

## INDEX TO THE LAWS.

	<i>Session</i>	<i>Ch.</i>	<i>S.</i>
<b>RECOGNIZANCES.</b> — To take recognizance with security from free negroes, for their good behaviour,	1806	81	3
Recognizance may be taken on discharging a person from imprisonment on <i>habeas corpus</i> ,	1809	125	2
<b>RECORDS.</b> . . . . The bonds of inspectors of tobacco to be recorded,	1801	63	7
All laws thereafter passed to be recorded in the office of the court of appeals of the western shore,	1804	55	}
Locations of reserved lands as made by commissioners, to be recorded in Allegany county court,	1804	67	3
Oaths of the judges, how to be recorded,	1805	65	3
Provisions concerning the records of the late general court, &c.	—	—	18
Commissions to civil officers to be recorded by the clerk of the council,	—	—	20
Want of form of the record not a ground for reversing judgments in actions transmitted as therein mentioned,	—	—	50
— The county clerks directed to make up the whole proceedings on judgments so transferred,	1806	41	2
— Punishment for embezzling records, &c. confinement in the penitentiary not less than 3 nor more than 7 years,	—	90	10
— The final discharges of administrators, executors and guardians, to be recorded, &c.	1809	138	8
— Provision made that deeds for lands, lying partly in one county, and partly in another, having been duly recorded in one, should have the same effect as if recorded in both,	—	168	—
— Commissions to justices of the peace to be entered among the county records,	1813	104	4
— Their qualification to be recorded,	1814	82	2
— Bonds taken under the act to direct descents to be recorded, &c.	—	—	—
— On the death of any county clerk, leaving in his office any deed, &c. not recorded in the record books, it shall be the duty of the clerk for the time being to record the same, as of the day they shall appear by endorsement to have been received for recording,	1815	205	—
— The clerk so recording shall affix the name of the clerk who received the same, and his own, and the deed, &c. so recorded, shall be of the same force and effect as if duly recorded on the day they were received,	1816	119	1
— The clerk so recording to have the same fees as for similar services, and not bound to record the deed, &c. till his fees are secured,	—	—	—
— Fees therefor, having been paid to the deceased clerk, may be recovered (as small debts,) from his executors,	—	—	2
— Provisions for recording final discharges to trustees, &c.	—	—	3
— Bills of sale of servants or slaves, acknowledged as therein directed, to be recorded within 20 days,	—	134	—
— In cases of judgments, &c. in the late provincial or general courts, remaining unrecorded, the clerks of the court of appeals may certify copies of a record thereof as if such judgment, &c. had been recorded,	1817	112	3
— The minutes, dockets, papers, &c. to be sufficient vouchers for making proper records,	—	—	4
— Similar provisions as to the court of chancery and the register thereof,	—	—	5
—	—	119	1
—	—	—	—
—	—	—	2