

RESIDENCE.

— On persons residing out of the county offering to vote therein. *Ibid.*

— On persons residing out of the state offering to vote therein. *Ibid.*

— Directions respecting the right to vote in the cities of Annapolis and Baltimore. Const. 4, 5, 6.

Delegates to the general assembly to be residents of the counties respectively where chosen one whole year next preceding the election. Const. 2.

Electors of the senate, and persons voting for them, to have the same residence, &c. as in the case of delegates. *Ibid.* 14.

Nine of the senators chosen to be residents of the western shore and six of the eastern shore. *Ibid.* 15.

The senators chosen to be residents of the state above three whole years next preceding the election. *Ibid.*

No person to be eligible as governor, unless a resident in the state above five years next preceding the election. *Ibid.* 30.

Persons chosen members of the council to be residents in the state above three years next preceding the election. *Ibid.* 26.

Persons voting for sheriffs to have the same residence, &c. as in the case of delegates. *Ibid.* 42.

Persons chosen for the office of sheriff to be residents of the counties where chosen. *Ibid.*

All civil officers hereafter to be appointed for the several counties shall have been residents in such counties respectively six months next before their appointment, and shall continue residents of their county during their continuance in office. *Ibid.* 46.

RESIDUARY LEGATEE.

No executor shall be obliged to exhibit any inventory or account, provided he will give bond, as therein mentioned, with condition, "for paying all just debts of, and claims against, the deceased, and all damages which shall be recovered against him as executor, and also all legacies bequeathed by the will," provided the said executor be residuary legatee, or provided the residuary legatee of full age shall notify his or her consent to the court. 1798, No. 101, ch. 14, § 6.

RESIDUE.

No administrator entitled to the whole residue after the payment of debts of, and claims against, the intestate, shall be obliged to return an inventory or account, provided he will give bond as therein mentioned, conditioned for paying all debts, claims and damages, which shall be recovered against him. 1798, No. 101, ch. 14, § 7.

Any executor or administrator may appoint a meeting of the creditors, or persons entitled to shares or legacies, or a residue, on some day to be appointed by the orphans court, and payment thereof may be made under the court's direction and control. *Ibid.* § 12.

RESOLUTIONS.

Provision made for the printing, conveyance and delivery, of the votes and proceedings, laws and resolutions. 1790, ch. 51, 1791, ch. 20.

See ACTS OF ASSEMBLY.

RETAILERS OF SPIRITUOUS LIQUOR.

No person shall retail any wine, rum, brandy, whisky, or other distilled spirituous liquor, strong beer or cider, on the eastern shore, without a licence as directed by this act, under the penalty of £. 6 0 0 for every such offence. 1784, ch. 7, § 7.

— Every person selling under the quantity of ten gallons shall be deemed a retailer. *Ibid.*

— No person shall retail less than a pint. *Ibid.*

RETAILERS OF SPIRITUOUS LIQUOR.

Nothing herein to prevent the maker, distiller or brewer, from retailing, such person not selling less than a quart at a time. *Ibid.*

The county courts to grant licences at their June courts annually to any person of reputation to be a retailer for one year. *Ibid.* § 8.

— Such persons shall pay to the sheriff £. 3 0 0, and to the clerk 5s. for making out the licence. *Ibid.*

— Directions for paying over the money so received. *Ibid.*

— Persons not being licensed at June courts may obtain licence at any other court, to continue to the June court, and shall pay in proportion. *Ibid.* § 13.

Retailers may be suppressed by the courts on complaint of keeping a disorderly house, or permitting liquor sold by them, mixed or unmixed, to be drank in or about the house. *Ibid.* § 9.

— Two of the justices during the recess of the court may, for such reason, suspend such retailers till the meeting of the court, who may determine thereon. *Ibid.*

— Retailers so suspended who presume to retail shall forfeit 40s. for every such offence. *Ibid.*

Every licensed retailer shall sell only by sealed measures, (except bottled cider, perry and strong beer, of the produce of this state.) *Ibid.* § 10.

— Retailers neglecting to keep sealed measures, or refusing or neglecting to sell by them, forfeit 20s. for every such offence. *Ibid.*

— Any justice or constable, on complaint, may enter the house of any retailer, and there call for and inspect the measures used by him. *Ibid.*

Nothing in this act to prohibit any merchant or shop-keeper to sell any wine, &c. not less than ten gallons, so that it be not drank in the house or shop. *Ibid.* § 11.

— Not to prohibit any person, his agent, &c. to sell or barter any such liquor, not less than one pint at a time, to tradesmen, labourers or others, hired or employed. *Ibid.*

— Retailers shall not sell or barter any such spirituous liquor between eleven on Saturday night and five on Monday morning. *Ibid.* § 12.

Recognizance to be entered into by persons applying for licence to retail. *Ibid.* § 14.

Manner of obtaining licence for selling or bartering liquors at horse-races, and penalty for selling, &c. without. *Ibid.* § 15.

Similar provisions made as to retailers on the western shore, (except as to the city of Annapolis,) substituting August courts for those held in June. *Ibid.* ch. 37, § 24 to 32.

The chief justice, or either of the associate justices, in the counties where they respectively reside, may grant licences to such persons as they shall think fit, to be retailers of spirituous liquors, to continue in force till the end of the next county court, and to be paid for in proportion. April, 1792, ch. 7, § 2.

— The persons applying to enter into recognizance, &c. in the same manner as in court under the acts of 1784, ch. 7, and ch. 37, and such recognizances to be returned to the court. *Ibid.*

— But no licence to be so granted to persons to whom the court may have refused to grant such licence. *Ibid.*

The commissioners of the city of Washington, or any two of them, may grant licence for retailing distilled spirits within the limits of the said city, and suspend or declare the same void. 1791, ch. 45, § 12.

— If any person shall retail or sell any distilled spirits, mixed or unmixed, less than ten gallons to the same person, he shall forfeit for every such sale £. 3 0 0. *Ibid.*