INDEX TO THE LAWS.

	S	ession Ch. S.
	To executors, &c if acknowledged before any justice or register of wills, may be recorded by the regis-	1809 168 1
	A copy under seal to be admitted as evidence, If by nonresidents, a certificate of the acknowledg ment to be recorded, &c.	
	See Administrators. Provision for such refease in case of trustees appointed by the chancellor or the county courts. A release of the excess of damages may be entered on the record on appeal, where the verdict and judgentees the county of the damages laid in	1816 134
	ment are for a greater sum than the damages late the declaration,	1811 161 3
RELIGION	Declared not lawful for the general assembly to lay an equal and general tax, or any other tax, on the people of this state, for the support of the christian religion,	1809 167 Confirmed by 1810 24
REMAINDER	Property in, in a slave. See Negroes and Slaves.	1817 112 3
REMOVAL	By militia officers, when to be considered a resigna-	1811 182 15
	Vacancies thereby to be made known to the governor and council.	
	Proviso as to Baltimore, Penalty on militia-men leaving the companies, unless by consent, or on removal to another district,	19
RENT.	The assessment, if paid by the tenant, to be deducted from the rent, unless otherwise agreed,	1812 191 36
	Spinning wheels or looms loaned or infed due, not to	1813 135
	Stoves hired or rented, how exempted from execution and distress,	1816 210
REPARATION	Or restitution, to be awarded on conviction of of- fences, affecting houses and private property,	1809 138 5 6
	The estate of a person sentenced to confinement in the penitentiary, or to be executed, liable for reparation to the party injured. The court to cause the amount to be certified to	
	the keeper, Execution may be issued against the property for the value estimated by the court, but not to de-	
	work by criminals in the penitentiary to be va-	
	plied to the restitution adjuaged, occ.	
REPLEVIN	Actions of, not to abate by the death of either party	7, 1501 74 55
REPRESENTATIVE	S. See Congress. Elections.	
RESERVES	The powers, &c. vested in the commissioners under the act of 1793, ch. 62, respecting the settlers on the reserved lands westward of Fort Cumberland, vested in commissioners as named, — Vacancies to be filled by Allegany county court,	1804 67 2
	cation, on errors appearing, certificates of which are to be lodged with the county clerk, &c.	$\frac{3}{2} = \frac{3}{4}$
	All the land included in any lot or lots westward of Fort Cumberland, which were laid off under the authority of this state, and not disposed of, made liable to be taken up as vacant land,	