

PUBLIC GENERAL LAW.

2791

Page.

date thereof, should the plaintiff cause a scire facias to issue—	
1835, ch. 201, sec. 12,	1204
Governor may direct the attorney-general to cause a scire facias to issue	
against any bank, &c. refusing to comply with the provisions of the	
act of—1837, ch. 315, sec. 6,	1265

SCHOOLS, FREE.

For the distribution of a certain fund created by 1812, ch. 79, for the	
purpose of establishing free schools—1816, ch. 256,	654
Refusing to educate and furnish books to at least one poor child for	
every \$1,000 received, treasurer to withhold donation—1835, ch.	
351, sec. 1,	1221

SCHOOLS, PRIMARY.

An act for their establishment throughout the state—1825, ch. 162, . .	838
--	-----

The provisions of this bill operate alone upon those counties which shall, according to the provisions of the 29th section thereof, adopt them through the ballot box. The local laws of many counties provide inconsistent provisions, and as the marginal notes contain a full index, it is deemed undesirable to swell this work, already much larger than was ever anticipated, by publishing an index of its contents here, in its appropriate place.

SECRET SALES.

Page.

No goods or chattels, whereof the vendor, mortgagor or donor, shall	
remain in possession, shall alter or change or any property thereof	
be transferred to any purchaser, mortgagee or donee, unless the	
same be in writing, and acknowledged and recorded within the	
time therein prescribed, in the county in which the vendor, donor	
or mortgagor shall reside—1729, ch. 8,	72
No property in any slave, whereof the donor shall retain the use and	
possession, shall be transferred, unless the gift be under hand and	
seal, acknowledged before a judge of the general court, or a justice	
of the county where the donor resides, and recorded in the records	
of the same county within twenty days from the execution—1763,	
ch. 13, sec. 2,	105
But this act shall not make void any parol gift, where there shall be an	
express delivery of such slave in pursuance thereof, and where the	
sole use and possession of such slave shall be transferred, nor any	
bequest of a slave by will—1763, ch. 13, sec. 3,	105

SHERIFF—CONSTABLES—CORONERS—ELISORS—EXECUTION.

It is supposed that an arrangement of the duties of these ministerial officers with the law of execution, under one title, will be more convenient to the profession.

CONSTABLES.

Page.

Directions for the appointment of constables—1715, ch. 15,* p. 8;	
1794, ch. 53, sec. 8,	310

* See note thereto.