

INDEX TO THE LAWS.

		<i>Session Ch. S.</i>
CLERKS.	Of the legislature, while in session, exempted } in part from militia duty,	1811 182 1 June 1812 9 2
CLERKS.	Of the levy court, to make out lists of monies levied for county charges, and deliver them to the sheriffs, — Penalty for neglect,	1802 81
CLERK.	To the commissioners of lotteries, to be appointed— his salary fixed,	1817 154 4
CLERK.	To commissioners for taking testimony, allowance to,	1818 193 3
CONKLIN WILLIAM.	And others, of Anne Arundel county—money to be levied for their support,	1817 218
CODICIL.	Punishment for robbery or forgery of See <i>Will.</i>	1809 138 6
COIN.	Every person convicted of forging and counterfeiting any gold or silver coin within the state, or falsely utter- ing the same, or aiding therein, to be sentenced to con- finement in the penitentiary not less than 4 nor more than 10 years, The species of coins struck at the mint of the United States, and the rates of foreign coins as severally re- gulated and established by congress, to be adjudged the current money of the state, Declared unlawful for any person or corporation, (other than the incorporated banks or the exporter or manufacturer,) to buy any gold or silver coined for a higher sum in bank notes, — On conviction, to forfeit double the amount, — But not to prohibit the importer from selling such gold, &c. to any person, nor to prevent any person from buying coin, unless with an intention to sell the same at a premium. Declared not lawful for any of the banks, or their of- ficers, to sell or dispose of any gold or silver coined, for a price more than the standard value, — The offender to forfeit double the amount, Declared not lawful for any person or corporation to demand or any of the banks any gold or silver with in- tent to make sale thereof, or to obtain a premium, — On conviction to forfeit double the amount,	— 138 2 1812 135 1818 191 3 — — — — — — — — 4 — — — — 5 — — — —
COLEMAN, PATTEN,	Of Baltimore county—money to be levied for his sup- port,	1803 78
COLLECTION.	Of officers fees, provided for in the cases therein men- tioned. See <i>Fees.</i>	1817 199
COLLECTORS.	Before any personal property shall be seized, &c. by any collector of the county assessment, the collector shall deliver to the person, or leave at his abode, a par- ticular account of the property, the rate and the a- mount, On refusal or neglect by collectors to pay money in their hands, the treasurers to direct suits on their bonds, &c. Accounts of property to be given to them by persons removing to any county, — Directions for their discovering and valuing such property, — Oath to be taken by collectors, — Allowance to them, — Manner of appointing successors, in case of death, — Bond to be given and oath taken by such succes- sor, — Duplicate lists to be annually delivered to the col- lectors of persons chargeable with assessment, and the amount of the property,	1800 85 1809 127 3-4 1812 191 28 — — — — 29 — — — — 30 — — — — 31 — — — — 40 — — — — — — — — 45