

Where directed, the attorney-general to cause to be issued a scire facias against any corporation, to ascertain whether the franchises shall cease—1832, ch. 306, sec. 1,	1098
Court to proceed as in other cases—1832, ch. 306, sec. 1,	1098
In case of not appearing, court may order an inquiry, as in case of judgment by default—jury to certify their verdict, &c.—1832, ch. 306, sec. 2,	1098
Whence such scire facias shall issue—1832, ch. 306, sec. 3,	1098
In cases where judgment has been recovered, and nulla bona returned, the person entitled to the benefit of the judgment, may file a bill in chancery against all indebted to the corporation—also a bill of discovery—court to decree payment, &c.—1832, ch. 306, sec. 4,	1189
Process may be served on any officer, &c.—1832, ch. 306, sec. 5,	1190
Subjecting stocks and funded property to attachment and execution for debt—1832, ch. 307,	1188
<i>See Attachment.</i>	
Whenever, in any suit at law, process shall issue against any corporate body, and such corporate body shall not appear by the second day of the term succeeding the term to which the process is returned, judgment by default to be entered, &c.—1834, ch. 305, sec. 4,	1189
<i>See Banks.</i>	
Whenever five or more of the stockholders of any private corporation, shall give notice to the principal officer, at least thirty days prior to any election, of their intention to canvass the votes which may be given, it shall be the duty of such officer to communicate the same to all stockholders in the state—1836, ch. 264, sec. 1,	1241
Oath required to be taken by every stockholder offering to vote—1836, ch. 264, sec. 2,	1242
Where stock is owned by a corporation, it shall be the duty of an officer thereof to take the oath—1836, ch. 264, sec. 3,	1242
No person, or body politic to vote by proxy, unless the oath as aforesaid shall have been taken—1836, ch. 264, sec. 4,	1242
In cases where the charter requires the directors to be owners of stock in the bank, no director to act as such, unless he take an oath that he is sole and bona fide owner of the stock standing in his name—1836, ch. 264, sec. 5,	1243
In all cases of hypothecation of stock, the owner so hypothecating to be entitled to vote thereon—1836, ch. 264, sec. 6,	1243
This act not to apply to proxies given by stockholders now out of the United States, before the passage of this act, and having no partner in trade—1836, ch. 264, sec. 6,	1243
Prescribing general regulations for the incorporation of manufacturing and mining companies—1838, ch. 267,	1284
Whenever, hereafter, any joint stock companies shall be incorporated for the purpose of manufacturing, exploring, or mining for gold, coal, copper, iron, &c. such companies shall be established with the rights, privileges, rules, regulations and restrictions herein provided—1838, ch. 267, sec. 1,	1284