

## INDEX TO THE LAWS.

		Session Ch. S.	
<b>CLERKS OF COUNTIES.</b>	— Penalty on neglect or refusal of the clerks to provide such book and make the entries,	1817 119 9	
	— A conviction thereof to be taken as misbehaviour in office, for which they may be removed,	— — —	
	— Fees allowed for such entries,	— — — 10	
	— Duty of the county clerks prescribed as to the conveyance and return of process, and penalty for neglect or delay,	— 139	
	— Their duties and fees respecting German and Swiss emigrants,	— 226	
	— Clerks in the counties therein mentioned to inquire whether the permit to retail liquor is for the use of the applicant, and to examine him on oath, &c. if otherwise, to refuse the permit,	— 227 6	
	<b>CLERKS OF THE COURT OF APPEALS</b>	— The judges of the court of appeals for the western and eastern shores respectively, to appoint the clerks of the said court,	1804 55 5 Confirmed by 1805 16
		— To hold their appointments during good behaviour, removable only for misbehaviour on conviction in a court of law,	1805 16
		— In case of death, resignation, disqualification, or removal out of the state, or from the respective shores, in the vacation of the court, the governor and council to appoint a person to such office, to hold the same till the meeting of the court,	— — —
		— No appointment of the clerks of the court of appeals shall be made till all the judges shall be present, or shall by writing declare his or their preference in favour of any particular candidate,	1805 65 14 1804 55 5 Confirmed by 1805 16
— All laws to be recorded in the office of the court of appeals on the western shore		1805 65 3	
— Oath of the judges to be recorded,		— — —	
— Clerks of the former court of appeals and general court directed to transmit records of causes depending to the clerks of the court of appeals then established,		— — — 9	
— The clerks of the court of appeals to have the same fees as the clerks of the county courts were entitled to, for the same or similar services at law,		— — — 15	
— All the books, records and proceedings, of the late general court, to be lodged in the offices of the clerks of the court of appeals,		— — — 18	
— Copies of such records, &c. to be of the same force as those by either of the clerks of the late general court,		— — —	
— Extracts of deeds that were by law transmitted to the late general court, to be transmitted to the clerks of the court of appeals, and recorded,		— — — 20	
— Fees allowed thereon,		— — —	
— Copies to be valid, &c. as those from the general court,		— — —	
— Temporary provisions until the clerks of the court of appeals should be appointed, and qualify, &c.		— 28 1806 41 4	
— Directions as to writs of <i>scire facias</i> on former judgments,		1805 65 29	
— Concerning the papers of the late general court, and the temporary duty of the late clerks, until a new appointment,	— — — 30 — — — 31		
— Provision for payment of fees due to the late clerks of the court of appeals,	— — — 45		
— Fees to be sent out in dollars and cents, and not otherwise,	1806 41 5		
— Directions concerning writs of <i>scire facias</i> , and attachments with clause of <i>scire facias</i> , on judgments in the late general court,	— 90 2 — — — 3		
— The clerks of the court of appeals directed and authorised to record all deeds or extracts requiring to be recorded, as the clerks of the late general court might			