

INDEX.

1841.

1841.		Chap.	Sec.
29	at the beginning of March session 1841, revived, &c. with the following exceptions, &c. the justices of said courts not to be entitled to any per diem, but to fees that may be received, said fees to be increased 50 per cent. on the first charge, county court to have concurrent jurisdiction, &c.	199	1
23	<b>PRINCE GEORGE'S COUNTY</b> —To be in operation after 1st May, and justices thereafter to be appointed as provided for when original act was repealed,	"	2
96	Act to establish a public road in, &c.	228	
49	For the regulation of inspection of tobacco in, &c.	229	
89	<b>PROFITS, &amp;c.</b> —See <i>Revenue</i> .		
41	<b>PUBLIC AUCTION</b> —See <i>Auction</i> .		

Q.

7	<b>QUEEN ANNE'S AND CAROLINE COUNTIES</b> —Road authorized to be straightened, dividing, &c.	156	
"	<b>QUEEN ANNE'S COUNTY</b> —So much of the 7th section of the act of 1828, ch. 14, as requires the levy court of, to set every day during the spring term of the county court, repealed,	74	1
"	Authorized to meet as often as they may deem necessary between 1st April and last day of May, to give notice in writing of the times of such meeting, &c. may meet at any other time for transaction of other business, &c.	"	2
56	County court of, authorized to issue commission to divide the real estate which descended to Philemon T. Murphy and others, &c.	247	1
01	If not susceptible of division, to make allotment, &c.	"	2
20	<b>QUIETING POSSESSIONS, CONFIRMING TITLES,</b> &c.—Under any bill of review, &c. to set aside, &c. any order, &c. of court of chancery or county court, &c. in which infant, &c. may be interested, on the ground that no testimony was taken, &c. proof may be supplied as if taken under original bill, &c.	259	1