

INDEX TO THE LAWS.

CLERKS OF COUNTIES.

Session Ch. S.

All fines imposed by this act, (concerning the retailing of spirituous liquor,) to be paid to the county clerks, and accounted for,

1806 31 4

— Fees to be sent out in dollars and cents, and not otherwise,

— 41 5

— In all extracts of deeds, where part of a tract of land is conveyed, the courses of the land, if expressed in the conveyance, to be included,

— 90 7

— The county clerks directed to make full records on appeals or writs of error, from judgments in the late general court, which had been transferred,

— — — 10

— Commissions to be issued by them to other states, &c for taking the acknowledgment of deeds,

1807 154 3

— The assent to such commissions to be filed,

— — — 5

— On neglect or refusal by county clerks to pay monies in their hands, the treasurer to direct suits on their bonds,

— — — 9

— If after judgment they shall not pay the money to the treasurer for two successive terms to which execution shall be returnable, such default shall be a misbehaviour in office, within the meaning of the constitution,

1809 127 3

— Punishment for burning the office of the clerk of any court,

— — — 5

— The costs of any trial, where the offender is removed, to be certified to the levy court of the county where the indictment was found,

— 138 8

— Constables costs to be taxed,

— — — 20

— County clerks, &c required to report annually to the assembly, on or before the first Monday in December, the duration of every term, and the number of days that the judges respectively shall attend,

— 169

— On failure, to forfeit 100 dollars, to be recovered and applied as other fines and forfeitures,

— 181 2

— A compensation of five dollars to be allowed in the journal of accounts,

— — — 3

— Directions for certifying copies of judgments superseded, and compensation therefor,

— — — 4

— Executions to be issued,

— 205 3

— Appeals from judgments may be extended by the clerk,

— — — 4

— County clerks exempted in part from militia duty,

1811 171

— 182 1

1812 9 2

— Their duties as to issuing writs of *scire facias*, &c. to a different county,

1812 145

— County clerks to deliver to the commissioners of the tax, when called on, lists of alienations and transfers of property,

— 191 8

— To return to the levy courts lists of fines under this act,

— — — 41

— Duplicates of the assessment lists to be delivered to them, and kept in some conspicuous place in their offices subject to inspection,

— — — 45

— The dockets, judicial papers, &c. of justices of the peace removing, dying, &c. to be delivered to the county clerks,

1814 82 1

— The clerks to deliver transcripts on application, under the penalty therein mentioned, and to be allowed fees as in other cases,

— — — —

— Commissions of the justices to be forwarded to the county clerks—notice to be given by them, and the certificate of their qualification recorded,

— — — 2

— The clerks of the county courts, when exercising equity jurisdiction, to act as registers,

— 94 6

— Not to have greater fees than those already allowed,

— — — 8

— On the death of any county clerk, leaving in his office any deed, &c. not entered in the record books, it shall be the duty of the clerk for the time being, to record