

COURT.]	PUBLIC GENERAL LAW.	2765
		Page.
Register authorized to take probat of any will, during the recess of the court—1831, ch. 315,		1068
Recess of court construed—1831, ch. 315, sec. 14,		1063
No citation to issue by the register, ex officio, against a guardian where the ward's estate does not exceed fifty dollars—1831, ch. 315, sec. 15,		1064
All wills to be retained in register's office and produced on trial—1831, ch. 315, sec. 16,		1064
General table of fees—1826, ch. 247,		897
All estates not exceeding £30 current money shall be deemed <i>pauper</i> estates, and the register of wills shall be allowed for finally settling the same the sum of 30s. current money, and no more—November, 1779, ch. 25, sec. 6,		153

RELEASES TO EXECUTORS AND GUARDIANS.

Final discharges may be recorded—1809, ch. 168, sec. 2,	592
Copy of such discharge evidence—1809, ch. 168, sec. 2,	592
Release by a non-resident, how to be executed—1809, ch. 168, sec. 3,	592
Powers of attorney to be recorded—1825, ch. 160, sec. 1,	836
Office copy evidence—1825, ch. 160, sec. 2,	836
Releases executed by a female, before the passage of the act and after the age of eighteen, confirmed—1829, ch. 216,	992
Powers of attorney from heirs, legatees, &c. may be acknowledged before a mayor, a notary public or justice of the peace—1831, ch. 305, sec. 1,	1048
If taken out of the state, certain forms and certificates required—1831, ch. 305, sec. 2,	1049
Made evidence to prove payment—1831, ch. 305, sec. 3,	1049
Of females above eighteen, made valid—1831, ch. 305, sec. 5,	1050
Such releases to be recorded and copies made evidence—1831, ch. 305,	1049

SECURITIES SEEKING COUNTER SECURITY.

See *Orphans Court*, ante page 2762.

SLAVES.

May be removed from a neighbouring state to be worked by executor or administrator—1834, ch. 284,	1182
---	------

SUPERSEDEAS.

Executors and administrators may supersede judgment as such against them—1820, ch. 80,	728
--	-----

RIGHTS OF WIDOWS.

Every devise of land or bequest of personal property shall be construed in bar of dower or share of personal property, unless respectively otherwise expressed in the will—1798, ch. 101, sub ch. 13, sec. 1,	406
Widow's renunciation to be made within six months—1831, ch. 315,	1059
Upon a renunciation of the bequest to have a third part of personal property—1798, ch. 101, sub ch. 13, sec. 2,	406