

## INDEX TO THE LAWS.

|  | <i>Session Ch. S.</i> |
|--|-----------------------|
| SHERIFFS. . . . . and judgment may be entered thereon, and execution issued, as on other judgments,  | 1815 149 1            |
| — Liable to amercement on neglect to execute warrants, orders, &c.   | — — 2                 |
| — Duty of the sheriffs as to the return of process from another county to the county courts as courts of equity, and fine on failure,  | — 163 7               |
| — Sheriffs to be allowed the term of one year after the expiration of the times for which they are appointed, to collect all balances,   | — 173 2               |
| — The 3d section, as to Baltimore county, repealed,  | 1816 17               |
| — The allowance to sheriffs increased for keeping prisoners in gaol, &c. in the counties therein mentioned,  | — 178                 |
| — The duties of sheriffs prescribed as to runaways,  | 1817 96               |
| — Penalty on sheriffs neglecting or delaying to serve and return process, as therein directed, from other counties,  | 1818 66               |
| — Returns may be made by mail to the clerks, where returnable,   | 1817 112 6            |
| — Evidence required as to the letter or cover for that purpose,  | — 139 6               |
| — Nothing herein to affect the remedy given by the act of 1815, ch. 149,   | — — 7                 |
| — In case of the death, &c. of any sheriff, between the 1st of January and 1st of March, in any year, where his successor does not qualify before the 1st of March, the officers may place their fees in his hands for collection, within twenty days after his qualification, and his bond shall be answerable, | — — —                 |
| — In case of the death of a sheriff before the first of October in any year, after giving bond, his executors or administrators, if any, or his securities, empowered to complete the collection of fees duly placed in his hands,   | — — —                 |
| — An act to compel the sheriff of Harford county to keep a gaoler resident in the gaol of said county,   | — 199 1               |
| — An act relating to the sheriff of Baltimore county,  | — — 2                 |
| — The provisions of the act of 1797, ch. 43, as to sheriffs, extended to the court of chancery, and the county courts as courts of equity,   | 1818 105              |
| — Not lawful for sheriffs to receive negroes, &c. into the public gaol, unless committed in due form of law,   | — 142                 |
| — Penalty on so receiving them,  | — 193 6               |
| — Not to prevent the owner, (not being engaged in the traffic of buying and selling slaves,) from having any slave committed to gaol, and supported at his own expense,  | — 208 1               |
| — Note. By the 9th section of the act of June 1780, ch. 8, "for sinking the quota required by Congress of this state of the Bills of Credit emitted by Congress," all fines, forfeitures and amercements, &c. were directed to be received by the Sheriffs, and to be by them annually paid into the treasury.   | — — 2                 |
| SHIPLEY, REBECCA Of Anne Arundel county—money to be levied for her support.  | — — 3                 |
| SHIPS. . . . . Punishment for burning or stealing,   | 1811 60               |
|  | 1809 138 5            |
|  | 6                     |
|  | 8                     |
| SHREWSBURY ACADEMY. Incorporated in Kent county,   | 1816 206              |
| SILVER. . . . . See <i>Coin. Plate.</i>  |                       |
| SIMMONS, JOSEPH Of Anne Arundel county—money to be levied for his support,   | 1816 200              |