

## INDEX TO THE LAWS.

	<i>Session Ch. S.</i>
<b>ASSEMBLY.</b> . . . . <ul style="list-style-type: none"> <li>The property qualification for members of the assembly repealed and abolished,</li> <li>Each member of the assembly to receive fifty cents in addition to the then allowance,</li> <li>Members of the assembly, whilst in session, exempted in part from militia duty,</li> <li>The time of meeting of the general assembly to be on the first Monday in December in each year, instead of November, as before,</li> <li>The commissioners of the school fund to report annually to the assembly the disposition of their proportions thereof,</li> <li>The attorney general to give his opinion and advice, when required, to the general assembly, or either branch,</li> <li>The attorney general and district attorneys liable to be removed by the governor on the address of the general assembly,</li> </ul>	1809 198 Confirmed by 1810 18 1811 156 1812 9 2 1811 211 1812 129 1816 256 5 1817 146 1 ——— ——— 7
<b>ASSENT.</b> . . . . <ul style="list-style-type: none"> <li>Assent to the release of insolvent debtors, may be given by corporate bodies, administrators and trustees, Of creditors of insolvent debtors, not to be considered unless they make oath or affirmation of their claims, ——— When dispensed with. See <i>Insolvent Debtors</i>.</li> </ul>	1807 150 4 1812 77 2
<b>ASSESSMENT.</b> . . . . <ul style="list-style-type: none"> <li>Before any seizure, distraining, or sale of personal property by any collector, an account to be delivered or left at the debtor's abode, of the species and amount of property, and the rate and amount of the tax,</li> <li>Errors in assessments to be rectified by the levy courts,</li> <li>All property (not therein excepted) to be valued and chargeable with the public assessment,</li> <li>No person, whose property shall not be assessed to 40 dollars, shall be liable to assessment or tax under this act,</li> <li>—— the amount altered to 100 dollars, in Prince George's and Cecil counties,</li> <li>Tenants to pay the assessment, and to have an action therefor against the lessor; or may deduct it from the rent, unless otherwise agreed,</li> <li>Lands to the westward of Fort Cumberland, in Allegany county, disposed of in virtue of the act of November, 1788, ch. 44, made chargeable with the assessment,</li> <li>—— But not to subject to sale any lands before granted to the officers and soldiers, remaining in their possession, or that of their heirs or devisees,</li> <li>Provision for a new assessment in Anne Arundel, Talbot, and Somerset counties,</li> <li>—— Same in Baltimore city and county,</li> <li>—— Same in Worcester county,</li> <li>See <i>Valuation of Property</i>.</li> </ul>	1800 85 1807 129 1812 191 1 ——— ——— 16 1817 41 2 1812 191 36 ——— ——— 38 ——— ——— — 1816 22 1-2 1817 142 1818 152
<b>ASSESSORS.</b> . . . . <ul style="list-style-type: none"> <li>To be appointed by the commissioners of the tax,</li> <li>—— To be advised, &amp;c. by the commissioners,</li> <li>—— Direction as to assessors in Baltimore,</li> <li>—— Forfeiture for neglect, and others to be appointed,</li> <li>Oaths to be taken by assessors,</li> <li>Duties prescribed,</li> <li>Compensation allowed,</li> <li>Appeals allowed from their valuation to the commissioners of the tax, and corrections to be made without appeal,</li> <li>Property of assessors to be valued by the commissioners,</li> <li>See <i>Valuation of Property</i>.</li> </ul>	1812 191 5 ——— ——— 5-8 ——— ——— 7 ——— ——— 9 ——— ——— 11 ——— 12-13-14 ——— ——— 17 ——— ——— 19-23 ——— ——— 24