

## INDEX TO THE LAWS.

		<i>Session</i>	<i>Ch.</i>	<i>S.</i>
<b>CLERKS OF THE COURT OF APPEALS</b>	have done, and to receive the same fees as the clerks of the county courts,		1807	154 8
	— To report annually to the assembly the attendance of the judges, &c.		1809	181
	See <i>Clerks of Counties.</i>			
	— Exempted in part from militia duty,	} June	1811	182 1
— To forward to the commissioner of the tax lists of alienations of land since the last list, and annually thereafter lists of such alienations, from time to time,		1812	191 34	
— Authorised, on the judges not attending on either shore at the November and December sessions, to adjourn the court from day to day, and notify one of the other judges to attend, &c.		1815	215 3	
— Bonds given by brokers, on obtaining licenses, to be lodged and recorded in the office of the clerk of the court of appeals, &c.		1818	210 4	
<b>CLERK . . . . .</b>	In the Court of Oyer and Terminer for Baltimore county—directions for the appointment of, the judges of Baltimore city court to appoint a clerk, who should receive into his custody the records, &c. remaining in the office of the court of oyer and terminer for Baltimore county, &c.		1804	65 4
	— Exempted in part from militia duty,	} June	1811	182 1
			1812	9 2
<b>CLERK . . . . .</b>	To be appointed by the commissioners of the tax, &c.		1812	191 5
	— To be allowed two dollars per day,			44
	— Oath to be taken by—Duties,			17
				26
				44
<b>CLERK. . . . .</b>	Of the Council—to record all commissions which issue to civil officers—fees allowed,		1805	65 50
	— Exempted in part from militia duty,	} June	1811	182 1
	— Allowance to, for militia commissions,		1812	9 2
	— Directed to preserve vouchers in the settlement of militia accounts, and to record the warrants signed by the governor,		1811	182 54
	— To forward the commissions of justices of the peace to the county clerks,	} May	1813	11 8
			1814	82 2
<b>CLERKS . . . . .</b>	Of Custom-House officers, exempted from militia duty,		1811	182 1
<b>CLERKS . . . . .</b>	Of elections—two to be appointed by the judges in each election district; to be above twenty-one,		1805	97 10
	— Penalty for neglect or refusal to act,			
	— Oath or affirmation to be taken—to be administered by a judge,			11
	— The oath, &c. of a judge to be administered by a clerk of the election after he is qualified, if no justice is present,			
	— A certificate of such oath, &c. to be annexed to the polls,			
<b>CLERKS. . . . .</b>	Of elections, or one of them, to attest on the books of the polls the statements of the votes, &c. made out by the judges,			14
	— Forms of the statements prescribed, or to the like effect,			
	— The clerks to be allowed four dollars per day, to be levied and paid as other county charges,			31
	— Reduced to two dollars in Allegany county,		1810	46