62 when county commissioners 62 persons appointed to qualify 62 term of office 62 in territorial offices,
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See Appeals) in case of executions	when governor may declare office vacant 62 supplying, 62 when governor may fill 62 when county commissioners 62 persons appointed to qualify 62 term of office 62 in territorial offices, what events create 62
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.) in case of executions (See EXECUTIONS.)	when governor may declare office vacant 62  supplying, 62  when governor may fill 62  when county commissioners 62  persons appointed to qualify 62  term of office 62  in territorial offices,  what events create 62  when governor to declare office vacant 62
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See Appeals,) in case of executions (See Executions) in case of attachment,	when governor may declare office vacant 62 supplying, 62 when governor may fill 62 when county commissioners 62 persons appointed to qualify 62 term of office 62 in territorial offices, what events create 62 when governor to declare office vacant 62 supplying,
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See Appeals) in case of executions (See Executions) in case of attachment, (See Attachment,)	when governor may declare office vacant 62 supplying, 62 when governor may fill 62 when county commissioners 62 persons appointed to qualify 62 term of office 62 in territorial offices, what events create 62 when governor to declare office vacant 52 supplying,
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See Appeals) in case of executions (See Executions) in case of attachment, (See Attachment) in case of writs of error	when governor may declare office vacant 62  supplying, 62  when governor may fill 62  when county commissioners 62  persons appointed to qualify 62  term of office 62  in territorial offices,  what events create 62  when governor to declare office vacant 62  supplying,  by governor 52  county commissioners 52
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.) in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See Writs of Error.)	when governor may declare office vacant 62 supplying, 62 when governor may fill 62 when county commissioners 62 persons appointed to qualify 62 term of office 62 in territorial offices, what events create 62 when governor to declare office vacant 62 supplying, 52 county commissioners 52
to be given before order of arrest requisition of 80 affidavit thereto, what to contain 78 an claim of personal property 82, 83 action on, when a defence for defendant 87 in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See Writs of Error.) in justice of the peace court,	when governor may declare office vacant 62 supplying, 62 when governor may fill 62 when county commissioners 62 persons appointed to qualify 62 term of office 62 in territorial offices, what events create 62 when governor to declare office vacant 62 supplying, by governor 52 county commissioners 52 persons appointed to qualify 53
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See Appeals,)' in case of executions (See Executions) in case of attachment, (See ATTACHMENT) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See Justice of the Peace.)	when governor may declare office vacant 62  supplying, 62  when governor may fill 62  when county commissioners 62  persons appointed to qualify 62  term of office 62  in territorial offices,  what events create 62  when governor to declare office vacant 62  supplying,  by governor 52  county commissioners 52  persons appointed to qualify 53  in office of justice 262  in office of constable 263  in jury how supplied 169
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff	when governor may declare office vacant 62  supplying, 62  when governor may fill 62  when county commissioners 62  persons appointed to qualify 62  term of office 62  in territorial offices,  what events create 62  when governor to declare office vacant 62  supplying,  by governor 52  county commissioners 52  persons appointed to qualify 53  in office of justice 262  in jury how supplied 169  in militia,
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c.  153	when governor may declare office vacant 62  supplying, 62  when governor may fill 62  when county commissioners 62  persons appointed to qualify 62  term of office 62  in territorial offices,  what events create 62  when governor to declare office vacant 62  supplying,  by governor 52  county commissioners 52  persons appointed to qualify 53  in office of justice 262  in office of constable 263  in jury how supplied 169
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c. 153 in case of injunction 180	when governor may declare office vacant  supplying,  when governor may fill  when county commissioners  for erritorial offices,  what events create  when governor to declare office vacant  supplying,  by governor  county commissioners  for events create  when governor to declare office vacant  supplying,  by governor  county commissioners  persons appointed to qualify  in office of justice  in office of constable  in jury how supplied  in militia,  governor to appoint officers to fill  VALUATION,
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c.  153	when governor may declare office vacant 62  supplying, 62  when governor may fill 62  when county commissioners 62  persons appointed to qualify 62  term of office 62  in territorial offices, 62  what events create 62  when governor to declare office vacant 62  supplying, 52  county commissioners 52  persons appointed to qualify 53  in office of justice 262  in office of constable 263  in jury how supplied 169  in militia, 62  62  62  63  64  65  66  67  68  68  69  69  60  60  60  60  60  60  60  60
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c. 153 in case of injunction before justice previous to obtaining war-	when governor may declare office vacant  supplying,  when governor may fill  when county commissioners  for erritorial offices,  what events create  when governor to declare office vacant  supplying,  by governor  county commissioners  for events create  when governor to declare office vacant  supplying,  by governor  county commissioners  persons appointed to qualify  in office of justice  in office of justice  in office of constable  in militia,  governor to appoint officers to fill  VALUATION,  of property in assessment roll  62  62  63  64  64  65  66  66  67  68  69  60  60  60  60  60  60  60  60  60
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c. in case of injunction before justice previous to obtaining warrant of arrest (See JUSTICE OF THE PEACE.) form of, in arrest  305	when governor may declare office vacant 62  supplying, 62  when governor may fill 62  when county commissioners 62  persons appointed to qualify 62  term of office 62  in territorial offices,  what events create 62  when governor to declare office vacant 62  supplying,  by governor 52  county commissioners 52  persons appointed to qualify 53  in office of justice 262  in jury how supplied 169  in militia,  governor to appoint officers to fill 499  VALUATION,
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See Writs of Error.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c. in case of injunction before justice previous to obtaining warrant of arrest (See JUSTICE OF THE PEACE.) form of, in arrest in attachment  78 80 80 80 80 80 80 80 80 80 80 80 80 80	when governor may declare office vacant cant supplying, when governor may fill when county commissioners for territorial offices, what events create when governor to declare office vacant supplying, by governor county commissioners persons appointed to qualify for territorial offices, what events create when governor to declare office vacant supplying, by governor county commissioners persons appointed to qualify in office of justice in office of constable in jury how supplied in militia, governor to appoint officers to fill VALUATION, of property in assessment roll VANCOUVER,
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See Appeals) in case of executions (See Executions) in case of attachment, (See ATTACHMENT) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c. in case of injunction before justice previous to obtaining warrant of arrest (See JUSTICE OF THE PEACE.) form of, in arrest in attachment of to discharge attachment	when governor may declare office vacant  supplying,  when governor may fill  when county commissioners  persons appointed to qualify  term of office  in territorial offices,  what events create  when governor to declare office vacant  supplying,  by governor  county commissioners  persons appointed to qualify  in office of justice  in office of constable  in in office of constable  in militia,  governor to appoint officers to fill  VALUATION,  of property in assessment roll  VANCOUVER,  navigation of channel which separates
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c. in case of injunction before justice previous to obtaining warrant of arrest (See JUSTICE OF THE PEACE.) form of, in arrest in attachment of, to discharge attachment of, to indemnify to constable on claim	when governor may declare office vacant cant supplying, when governor may fill when county commissioners persons appointed to qualify term of office in territorial offices, what events create when governor to declare office vacant supplying, by governor county commissioners persons appointed to qualify in office of justice in office of justice in office of constable in jury how supplied in militia, governor to appoint officers to fill valuation, of property in assessment roll vancouver, navigation of channel which separates continent from, and of Fuca's straits to be free
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See APPEALS.)' in case of executions (See EXECUTIONS.) in case of attachment, (See ATTACHMENT.) in case of writs of error (See Writs of Error.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c. in case of injunction before justice previous to obtaining warrant of arrest (See JUSTICE OF THE PEACE.) form of, in arrest in attachment  78 80 80 80 80 80 80 80 80 80 80 80 80 80	when governor may declare office vacant  supplying, 62  when governor may fill 62  when county commissioners 62  persons appointed to qualify 62  term of office 62  in territorial offices, what events create 62  when governor to declare office vacant 62  supplying, by governor 52  county commissioners 52  persons appointed to qualify 53  in office of justice 262  in office of constable 263  in jury how supplied 169  in militia, governor to appoint officers to fill 499  VALUATION, of property in assessment roll 400  VANCOUVER, navigation of channel which separates continent from, and of Fuca's straits to be free  VARIANCE,
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See Appeals,)' in case of executions (See Executions) in case of attachment, (See ATTACHMENT) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c. in case of injunction before justice previous to obtaining warrant of arrest (See JUSTICE OF THE PEACE.) form of, in arrest in attachment of, to discharge attachment of, to indemnify to constable on claim of property by third person 306	when governor may declare office vacant  supplying,  when governor may fill  when county commissioners  persons appointed to qualify  term of office  in territorial offices,  what events create  when governor to declare office vacant  supplying,  by governor  county commissioners  persons appointed to qualify  in office of justice  in office of constable  in office of constable  in militia,  governor to appoint officers to fill  VALUATION,  of property in assessment roll  VANCOUVER,  navigation of channel which separates  continent from, and of Fuca's straits  to be free  VARIANCE,  between allegation and proof to be dis-
to be given before order of arrest requisition of affidavit thereto, what to contain on claim of personal property action on, when a defence for defendant in case of appeals (See Appeals,)' in case of executions (See Executions) in case of attachment, (See ATTACHMENT) in case of writs of error (See WRITS OF ERROR.) in justice of the peace court, (See JUSTICE OF THE PEACE.) of indemnity to sheriff to discharge vessel, &c. in case of injunction before justice previous to obtaining warrant of arrest (See JUSTICE OF THE PEACE.) form of, in arrest in attachment of, to discharge attachment of, to indemnify to constable on claim	when governor may declare office vacant  supplying, 62  when governor may fill 62  when county commissioners 62  persons appointed to qualify 62  term of office 62  in territorial offices, what events create 62  when governor to declare office vacant 62  supplying, by governor 52  county commissioners 52  persons appointed to qualify 53  in office of justice 262  in office of constable 263  in jury how supplied 169  in militia, governor to appoint officers to fill 499  VALUATION, of property in assessment roll 400  VANCOUVER, navigation of channel which separates continent from, and of Fuca's straits to be free  VARIANCE,

VARIANCE—continued.	IIVIEW,
when not	court may order 245
between allegation of crime and proof	WIEWEDO "
when not deemed 214	of fancog
VENDOR AND PURCHASER,	E01
(See Fraudulent Conveyances and	VOLUNTEER COMPANIES,
Contracts.)	formation of 499
VENIRE,	VOTERS
issue by justice of 274	
new, when	K
form of 302	The first was made stall to the first of the control of the contro
when justice to issue, in criminal case 298	
VENUE,	VOTES,
change of, when allowed 67	when, to be by ballot
application for change of 67	penalty for illegal 55
applicant to pay costs	'l' obellouise to transfer to a
order for, when annulled 67, 68 change of, when consummated 68	challenge to, how decided 53;
	1 +0
recognizance of defendant to appear 239	
witness to recognize when, is changed 239	tie votes, how decided 58
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	
general, when the special street 193	$\mathbf{w}$ .
special, when	It .
in action to recover personal property 93	WAGERS OF BATTLE,
when jury may render general or special, 93	plea of, abolished 214
in action to recover money only 93	,WAGER,
informal, how corrected 93	(See Gaming and Betting.)
when, may be vacated 96	
in case of insanity 245	WALLAMET RIVER
justifiable homicide 187	of pilotage on 506, 508
of guilty as to part of defendants 253 clerk must record 253	WARD
and a constraint from the first of the constrain	when guardian may sell estate of 370
how returned to justice 275	proceeds to be placed at interest 370
in case jury cannot agree on 275	residue on final settlement to be consid-
how to be delivered 299	ered real estate 371
when court may direct special	order to show cause 371
VERIFICATION,	when certificate of county commissioner to be given
all pleadings must be verified	[]
except demurrer 74	as to how long license, to sell may con-
VESSELS,	tinue 371
burning at night-time	sale of estate of, by foreign quardian
riotously destroying 205	When (1994) 372
tiens on-	proceedings respecting sale 372
priority of liens on 152	persons objecting to license when to pay
complaint, its requisites 152	costs 372.
warrant of seizure 153	limitation of suits by, to recover estate
proceedings on return of warrant 153	certain irregularities not to avoid sale 372
judgment against 153 undertaking on discharge of 153	liability of guardian for misconduct 373
	sale not void on account of adverse
action against vessel his other parties	claims 373
after sale 153. 154	When may nominate guardian 361
modification of order agents	0. marriage of female, extinguishes quar-
limitation of action against 154'	dianship 364
certain provisions in statutes relative to "	(See GUARDIANS.)
fraud not applicable to transfers of,	(See EXECUTORS.)
at sea was 1 3 484	WAREHOUSE,
ICIOUS CATTLE,	burning at night time.
liability of owner for	
when hable 256	WAREHOUSEMAN
may be killed 256 when 256	embezzlement by 194
when 256	false receipts by

WARRANT,	WILLS—continued.	
when judge may issue to arrest judg-	if found after letters testamentary	
ment debtor 108	granted	320
to seize vessel, &c. 152	in case, be set aside	320
proceedings on return of, in such case 153	who may devise lands by 354,	355
for person breaking peace 218	minor may devise personal property,	255
when justice may issue 267, 268	when	355
form of 302	how to be executed	355
how served 268	person how to sign testator's name	355 355
notice of arrest under, to be given plain- tiff 268	how may be revoked when deemed revoked by marriage	355
	of unmarried women deemed revoked	355
	when	355
	bond to convey deemed a revocation	355
forms of, in justice's court 302, 308, 309 issue of, in criminal proceedings by jus-	incumbrance on not a revocation	355
tice of the peace 297	provision for children unprovided for in	
proceedings on return of 297	issue of devisee when to take	356
to be read to accused 298	cancellation of second not to revive	
form of, in criminal cases 307	first, unless, &c.	356
form of, to keep peace 308	where to be proved	356
of coroner to constable to summon jury 391	certificate of probate a rejection	356
	witnesses to may be examined on com-	
WARRANT OF ASSIGNMENT,	mission	356
in case of dower 375	effect of testimony so taken	356
WASTE, :	proceeding when one witness only can	
order to stay, till redemption expires 107	be examined	356
action for 131	proof of hand-writing of witnesses when	356
triple damages for, when allowed	testimony in support of, to be written	357
tenant in dower not to commit 376	nuncupative will, how made	357 357
WEAPONS.	provision as to mariners and soldiers	357
where person going armed with, may	when to be proved	357
be required to find sureties 220	probate of	357
	when to be recorded when evidence	357
WEARING APPAREL,	record of, in case land in different coun-	
widow entitled to 327	ties ties	357
when 327	validity of, when may be contested	357
WEIGHTS AND MEASURES,	verdict of jury in such case	357
congress to fix standard of 8	if not contested in five years	358
what to be standard of 489	oath of witness at probate admissible	
treasurer to be sealer - 489	in subsequent proceedings	358
meaning of hundred weight 489	where	358
standard weight of commodities sold by	lex loci as to where to govern	358
the bushel	record of foreign	358
half bushel standard of certain articles 490	ib., how contested	358
WIDOW,	legatee, &c., may witness	358
grants of land to certain	ib., legacy as to him void	358 358
rights of deceased, to vest in heirs 45	exception as to above,	358
may remain in homestead until, &c. 327	creditor may witness legatee, how made competent	358
right to apparel 327	as to his credibility	359
certain property set apart for 327	if attesting legatee dies in testator's life-	,
; allowance if such property insufficient 327	time, &c.	359
assignment to, if no children 327	legatee when not entitled to legacy	359
how distributed between and children 327	words "heirs and assigns," not neces-	
her title as tenant in dower not affected by certain provisions 352	sary	359
	term includes "codicil"	359
entitled to one half personal estate de- ducting advancements 353	construction of	360
(See DOWER)	court may compel production of	36
(Cost Double)	\ \ \ \	
WIFE,	WINDOWS,	196
entitled to dower after divorce 497	maliciously breaking	100
when 497	WITHDRAWAL,	
court may change name of, after di-	of claim	280
vorœ 497	WITNESSES,	
WITTO 17 7 . V. T. 7	what belief necessary	111
wills,	interest not to exclude	11
probate of not to be granted after twenty years 315	last section qualified	11
A MATERIAL TOWNS	- \	

	gradient by
WITNESSES—eontinued.	WTS—continued.
conviction to effect credibility 111	of error,
persons incompetent as 111	may be taken to supreme court U.S. 32
who not to be examined as 111, 112,	when 32
attendance of,	allowed in contested elections 61
when not compelled 112	judgments re-examinable on 120
order to examine prisoner 112	when to be prosecuted 120
subpœnæs for	ib., in case of disability 120
examination of, on commission 114, 115	when deemed issued 120 notice of, defendant 120
when to recognize 222 additional security when required 222	l
recognizance in case of married women or minors 222	assigning of errors and filing joinders 121 judgment may be reversed or affirmed 121
magistrates may order, kept separate 224	damages to defendant 121
foreman may administer oath to 226	judgment against sureties 121
juror may be required to disclose testi-	form of undertaking 121
mony of, when 226	proceedings in case of marriage or
names of, to be indorsed on indictment 227	death 121
co-defendant how made 252	sale of land when not to be affected by
when 252	reversal of judgment 122
juror may be sworn as 252	cause when to stand over 122
justice may compel attendance of 272	special verdict 122
to pay cost of attachment for default 272	in criminal cases, 248
fees of 444	when in capital cases 248
to deeds when compelled to testify . 478	in other cases, of right - 248
penalty for, refusing 478	not to stay proceedings, unless 248
recognizance of,	return of writ 248
in case of breach of peace 219	admitting to bail 248
in criminal cases 222	cause, when to stand over 248
additional security of, when 222	not to delay execution, unless, &c. 256
in case of married women or minors 222	of habeas corpus,
coroner may bind over 393	who may prosecute 259
WOMEN.	application for 259
compelling to marry 188	when to be granted:
	form of 160
WOODS,	return to 160 proceedings on return to 162
burning 196	p. 00000
WORDS,	fee 165, 165
indictment how construed 231	
WOUNDS,	of injunction,
when given in one county and death	when and how to issue
	how granted 180 not to stay unless undertaking given 180
TITO IMINIO	
WRITING, conveyances of land to be in 482	(See Injunctions.)
	of mandamus, when to issue 142
100,	nature of 142
when leases to be in 482 contract for sale of goods, when 484	when peremptory, to issue 143
forging certain instruments of 197	answer on return of writ 143
uttering forged instruments of 197	(See Mandamus.)
alterations in written instruments to be	of prohibition,
accounted for 118, 119	to be issued by supreme court, only 144
	service and return of writ of 144
1T	procedings thereon 144
duty of sheriff to execute all to him	(See Prohibition.)
directed 394	
writs of election,	of ne-exeat, by whom granted 179
governor when to issue 59	proceedings to obtain 179
of execution,	when may be discharged 179
to be issued in name of U. S.,	of replevin,
(See EXECUTION.)	form of 304
of attachment, 304	(See Replevin.)
	1
	of restitution, some some some some some some some some
how executed 85, 284	form of
(See Attachment,)	YAMHILL COUNTY,
of certiorari, when and how to issue 293, 294	attached to Tillamook for judicial pur-
when and how to issue 293, 294 (See CERTIORARI.)	poses 64
(NOO CERTIFICINETY)	- Fana