

COLLEGE.

— The said principal, &c. shall be known and distinguished as one learned body or faculty, by the name of "The Principal, Vice-Principal and Professors, of Saint-John's College in the State of Maryland." *Ibid.*

— They shall, (together with the students and necessary servants,) be exempted from all rates and taxes on their salaries, and from all military duties, except in the case of actual invasion, when general military law is declared. *Ibid.*

— Directions for meeting, forming regulations, ordinances, &c. *Ibid.* § 13, 14.

— For holding public commencements, and admitting to degrees. *Ibid.* § 15.

— Ordinances, &c. to be laid before the general assembly, when required. *Ibid.* § 16.

— If unlawful, they shall not, (though void in themselves,) avoid or forfeit the charter of incorporation. *Ibid.*

— The charter declared good in law for the end thereof. *Ibid.* § 17.

— The visitors and governors, principals, &c. to take the oath of fidelity and support to the state. *Ibid.* § 18.

— A donation of £. 1750 annually and for ever granted by the public to Saint-John's college, to be applied to the payment of salaries to the principal, &c. *Ibid.* § 19.

— The tax on marriage licences on the western shore made a fund to procure the said donation, and provision made for its payment. *Ibid.* § 20.

— The produce of every fine, penalty or forfeiture, on the said shore, (except only for treason,) and of forfeited recognizances, made a fund therefor. *Ibid.* § 21.

— The produce of ordinary licences made a fund, &c. and a part of the act for regulating ordinary-keepers, (March, 1780, ch. 24,) declared perpetual. *Ibid.* § 22.

— Hawkers and pedlers defined, and prohibited from selling without licence. *Ibid.* § 23, 1799, ch. 46.

— Provision for granting such licences, penalty for offending, and mode of payment, as a fund for the college. 1784, ch. 37, § 23.

— Penalty for retailing spirituous liquors without licence. *Ibid.* § 24.

— Manner of granting such licences, and applying the money as a fund for the college. *Ibid.* § 25, 30, 31, April, 1792, ch. 7.

— The sale of liquor at horse-races prohibited without a licence. 1784, ch. 37, § 32.

— Manner of granting such licence, and applying the money as a fund for the college. *Ibid.*

— The visitors, &c. to lay before the general assembly, at its annual meeting, or oftener if required, an account of money received under this act, and the salaries paid; and after payment of the said sum of £. 1750, the balance shall remain in the treasury, subject to the disposal of the general assembly. *Ibid.* § 36.

— Washington college and Saint-John's college declared to be one university, by the name of "The University of Maryland." *Ibid.* § 33.

— A majority of nine or more visitors, &c. empowered to draw upon the treasurer of the western shore for the whole or part of the sum annually granted towards erecting necessary buildings for the college, and purchasing a library and philosophical and mathematical apparatus, but no more than the donation of two years shall be applied to these purposes. 1785, ch. 5, § 2.

— The said visitors, &c. shall direct, that five poor boys, of promising genius, shall always hereafter be properly clothed, boarded and educated, at the college, out of the annual donation, such boys to be taken from the different counties of this shore, so that each county shall equally participate in the advantages. *Ibid.* § 3.

COLLEGE.

— Provision made for consolidating the funds belonging to King William's school, in the city of Annapolis, with the funds of Saint-John's college. *Ibid.* ch. 39.

— The trustees of Cokesbury college incorporated. 1794, ch. 26.

— Empowered, (in consequence of the destruction of the buildings by fire,) to sell all the property, real and personal, belonging to the said college, and to apply the money to the payment of debts against the said college. 1798, ch. 60.

COLUMBIA.

— A cession made of that part of the territory of Columbia lying within this state, to the congress and government of the United States, under certain provisos. 1791, ch. 45, § 2.

— The laws of the state not to cease therein till congress shall provide for its government. *Ibid.*

— Provisions for subjecting the lands of minors, &c. therein, to division. *Ibid.* § 3.

— For vesting in the commissioners, in trust, the lands of those who did not execute deeds to the trustees therein named. *Ibid.* § 4.

— Regulations respecting the public and private property therein. *Ibid.* § 5.

— Foreigners enabled, (by deed or will thereafter to be made,) to take and hold lands therein as if they were citizens, to be conveyed or transmitted by them, or inherited by their heirs. *Ibid.* § 6.

— The commissioners empowered to appoint a clerk for recording deeds of lands within the territory. *Ibid.* § 7.

— His duty, fees, seal of office, &c. *Ibid.* 1793, ch. 58, § 4.

— Acknowledgments of deeds to be made in the usual manner, or before either of the commissioners, and no deed thereafter for lands in this state, within the said territory, and no lease for more than seven years, to be effectual, unless acknowledged as aforesaid, and delivered to the said clerk to be recorded within six calendar months. 1791, ch. 45, § 8.

— Deeds so enrolled to be as valid as if recorded also in the former manner. November, 1792, ch. 59.

— The commissioners, to direct all allotments and assignments to proprietors to be entered by the said clerk. 1791, ch. 45, § 9.

— A lien given on property for the encouragement of master builders, undertaking, by contract as therein specified, to build houses in the city. *Ibid.* § 10.

— Directions to the treasurer, as to the payment of the money agreed to be advanced to the president. *Ibid.* § 11.

— The commissioners empowered to licence the building of wharfs, to make regulations for the discharge of ballast, for landing and laying materials for the city, for disposing of earth dug out of the walls, cellars or foundations, for ascertaining the thickness of the walls of houses, and to grant licences for retailing distilled spirits within the limits of the city. *Ibid.* § 12.

— Certificates by the commissioners, or any two of them, to purchasers of lots in the city of Washington, with acknowledgment of the payment of the whole purchase money, and interest, if any shall have arisen thereon, and recorded, shall be sufficient, to vest the legal estate in the purchasers, their heirs and assigns, according to the import of such certificates, without any deed or formal conveyance. 1793, ch. 58, § 1.

— The commissioners empowered to sell at vendue lots before sold by them, for which payment may not be made as contracted for. *Ibid.* § 2.

— Directions respecting the allotment and assignment of lots. *Ibid.* § 3.

— A bank established within the territory of Columbia. *Ibid.* ch. 30.

— A supplement to the act. 1795, ch. 77.

COMMERCE.