

# INDEX TO THE LAWS.

	<i>Session Ch. S.</i>
POOR. . . . .	
Provision made for the education of poor children in Kent, Talbot, and Cecil counties,	1816 244
— What property liable to be taxed therefor in Kent county,	1817 49
The trustees in Somerset county to receive two dollars per day for their attendance,	— 56
An act to provide for the removal of lunatic paupers from the several counties to the Maryland Hospital,	— 78
<i>See Hospital.</i>	
Five trustees of the poor for Baltimore county directed to be annually appointed by the governor and council,	— 87 1
— Powers under former acts to be vested in them,	— — 2
— Allowance to the trustees, and certain duties prescribed, &c.	— — 3 4
— A supplement vesting the appointment in the levy courts, and making further provisions,	1818 122
— An act for the relief of the poor in Caroline county,	1817 102
— Former acts repealed,	— — 24
The levy court in Frederick county authorised to increase the pay of the overseer,	— 103
The powers of the trustees in Harford county enlarged as to the allowance to the overseer,	— 205
The powers of the trustees in Worcester county enlarged as to out pensioners,	1818 24
Money to be levied in Queen-Anne's county for the payment of debts contracted by the trustees of the poor,	— 25
Additional out pensioners allowed to be kept in Harford county,	— 32
The act for the education of poor children, (1816, ch. 244,) repealed as to Anne-Arundel and Montgomery counties,	— 49
— Directions as to the funds,	— 200
The trustees in Baltimore county authorised to receive releases of lots belonging to the poor house affected by the shutting up of Madison-street, &c.	— 97
An additional assessment for the poor authorised in Kent county,	— 120
PORT DEPOSIT. . . . .	
The place now called Creswell's Ferry, in Cecil county, to be known as Port Deposit,	1812 44
PORTER, ELISHA AND ACHSAH	
Of Anne-Arundel county.—money to be levied for their support,	1809 44
PORT TOBACCO. . . . .	
<i>See Charles County.</i>	1801 17 1807 84 1810 43 1811 54 1818 52
POSSESSION. . . . .	
Whenever land shall be taken up under a common or special warrant, or warrant of resurvey, any person, &c. may give in evidence, under the general issue, his possession,	1818 90
— If it shall appear that the person, or those under whom he claims, have held the lands in possession twenty years before the action brought, such possession shall be a bar to all right or claim derived from the state under any patent issued upon such warrant,	— —
— Not to affect any title under any common or special warrant, or warrant of resurvey, where the same shall have been laid before the passing of this act,	— —
POSSESSIONS.	<i>See Quietting Possessions.</i>
POST OFFICE. . . . .	
Process from one county to another to be directed to the clerks and put in the post office,	1817 139 1