

INDEX TO THE LAWS.

Session Ch. S.

CONSTABLES.	<p>— Directed to repair once a month, and oftener on information of tumultuous meetings of negroes, &c. at all suspected places, 1806 81 3</p> <p>— If free mulattoes or negroes are found at such meetings, to carry them before a justice, — — — — —</p> <p>— Authorised and required to whip slaves, not belonging to the place, or having permission in writing, from their owner or overseers, — — — — —</p> <p>To entitle constables to the allowance under the 4th section of the act of 1723, ch. 15, they must produce a certificate from two respectable citizens of their industry, &c. in discharge of their duty, — — — — 4</p> <p>The allowance of 200lb. Tobacco for taking up run-aways under the act of 1715, ch. 44, changed to 6 dollars, — — — — 5</p> <p>Constables on serving <i>ca. su.</i> bound to accept payment, 1807 115</p> <p>— Plaintiffs to have the same remedy against them, as on writs of <i>feri facias</i>, — — — — —</p> <p>Citations may be issued to constables to bring before the orphans courts, (and in their recess the trustees of the poor or any two justices,) the children of paupers, vagrants, and indolent free negroes, to be bound out as apprentices, 1808 54</p> <p>Costs allowed on serving warrants in criminal prosecutions, 1809 169</p> <p>— In cases of acquittal, to be levied on the county, &c. — — — — —</p> <p>Constables in Talbot county—fees on executions regulated, 1810 106</p> <p>Duties of constables as to militia fines, &c. 1811 182 27</p> <p>— — — — — 41</p> <p>— — — — — 49</p> <p>— Penalty on their selling state arms, — — — — —</p> <p>A constable to be annually appointed for the town of Brookville, in Montgomery county—to give bond, &c. May 1813 20</p> <p>Constables fees for summoning a jury of inquest, 1816 142</p> <p>Penalty on justices granting blank warrants or executions to constables. 1818 166 2</p> <p>Fees to constables in the city of Baltimore, — — — — 209 5</p>
CONSTITUTION.	<p>The constitution as established by 1798, ch. 115, and 1799, ch. 48, changed as to the number of election districts in Frederick county, } 1802 82</p> <p>All and every part of the constitution, which related to the court of appeals and the general court, or the judges thereof, or inconsistent with this act, annulled, and the alterations and amendments therein contained to be valid as a part of the constitution, } Confirmed by 1803 19</p> <p>The constitution changed as to election districts in Saint Mary's county, } 1804 55</p> <p>On the death, resignation, or removal out of this state, of the governor, it shall not be necessary to call a meeting of the legislature, to fill the vacancy, but the first named of the council shall qualify and act as governor, until the next meeting of the assembly, at which a governor shall be chosen, } Confirmed by 1805 16</p> <p>So much of the 32d and 37th articles of the constitution as is repugnant to or inconsistent with this act, abolished, } 1806 29</p> <p>No person residing in the city of Annapolis shall have a vote in the county of Anne-Arundel for delegates for the said county, and all and every part of the constitution, (article 4th) which enabled persons holding fifty acres of land to vote in said county abolished, } Confirmed by 1807 8</p> <p>The forty-fifth article of the constitution, (that no field officer of the militia shall be eligible as a senator, delegate, or member of the council,) abolished, } June 1809 16</p> <p>— — — — — } Confirmed by 1809 11</p> <p>— — — — — } 1809 38</p> <p>— — — — — } Confirmed by 1810 49</p> <p>— — — — — } 1809 65</p> <p>— — — — — } Confirmed by 1810 78</p>