

INDEX TO THE LAWS.

	<i>Session</i>	<i>Ch.</i>	<i>S.</i>
PRINTER.	— An advance of one fourth to be made, Jonas Green appointed printer to the state,		
	1815	195	3
	— His duty to print the laws, votes and proceedings, according to the act of 1790, ch. 51, section 3, and the 64th resolution passed in 1811,		
	— — — —	— — — —	2
	Twenty days in addition for printing the laws allowed for the year 1816,		
	Bond to be given within fifteen days after the close of each annual session, in the penalty therein prescribed,		
	— — — —	— — — —	3
	— The security to be approved by the treasurer of the western shore,		
	— Fine on refusal or neglect to give such bond, and the salary to be forfeited,		
	— — — —	— — — —	4
— In case of death, or refusal or neglect to enter into the bond, the governor and council to appoint some other person,			
PRISON.	Punishment for burning. See <i>Arson</i> .		1809 138 8
	For other matters, see <i>Gaol</i> .		
PRISONERS.	May be removed from one gaol to another, and the sheriff not subjected to an action of escape,		
	1801	71	
	Removal of, by <i>habeas corpus</i> , or in case of fire, &c.		
	1809	125	
	Allowance for keeping in gaol in the counties therein mentioned, } 1816 178 1817 96 1818 66		
PRIVILEGE.	No person to sue or be sued in privilege,		1805 65 51
PROBATS.	Fee allowed to justices of the peace for taking,		
	1801	74	30
	— To be prepared by them, — — — — 31		
	Probats of accounts against estates of deceased persons may be taken by registers of wills,		
	1816	203	6
	— Their fees thereon, — — — —		
PROCEDENDO.	Where necessary, on reversal of a judgment, directed to be sent to the county courts, and directions for sending the proceedings,		
	1806	90	1
	Directions in cases where new parties are to be made,		
	1818	193	1
PROCESS.	Sheriffs neglecting to make return of process liable to amercement, &c.		
	1815	149	1
			2
	Process may be issued to another state against the administrator, &c. of a defendant dying,		
	— — — —	— — — —	4
	Process from one county to another to be addressed by letter or cover to the clerk of such other county, and put in the post office,		
	1817	139	1
	— Duty of the said clerk to take up such letters, and deliver the process to the sheriff,		
	— — — —	— — — —	2
	— To transmit a certificate of the receipt and delivery, which shall be evidence,		
	— — — —	— — — —	3
	— The expense of postage, and a compensation, to be allowed by the levy courts,		
	— — — —	— — — —	4
	— Penalty on clerks or registers for neglect,		
	— — — —	— — — —	5
	— On sheriffs, &c neglecting or delaying to serve the process so directed,		
	— — — —	— — — —	6
— Sheriffs, &c may make return of the process by mail to the clerk of the court where returnable,			
— — — —	— — — —	7	
— Evidence required as to the letter or cover for that purpose,			
			— — — —
	Nothing herein to affect the remedy given by the 1st section of the act of 1815, ch. 149.		
			— — — —
PRO CONFESSO.	Where a power is given to take bills <i>pro confesso</i> , a decision may be made against the defendants absent making default, on the testimony taken, instead of issuing a commission,		
	1818	193	5