

# INDEX TO THE LAWS.

	<i>Chap.</i>
<b>COUNTY COURTS.</b> To give in charge to the grand jury, the act to regulate and restrain the sale of lottery tickets,	67
Regulations as to the trial of causes removed to the third judicial district,	72
To be held for Caroline county on the second Mondays in March and October annually,	84
To be held for Frederick county on the fourth Mondays in February and October annually,	165
Of Montgomery county, to appoint annually a supervisor of public roads for each district, and an inspector of public roads for each district,	227
— of the first judicial district, to give in charge to grand juries of the several counties of the district, a supplement to the act to prevent free negroes from selling any corn, wheat or tobacco, without having a license for that purpose from a justice of the peace,	240
See Appeals	
— Court of Chancery.	
— Lunatics,	
— Notice.	
— Schools.	
<b>COUNTY LINE.</b> . . . . See Divisional Line, and	148
<b>COUNTY SCHOOLS.</b> See Schools.	
<b>COURT.</b> . . . . See Notice, and	178
<b>COURT OF APPEALS.</b> . . . . See Appeals, and	200
— Procedendo, and	<i>Ib.</i>
<b>COURT OF CHANCERY.</b>	
Where there are two or more defendants, and there shall be a decree that they shall convey the lands in controversy, the chancellor, or county court, may decree that the conveyance shall be made by the defendants, or a trustee may be appointed for that purpose; but if no conveyance is made the decree shall operate as a conveyance,	159
Where a bill of interpleader shall be filed, and one or more of the defendants are absent out of the state, the chancellor or county court on receiving the answers of the defendants in the state, to order notice of publication, &c. If the absent defendants shall not answer by the day limited in such notice, then the answers filed shall be considered the answer of the absent defendant, and chancellor or county court may decree, &c.	199
Commissions to take testimony in causes in the court of chancery, or county courts sitting as courts of equity, to be issued to persons to be appointed by the court or any judge thereof, instead of being issued to four commissioners,	222