## INDEX TO THE LAWS.

	INDEA TO THE LAWS.			
		S	- 01	a
CHANCELLOR.	On refusal, made liable to the action of the party injured,	Session 1809		_
	The chancellor exempted in part from militia duty, $\left\{ \int_{J_1}$	1811 une 18	182 12 9	6 1 2
CHANCERY	An act respecting idiots, lunatics, &c. Bonds given by inspectors of tobacco, directed to be	1800	67	
	Provisions similar to those of the act of 1789, ch. 49	[80]	63	7
A.	relative to the entering writs of ca sa not called by con- sent, extended to the chancery court, The register to keep an account of the taxes on pro-	1802	109	
	ceedings, and deliver or send them to the sheriffs for collection,  Direction as to the collection and payment,	1804	64	1
	The register to lay annually before the general assembly a list on oath of the said taxes,			2
	Not to alter the mode of collecting such taxes from non residents, On bills to compel a specific performance against			3
	non residents, when it cannot be ascertained whether they are living, or if dead, who are their leval represen-			
	tatives, if any, the chancellor may take the bill pro confesso, or issue a commission ex parte, and decree ac- cordingly,		107	
	pers as the chancellor shall direct,  Such persons appearing within eighteen calendar			
	months, and requesting a review, the chancellor shall proceed to an examination, and final decree,			
	They may, at any time before a decree, appear and he admitted to defend, on filing a good and suffici- ent answer, plea or demurrer,			
	Appeals from the chancery court to the former court of appeals transferred to the court then established,			
	Appeals to be made returnable to the court of appeals, for the respective shores,	1805	65 1	8
	In cases where the chancellor is or may be interested, the chief judge of the district, where the chancery court shall sit shall hear and decree thereon as if he			
	was the chancellor,  The process to be issued by the register tested by the judge,		1	9
	An appeal to lie to the court of appeals, In any suit in the court in which the chancellor for			<del>-</del>
	his opinion, and on that account may conceive that he cannot conscientiously act thereon, and shall so	1806	55	
	mined by the chief judge of the third judicial district, or by the court thereof, at the election of the com-	1811 1		
	plainant or defendant,  Orders, &c. to be made accordingly, to have the same effect as if made by the chancellor, and such de-			
		806	55	
	opinion may be thought necessary,		<del>-</del>	
	Duty of the chief judge to express such opinion in writing,  Provided that on such opinion being given, or in		- <b></b>	
	case of a decree or order by the chief judge or court, (he being sitting therein,) he shall on appeal withdraw from the bench,			
	The chancellor empowered to determine on bills fil- ed, in all cases where a citizen shall have purchased			