

## INDEX TO THE LAWS.

	<i>Session Ch. S.</i>
<b>APPEALS . . . . .</b>	<p>The judges of the court of appeals authorised at their annual session in June on the eastern shore, to extend the time of their session if necessary, 1818 88 1</p> <p>— On such extension interfering with the time appointed for the western shore, the clerk of the court thereof empowered to adjourn from day to day, — — — 2</p> <p>The county court may proceed to hear appeals from the decision of a justice of the peace, where the appellee shall not appear on two summonses, or on one attachment being returned <i>non est</i>. — — 166 1</p> <p>— No appeal to be dismissed because the same had not been prayed to the county court next after the judgment, unless the court shall be satisfied that the appellant had notice of such judgment at least ten days before the sitting of the said county court, — — — 3</p> <p>Appeals from orders of the chancery court to be confined to decretal orders, — — 193 1</p> <p>When on appeal it shall appear that the proper parties have not been made, the court of appeals may reverse the decree without prejudice to another bill, or award a new trial, specifying in the order the parties to be made, — — — 14</p> <p>— The decree to be made thereon not liable to reversal for the want of any other parties that may be alleged, — — — —</p> <p>In all decrees, orders, &amp;c. hereafter to be made by any orphans court, the party may appeal to the court of appeals, — — 204 1</p> <p>— Such appeal to be made within thirty days, — — — —</p> <p>— On agreement in writing, to be filed by the register, the appeal may be made to the county courts, whose decision shall be final, — — — 2</p> <p>— Directions as to plenary proceedings, or caveat, and their being transmitted to the appellate court, — — — 3</p> <p>So much of the acts of 1798, ch. 101, and 1802, ch. 101, as relate to appeals from the orphans courts to the general court, court of chancery, and county courts, repealed, — — — 4</p> <p>— But not to affect any appeal prayed before the passage of this act, — — — —</p>
<b>APPELLANT AND APPELLEE.</b>	<p>In cases not abating by the death of either party, the bond of the appellant to be liable to the appellee, his executors, &amp;c. as if the said appellant were alive, 1806 90 11</p>
<b>APPRAISEMENT.</b>	<p>The act of 1716, ch. 16, permitting a defendant, on a <i>scire facias</i>, to deliver up his property on appraisement, repealed, 1803 36</p>
<b>APPRAISERS. . . . .</b>	<p>How to be appointed on the road therein mentioned, 1813 126 2</p>
<b>APPRENTICES.</b>	<p>One white apprentice at least to be taken by every pilot within three months after obtaining his warrant, and instructed in the art of piloting, 1803 63 29</p> <p>— Such apprentice to have freedom dues, and the usual allowance at the expiration of his time, and to be exempt from militia duty during his apprenticeship. — — — —</p> <p>Orphan children, supported and educated by the trustees of Hillsborough School, may be bound out by them, 1807 32 2</p> <p>Females—how to be bound out from the Orphaline Charity School, &amp;c — — 145 5</p> <p>The children of paupers or vagrants may be brought before the orphans courts, or in their recess, before the trustees of the poor, or any two justices of the peace, and bound out as apprentices according to the act of 1793, ch. 45, 1808 54</p> <p>— Same, as to the children of lazy, indolent and worthless free negroes, — — — —</p>