

INDEX TO THE LAWS.

	<i>Session</i>	<i>Ch.</i>	<i>S.</i>
COUNTY COURTS. Provision made where matters were enjoined to be done in months different from those in which the courts might be held,	1801	74	29
All causes, &c. depending in the county courts directed to be returned to the county courts then established; directions for testing writs, &c.	—	—	33
Commitments for crimes directed to be returned, and sheriffs, &c. to execute their duties, as in the former courts,	—	—	34
The 2d section of the act of 1785, ch 87, concerning jurisdiction, repealed,	—	—	36
No action of ejectment, waste, partition, dower, trespass <i>quare clausum fregit</i> , trover or replevin, to abate by the death of either party,	—	—	38
Directions for con insurance, and the appearance and prosecution of such action, by the heir, executor, &c.	—	—	—
The act of 1796, ch. 43 and the 4th section of the act of 1790, ch 33, for the better administration of justice, repealed.	—	—	45
The acts of 1797, ch. 110, and 1803, ch 75, directed to be given in charge to the grand jury,	1803	75	4
The state divided into six judicial districts; the districts numbered, and the counties comprised in each district named.	1804	55	1
There shall be appointed for each district, three persons of integrity and sound legal knowledge, residents of the state, one as chief judge and the other two as associate judges,	1805	16	Confirmed by
They shall, previous to, and during their acting as judges, reside in their respective districts,	1804	55	1
The chief judge, together with the associate judges, shall compose the county courts,	—	—	—
To hold their commissions during good behaviour, removable for misbehaviour, on conviction in a court of law, or by the governor upon the address of the general assembly, provided that two thirds of all the members of each house concur in such address,	—	—	—
The county courts so established, to have all the powers, &c which the county courts then had, and which should be prescribed by law,	—	—	—
To hold their sessions respectively at such times and places as the legislature should direct and appoint,	—	—	—
The salaries of the judges not to be diminished during the period of their continuance in office,	—	—	—
The judges, on suggestion in writing by either party, supported by affidavit, or other evidence, that a fair trial cannot be had in the county, shall direct the record of their proceedings to be transmitted to any county court within the district, to be tried by such court,	—	—	2
Such suggestion to be filed before or during the term in which the issue may be joined,	—	—	—
Proviso for further remedy by law,	—	—	—
On such suggestion by a party presented or indicted, supported by affidavit, the record to be removed to any adjoining county court for trial; proviso for further remedy by law,	1805	65	19
The record to be removed in like manner to the court having criminal jurisdiction in any adjoining county,	1809	138	20
The record to be removed to any adjoining county for trial, on such suggestion in writing by the attorney general, or prosecutor for the state,	1804	55	4
Parts of the constitution repugnant, annulled, but not to authorise the removal of the county clerks,	1805	16	Confirmed by
	1804	55	6