

INDEX TO THE LAWS.

Session Ch. S.

EXECUTIONS.	<p>Not lawful to seize or take by execution any spinning wheel or loom, which shall be loaned or hired out to any person for any debt due by such person, 1813 135</p> <p>Process may be issued by any justice of the peace on transcripts from the dockets or papers of a justice dying, resigning, &c. furnished by the county clerks, 1814 82 1</p> <p>Regulations concerning the assay of plate in Baltimore not to affect sales on execution, — 106 6</p> <p>Execution may be issued on judgments suspended by petition of insolvent debtors, on decision against such petitioners, without <i>scire facias</i>, — 122 2</p> <p>Execution to be issued on judgments against sheriffs, &c. on amerciamment for not returning process, 1815 149 1 2</p> <p>Executions may be called, or entered not called by consent, by one judge of the court of appeals, at the November and December sessions, — 215 2</p> <p>Stoves hired or rented out, how exempted from execution, 1816 210</p> <p>Penalty on justices granting blank warrants or executions to any constable, 1818 166</p>	
EXECUTORS.	<p>May appear to actions that would have abated by the death of a party, 1801 74 33</p> <p>Executors may be called on to give counter security, &c. 1807 136 3 1809 168</p> <p>Receipts, final discharges, &c. to be recorded, 1812 145 4</p> <p>Executor of a defendant, if residing in a different county, now to be made a party, 1813 102 6</p> <p>Directions as to fees to executors of sheriffs dying without making sale of property executed, 1814 82 1</p> <p>Executors of justices of the peace to deliver within one month their dockets, judicial papers, &c. to the county clerk, 1815 149 4</p> <p>Proceedings authorised by and process for executors in suits not abating by the death of a party, 1816 203 3 4</p> <p>Proceedings on the death of an executor before an account is settled, 1817 119 5 6</p> <p>Remedy for joint executors, — 178</p> <p>Executors of deceased clerks or registers to cause the former judgments, decrees, &c. to be recorded, — 199</p> <p>On revocation of letters, a delivery or payment of assets to be enforced by attachment, sequestration or imprisonment, 1818 193 9</p> <p>Executors of sheriffs who have given bond, empowered to complete the collection of officers fees, — 217</p> <p>On sales by executors under a supposed authority from a will, a discretionary power given to the chancery court, &c. to confirm such sales on hearing, or where bills may be taken <i>pro confesso</i>, 1818 193 9</p> <p>Money received by executors for interest on sales, or for hire of slaves, to be assets. See <i>Administrator</i>. — 217</p>	
EXTRACTS.	<p>Extracts of deeds that were by law transmitted to the late general court to be transmitted to the clerks of the court of appeals, and recorded, &c. 1805 65 20</p> <p>The county clerks to include in all extracts of deeds where part of a tract of land is conveyed, the courses of the land expressed in the conveyance, 1806 90 7 1809 138 4</p>	
EYE.	<p>Punishment for putting out, 1809 138 4</p>	
F.		
FAIRS.	<p>The act of 1790, ch. 15, for the suppression of fairs throughout this state, repealed, 1816 130</p>	