INDEX TO THE LAWS.

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	Session Ch S.
COUNTY COURTS.	Provision made where matters were enjoined to he
	done in months different from those in which the court
	isht ha halil
	All causes, &c. depending in the county courts di- rected to be returned to the county courts then estab-
	rected to be returned to the country courses
	lished; directions for testing writs, &c. — Commitments for crimes directed to be returned,
~	1 -L: It's to avacille their quelts, as in the
	on onlytic
	my of the act of 1785, ch 87, concern-
	in indication repealed
	Mr +tian of high iment Waste, Darciton, wower, ""
	pass quare clausum fregit, trover of replevin,
	L. Abadasth At either nauly
	Directions for con invance, and the appearance
	and prosecution of such action, by the heir, executor,
	The act of 1796, ch. 43 and the 4th section of the
	. c *no .b 33 for the netter attititition with Vila
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	tice, repealed. The acts of 1797, ch. 110, and 1803, ch. 75, directed.
	A. L. Juan in charge to the grand fully.
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	districts numbered, and the counties comprised in Confirmed by
	and district named
	me an aball be annointed for each district, on to
	ar intensity and solling legal knowledge,
	dents of the state, one as chief judge and the state 1804 55 1
	They shall, previous to, and during their acting as judges, reside in their respective districts,
	as judges, reside in their the person as judges, —— The chie judge, together with the associate judges,
	The hold their commissions during good behavious
	ci Lee the governor input tile auditos of
	and accombly provided that two tillians of the
	man being of anch house concut in such and toos
	The county courts so established, to have all the
	nowers &c which the county courts then had, and
	b. ab and he prescribed by law.
	To hold their sessions respectively at such times and places as the legislature should direct and ap-
	point, The salaries of the judges not to be diminished
	land a the period of their continuance in onice,
	The indices on suggestion in writing by cities party;
	anneanted by affidavit or other evidence, that a land
	And a senant he had in the county, Stiati will be to
	and of their proceedings to be transmitted to any
	county court within the district, to be tried by such
	court,
	- Such suggestion to be filed before or during the
	term in which the issue may be joined, —— Proviso for further remedy by law,
	On each suggestion by a party presented of
	indicted supported by affidavit, the record to be it
	moved to any adjoining county court for trial; provi-
	on further remedy by laW.
	The regard to be removed in like manner to the
	court having criminal jurisdiction in any adjoining 1809 138 20
	anuntu .
	The record to be removed to any anjoining
	nounty for trial, on such suggestion in writing by
	Parts of the constitution repugnant, annulied, but not to authorise the removal of the county clerks, 1804 55 6
	not to authorise the temoval of the country