

# INDEX TO THE LAWS.

		<i>Session</i>	<i>Ch.</i>	<i>S.</i>
TREASURERS. . . . .	— To dispose of the funds requisite for such payments,	1816	256	4
	— To pay to the orders of the levy courts of Frederick, Washington, and Allegany counties, their proportions, &c.	— — —	— — —	7
	— The bonds to be given by the managers of the lottery for the encouragement of literature, to be approved by the treasurer,	— — —	259	2
	— The forfeiture under the act concerning records, &c. to be paid to the levy courts or to the treasurer as the case may be,	1817	119	6
	— The attorney general to give his opinion and advice in writing when required by the treasurer of either shore,	— — —	146	1
	— In bonds given by the managers of lotteries, the security to be approved by the treasurer of the western shore,	— — —	154	1
	— The commission on prizes to be paid to him,	— — —	— — —	2
	— The scheme of the annual state lotteries to be transmitted to him—on sale of tickets, the notes, &c. to be taken in his name, and monies paid to him,	— — —	— — —	17
	— Enjoined to put their bonds in suit on neglect or refusal,	— — —	— — —	— — —
	— Directed to pay the prizes on demand after 60 days, deducting the discount prescribed and the tax,	— — —	— — —	18
	— Accounts of expenses to be rendered to the said treasurer,	— — —	— — —	19
	— The treasurer of the western shore to furnish, under the direction of the governor and council, stamp paper for notes of banks not chartered by the state having offices of discount, &c.	— — —	156	1
	— The managers of any lottery to pay to the treasurer of the western shore 5 per cent on the gross amount of prizes, on which the commissioners shall permit them to proceed,	1818	179	2
	— The bond to be given by brokers on obtaining license to be approved by the treasurer of the western shore,	— — —	210	3
	— The sum required for the license to be paid to the said treasurer,	— — —	— — —	6
TREATING. . . . .	See <i>Elections.</i>			
TRESPASS. . . . .	— Actions of trespass <i>quare clausum fregit</i> not to abate by the death of either party,	1801	74	38
	— Trespass by persons not inhabitants, driving in horses, cattle, &c. and suffering them to run at large, restrained in Allegany county,	1812	57	—
	— In actions of trespass <i>quare clausum fregit</i> special bail may be awarded by the court, on affidavit of the plaintiff, or other evidence, of the defendant not being a citizen or a resident of this state,	1812	94	—
	— Trespass for destroying or carrying away timber, &c. from land, where the damage doth not exceed fifty dollars, may be tried by a justice of the peace,	1813	162	1
	— If the judgment is against the trespasser the damages to be assessed by any two or three judicious freeholders, to be appointed by the justice trying the cause,	— — —	— — —	— — —
	— Such judgment liable to be superseded as other judgments by justices of the peace,	— — —	— — —	2
	— The same liberty of appeal given as in debts of a similar amount,	— — —	— — —	3
	— Not to prevent suits in the county courts for trespass as heretofore,	— — —	— — —	4
	— Provided that if the person cutting timber, &c. shall claim title to the land, or allege that he acted under any person claiming title, and shall verify that claim by oath or affirmation, the justice shall take no further cognizance of the same,	— — —	— — —	5