

INDEX TO THE LAWS.

	Session	Ch.	S.
EVIDENCE. Possession to be given in evidence in defending suits for land taken up by warrant,	1818	90	
See <i>Possession</i>			
A copy of any original certificate in the land office, certified as therein mentioned, to be evidence,	—	100	
See <i>Certificate. Land Office.</i>			
The removal of pilots out of the state to be evidenced by the public declaration of the board of examiners, published in two or more newspapers printed in Baltimore,	—	188	3
In any trial under the act respecting demands on banks for gold or silver, the courts authorised to compel any party in the transactions prohibited, to give evidence; but no evidence so given to be used against him in any trial for the like offence,	—	191	7
Where a power is given to take bills <i>pro confesso</i> , &c. a decision may be made against the absent defendants, on the testimony taken between the parties,	—	193	5
 EXCHANGE. The Baltimore Exchange Company incorporated,	1815	164	
— A lot to be condemned for a street for the use and benefit thereof,	—	188	
 EXECUTIONS. When to be issued from the court of appeals, and how returnable,	1800	69	
Execution to be awarded on judgments rendered on motion, against county clerks, for money due to the state,	1805	65	8
Justices of the peace may issue execution to the constable to levy fines on witnesses, against the offender's lands, goods, &c.	1800	82	4
— They may issue executions after supersedeas of small debts,	1801	42	
— To be served by constables in the same manner as by sheriffs, and the same fees allowed, provided they give bond to the state,	—	62	2
— But sheriffs not prohibited from serving such executions,	—	—	3
Constables empowered to deliver persons committed by a single magistrate on a <i>ca. sa.</i> to the sheriff or gaoler,	—	—	5
No inhabitant to be arrested in execution, &c. out of the county where he resides, till the return of <i>non est</i> on a <i>ca. sa.</i> from his county, unless absconding,	—	74	11
— On such arrest the person to be discharged,	—	—	12
— Not to extend to persons absconding from justice,	—	—	—
Fees allowed to justices of the peace on issuing executions,	—	—	30
Execution not to be levied on public papers of notaries deceased, resigned, &c. when lodged with the county clerks,	—	86	6
The act of 1716, ch. 16, as to writs of <i>feri facias</i> and <i>venditioni exponas</i> , repealed,	1803	36	
Temporary powers vested in the clerks as to judicial writs,	1805	10	
— Directions concerning such process and proofs, from the late general court,	—	65	23
Regulations concerning judgments by default against sheriffs before the courts were changed,	—	—	26
Provisions concerning executions from the late courts,	—	—	27
			28
— Stay of execution on certain judgments in the late general court extended,	—	—	43
Constables neglecting to return executions may be fined by the justice, and judgment may be entered against them,	1806	21	2
— On return, and failure to produce the defendant, judgment may be entered,	—	—	—