

- In cases where issues are sent for trial from orphans court to county court, and taken thence upon exceptions to court of appeals, if the last court shall not remand the case to the county court, it may give judgment for costs against the appellant, &c.—1832, ch. 208, sec. 3, 1081
- In cases where issues are sent from orphans court, for trial in the county court, and exceptions taken to the opinions of the county court, and appeal prayed, transcript of the proceedings to be sent to the court of appeals, who shall hear and determine the case—1832, ch. 208, sec. 1, 1081
- In any issues of fact, framed in orphans court, and sent to any county court for trial, upon suggestion and affidavit that a fair trial cannot be had, the court may order the issues to be sent to any other county court—1836, ch. 269, 1243

JAIL.

- The removal of persons authorized from one jail to another in the same county, by the direction of the court, not considered an escape—1801, ch. 71, 459
- Cases in which citizens committed to prison for any criminal matter may be removed to the custody of another officer, or to some common jail—1809, ch. 125, sec. 5, 570
- Punishment for burning—1809, ch. 138, sec. 8, 582
- Allowance to the sheriffs of 87½ cents per week for the maintenance of debtors committed under ca. sa. issued by a justice of the peace, to be paid by the creditor—1820, ch. 186, sec. 1, 741
- Same for the maintenance of debtors arrested on any ca. sa. issued from any county court, court of appeals, or court of chancery, or committed for want of special bail—1820, ch. 186, sec. 2, 742
- Mode prescribed for releasing the debtor on the creditor's refusal to pay the allowance weekly in advance—1820, ch. 186, sec. 1, 2, 742
- The sheriff to furnish wholesome provisions to the prisoner, to the value of 12½ cents per day, under a penalty of \$10—1820, ch. 186, sec. 6, 744
- This law not to extend to any debtor committed on allegations filed under the act for the relief of sundry insolvent debtors, and confined for any debt due before his application for the benefit of said law—1820, ch. 186, sec. 3, 743
- Nor to any person committed for an offence against the laws of this state, or for any fine—1820, ch. 186, sec. 8, 744
- Sheriffs to provide such food, &c. for the comfort of sick persons confined in the several jails, as may be necessary—1825, ch. 41,* 824
- Prisoners committed to any of the jails of this state under the authority of the United States, except for offences against the constitution and laws thereof, may be discharged by the sheriffs unless the compensation allowed him by this act for keeping and supporting each prisoner, be paid or secured to be paid—1822, ch. 221, 788

* The local laws of the different counties have modified these general provisions.