

INDEX TO THE LAWS.

CLERKS OF COUNTIES.

	<i>Session Ch. S.</i>
the same, as of the day they shall appear by indorsement to have been received,	1816 119 1
— The clerk so recording, shall affix the name of the clerk who received the same, and his own, and the deed, &c. so recorded, shall be of the same force and effect as if duly recorded on the day they were received,	— — —
— To have the same fees as for similar services, and not bound to record the deed, &c. till the fees are secured,	— — — 2-3
— Fees therefor having been paid to the deceased clerk, may be recovered (as small debts,) from his executors, &c.	— — — 3
Final discharges to trustees appointed by the county courts, when acknowledged as therein directed, to be recorded by their clerks, with fees as in other cases, and copies to be attested under seal,	— — — 134
During the recess, the clerk empowered (when no associate judge resides in the county,) to grant permits in all cases where an associate justice heretofore could, and in the same manner, &c	— — — 242
— The money to be paid and accounted for as for other licenses, and recognizance filed, &c.	— — —
— The 47th clause of the act of 1805, ch. 65; repeated,	— — —
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Directions concerning the recording, &c. of bills of sale of servants and slaves,	— — — 112 4
In cases of judgments, &c. in the county courts, which remain unrecorded, the clerks for the time being authorised and required, on application of a party interested, to grant and certify an official copy as if duly recorded by the clerk whose duty it was, the minutes &c. of the court being considered sufficient vouchers,	— — — 119 3
— The person applying to be chargeable for fees,	— — — 4
Late clerks having been removed or resigned, or their securities, the executors, &c. of clerks who have died, and the present clerks, directed to record their proceedings remaining unrecorded,	— — — 5
— The judges directed to examine the dockets, &c. and specify the periods for recording, &c.	— — — 6
— On failure by the clerks, suit to be brought on their bonds by the attorney of the state, unless further delay is granted,	— — —
— On such suit a sum not exceeding 1000 dollars shall be assessed by the jury, and paid to the levy courts or the treasurer, as the case may be,	— — —
It shall be the duty of each county clerk to make up and complete his records of all judgments, &c. of the kinds of action therein mentioned, required by law to be recorded at full length,	— — — 7
— The judges, or one or more, at every term, to inspect the judgments, and see whether the duties enjoined are performed,	— — —
— Penalty on clerks neglecting or refusing,	— — —
— A conviction to be taken as misbehaviour in office, for which they may be removed,	— — —
Not necessary for the clerks to make up records of judgments, &c. not relating to lands, &c. unless required in writing; but if an exemplification is required, they may certify the same, the minutes, &c. being sufficient vouchers for making a proper record,	— — — 8
— Instead of those records the clerks directed to enter the minutes and docket entries of every action, &c. the judgment. &c. before the ensuing term,	— — — 9
— The judges to require the production of the book, and to examine the entries, and decide whether the duties have been discharged,	— — —