

INDEX TO THE LAWS.

Session Ch. S.

<p>APPEALS — But execution not to be stayed, & c. unless bond is given with sufficient sureties, such as the chief judge or an associate judge shall approve, according to the act of 1813, ch. 4,</p> <p>Directions as to writs of <i>scire facias</i> from the court of appeals when the heir or terre tenants are residents in any other county than that where the original defendant resided</p> <p>Provision for appeals from the valuation of assessors,</p> <p>Clerks of the court of appeals to forward to the commissioners of the tax lists of alienations of lands, &c</p> <p>Letters of attorney for acknowledging deeds to be recorded with the deeds in the records of the court of appeals or the county courts,</p> <p>Appeal allowed from the judgment of a justice of the peace in trespass, not exceeding \$50, as in debts of a similar nature,</p> <p>The court of appeals empowered to receive and act upon the motions or petitions relative to appeals depending at the preceding session, as if then made, &c.</p> <p>Appeal from the decrees of the county courts, when exercising equity jurisdiction, to be made to the court of appeals,</p> <p>On an appeal or writ of error to the court of appeals, the heir, &c. or other proper party, may appear and suggest the death of the appellant, and prosecute the appeal, &c.</p> <p>— Appeals therein shall not abate by the death of either party, if the heir, &c. or other proper party, shall at the first or second term succeeding the death, appear and make the proper suggestion, on which the suit shall proceed,</p> <p>The court of appeals to be held for the western shore at Annapolis on the second Monday in June and first Monday in December in every year,</p> <p>— On the eastern shore at Easton, on the first Monday in June and the last Monday in November,</p> <p>Not necessary for any of the judges to attend the courts in November and December, except the judges resident in the second and third districts respectively,</p> <p>— Declared the duty of the said judges of those districts respectively to attend those courts; with power to make all necessary rules, orders, &c. touching any suit, preparatory to hearing; and to call executions, or enter them not called by consent; and at those terms all suits, appeals, &c. to be continued over to the June sessions,</p> <p>— If the said judges respectively shall not attend as aforesaid, the clerks authorised to adjourn the court from day to day, till one of the other judges being notified can attend, who shall have power as aforesaid to make all necessary rules, orders, &c.</p> <p>The act of 1811, ch. 221, repealed,</p> <p>The public ground in Easton, with the court house, &c. vested in the levy court of Talbot county, for the accommodation of the court of appeals for the eastern shore,</p> <p>Directions to the clerk of the court of appeals, on application, to certify copies of proceedings in the late provincial and general courts,</p> <p>— Directions as to making up records of their own proceedings in future,</p> <p>See <i>Records</i>.</p> <p>Suits in the court of appeals, when the state is interested, to be prosecuted or defended by the attorney general,</p> <p>Directions as to the time of hearing appeals from Baltimore city court on judgments for fines, &c.</p>	<p>1811 171</p> <p>1812 145 2</p> <p>— 191 19-43</p> <p>— — 34</p> <p>1813 104 3</p> <p>— 162 3</p> <p>1814 38</p> <p>— 94 5</p> <p>1815 149 5</p> <p>— — 6</p> <p>1815 215 1</p> <p>1816 151 1</p> <p>— — —</p> <p>1815 215 2</p> <p>— — —</p> <p>1816 151 1</p> <p>— — —</p> <p>1815 215 3</p> <p>— — —</p> <p>1816 96</p> <p>1817 119 1</p> <p>— — 7-8-9-10</p> <p>— 146 1</p> <p>— 148 6</p>
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