INDEX TO THE LAWS.

COPPODATIONS	702 TV 4 1 22	Session Ch. S.
corporations.	. The Hager's-town Female Society for the instruction of poor children,	
	The Savings Bank of Baltimore.	1818 80
	The Hager's-town and Antigtam Turnpike Company,	
	The trustees of Big Pipe Creek Academy in Frede	. —— 102
	rick county, The trustees of St. Lucas Reformed Church in Uni-	100
	on-town,	112
	The Hager's town and Boonsborough Turnpike Com- pany,	114
	The Burgess and Commissioners of Westminster,	198
	A supplement to the act to incorporate the Baptist Church in the city of Baltimore, (1798, ch 30,)	134
	The trustees of the New Market Academy in Dor- chester county,	
	The trustees of Salisbury Academy, in Worcester	135
	The trustees of the Union School of Durham parish,	149
	in Charles county,	151
	The President and Directors of the Rising Sun Bridge Company, in Dorchester county,	154
	The President and Directors of the Williamsport	101
	Water Company, The President and Directors of the North and South	167
	Branch Bank of Potomac at Old Town, Allegany county,	
	The Cape Sable Company,	186 195
CORRUPTION OF	No conviction or attainder shall work corruption of	
BLOOD,	blood or farfeiture of estate,	1809 138 10
COSTS.	In actions for any thing done under the inspection	
	law, on nonsuit, &c. the defendant shall recover double	
	costs, In suits hereafter brought by non residents, or per-	1801 63 50
	sons removing out of the state, the defendant empower-	
	ed to lay a rule on the plaintiff or his attorney, to give security for costs and charges, and on failure judgment	
	of non suit to be entered,	 74 9
	on motion of the plaintiff, be continued till the next	
	term,	
	In actions entered on the record for the use of another person, if the plaintiff discontinues or strikes off his	
	action, or is non suit, or there shall be a indement or	•
	verdict in favour of the defendant, the party for whose	
	use the action was brought, shall be answerable for the legal costs to be recovered by attachment, as if he had	
	been security,	10
	On an arrest by a capias ad respondendum, contrary to this act, the plaintiff to be non suit, and pay the de-	
	fendant his costs, to be adjudged by the court.	12
	Fees to be sent out in dollars and cents, and not otherwise,	806 41 5
	An attachment authorised from the county courts,	
	for the costs of a term awarded by the late general court, and the allowance for witnesses,	90 4
	In prosecutions where the proceedings are removed,	_
	all costs on the trial, and on removing the offender, if convicted, to be certified to and levied on the county	
	where the indictment was found,	809 138 20
	The estate of persons convicted liable, after paying the reparation to the party injured, to the expenses of	
	the prosecution, which are to be certified to the keeper	
	of the penitentiary, &c. The court empowered on acquittal of a misdemean-	22
	or, to order that no co pensation for attendance of	
	the prosecutor shall be allowed,	21