

# INDEX TO THE LAWS.

Session. Ch. 6.

ALLEGANY COUNTY	A company incorporated for making a turnpike road from the junction of the North and South Branches of the Potomac, through Skipton, and thence to Cumberland, The Register of the Land Office for the Western Shore directed to enter amongst the records the certificate therein mentioned, purporting to be a survey of a tract of land commonly called Lord Baltimore's Manor, on the Great Glades in Allegany county, Part of Cherry Alley in Cumberland, vacated, &c. The allowance to the sheriff for supporting persons in gaol increased, The militia not subjected to the discipline of infantry, and to be trained as riflemen, — Liabie only to be called out in companies, once in June, and once in October, — In other respects subject to militia laws, — Not to extend to companies in Cumberland, or the greatest part of whom are residents thereof, The proceedings of the Orphans Court in 1818, when J. Scott acted as a judge, confirmed, A supplement to the act for the more effectual collection of the county charges, (1796, ch. 8.) A bank to be established by the name of The North and South Branch of Potomac, at Old Town,	1816 220  — 248 1817 54 — 96 — 136 — — — — — — 1818 178 — 185 — 186
ALLEN, JEMIMA, . . .	Of Prince-George's county, money to be levied for her support,	1818 188
ALLEN, JOHN, . . .	The exclusive property in the wharf therein mentioned, in Frederick town, Cecil county, vested in him,	1812 60
ALLEN, RICHARD, . . .	And his wife, of Anne-Arundel county, money to be levied for their support,	1814 115
ALMS HOUSE. . . .	In Baltimore county, powers vested in the levy court, &c. — Property to be leased or exchanged,	1805 95 1807 46
ALTERING RECORDS. See <i>Records</i> .		
AMENDMENT. . . .	Or plea of new matter by executors, &c. required by the alteration of the law; continuance allowed for, The amendment to the constitution proposed by congress to the several states respecting the manner of electing the president and vice president of the United States, ratified, — Same respecting the acceptance of titles of nobility, The courts of law empowered to allow amendments in all proceedings before verdict, so as to bring the merits fairly to trial, — If made after the jury is sworn, a juror to be withdrawn, — The adverse party to have time to prepare, but the case not to be continued unless the court shall be satisfied that it is necessary, — Costs to be allowed as the court shall think just, Writs of error, when there is a variance or other defect, may be amended by the record, Judgment on verdict not to be stayed or reversed for any defect of form or substance in any writ, or for any variance, or for defects in any count in the declaration, so that there be one good count, — If there appears to be sufficient matter of substance in the record on appeal, &c. to enable the court of appeals to proceed thereon, the same shall not be reversed or dismissed for want of form, but the court may	1802 101 10  1803 69 1810 162 1809 153 1 — — — — — — — — — — — — — — — — 2 — — — —