

INDEX TO THE LAWS.

Session Ch. S.

DEBT AND DEBTORS.

On a sale on execution against a state debtor, or his securities, the governor and council to appoint a fit person to act for the state,	1802 100 4
— The person to give bond with security,	— — — —
— Such sales to be on public notice, and on terms directed by the governor and council,	— — — —
— If on credit, (not to exceed two years,) the agent to take bond, with security to be approved by the treasurers respectively, and deposited in the treasury of the western shore,	— — — —
— Such bonds to be a lien on the property, or so much as shall be mentioned in a schedule annexed; and the treasurer to make report of such bonds to the general assembly,	— — — —
— Similar provisions as to the sales of property taken back on compromise of uninstalled, and other debts,	— — — 5
The governor and council empowered to compromise, in cases of uninstalled debts and chancery suits,	— — — —
— To direct the attorney general to prosecute to final decision in chancery suits not compromised, and to employ persons to aid in surveys, &c.	— — — 6
— May direct process against bond debtors for confiscated property, or otherwise, or direct executions to be delayed,	— — — 7
— No process to issue, unless by their direction,	— — — —
— They may suspend sales under <i>fi. fa.</i> or direct executions by <i>ca. sa.</i> to be entered not called by consent,	— — — —
Directions concerning the return and recording of bonds taken under this act, and as to liens,	— — — 12
The governor and council to communicate their proceedings under this act to the general assembly,	— — — 13
— Authorised to allow the agent on sales a sum not exceeding three per cent.	— — — 14
Debts prohibited from being purchased in by sheriffs or constables,	1805 107 1
The treasurer authorised to direct suits against public debtors, and to prosecute suits depending,	1809 127 2
— The money recovered to be paid to the treasurer only,	— — — 4
Provisions concerning debts due from the several banks,	1818 177
Debts and contracts for tobacco. See <i>Tobacco Inspection.</i>	

DECLARATION.

One good count sufficient to prevent stay or reversal,	1809 153 2
The verdict and judgment being for a greater sum than that laid in the declaration not a sufficient ground for reversal,	1811 161 3

DECLARATION OF RIGHTS.

The part of the 5th article which made the right of suffrage depend on the having property in, as well as a common interest with, and an attachment to, the community, virtually altered,	1809 83
Such part of the 33d article as made it lawful to lay an equal and a general tax for the support of the christian religion, repealed and annulled,	Confirmed by 1810 33
All persons professing the christian religion, who hold it unlawful to take an oath on any occasion, shall be allowed to make their solemn affirmation, in the same manner that Quakers have heretofore been allowed to affirm, which affirmation shall be of the same avail as an oath, to all intents and purposes whatever,	1809 167
— The court to be satisfied that such person is conscientiously scrupulous of taking an oath,	Confirmed by 1810 24
	1817 61
	Confirmed by 1818 163