

STAY OF EXECUTION.

Execution may be staid on judgment rendered by a single magistrate, on such confession of judgment, &c. before a justice of the peace of the county, with security, such as he shall approve, to be signed and certified as in other cases. *Ibid.* § 3.

Execution may be issued at any time within the two months before the judgment is superseded, the day of issuing the execution to be endorsed, and the time of superseding certified. November, 1792, ch. 74.

— If the party be taken in execution, such certificate afterwards obtained shall be a sufficient superseas to the sheriff to release the prisoner upon that execution, he paying or securing his fees for that imprisonment. 1791, ch. 67, § 4.

The judge, &c. shall return the judgments so confessed to the clerk where the first judgment was obtained, or (if on a judgment by a single magistrate,) to the clerk of the county, by the next court in course after, to be entered on record, under the penalty of £. 3. *Ibid.*

— Fee for recording the same. *Ibid.*

After the expiration of the time limited in such confession, execution may be taken out without any *scire facias*, or other delay, against the principal or security, or all or either of them, for such judgment so confessed. *Ibid.*

This act not to affect judgments and executions under the act to establish a bank in Baltimore-town. *Ibid.* § 6.

STEALING.

See CRIMES and PUNISHMENTS.

STILLS.

Not to be valued or chargeable with the public assessment. 1797, ch. 89, § 1.

STOCK.

Guardians empowered to cultivate the estates of their wards with the slaves, stock and utensils, belonging to the wards, or to be purchased with their money, with the approbation of the orphans court. 1798, No. 101, ch. 12, § 8.

A trustee appointed respecting the stock of the United States which might be subscribed to by the creditors of this state. 1790, ch. 41.

The agent to render an account to the general assembly of all transfers of stock on which he may be entitled to commission. 1799, ch. 80, § 20.

SUFFRAGE.

Every man having property in, a common interest with, and an attachment to, the community, ought to have a right of suffrage. Decl. 5.

SUNDAY.

If any of the days for the performance of the duties required by the act for the valuation of property should be a Sunday, such duties to be performed on the day following. 1797, ch. 89, § 28.

For other matters, see SABBATH BREAKING.

SUPERSEDEAS.

A confession of judgment as therein prescribed shall be a sufficient superseas of an execution, though produced after the party is taken. 1791, ch. 67.

See STAY OF EXECUTION.

Executions issued on the order of the president of the bank of Maryland not liable to be staid by any superseas. 1790, ch. 5, § 13.

— Same as to the bank of Columbia. 1793, ch. 30, § 14.

SUPERSEDEAS.

— Same as to executions against collectors for money received for the poor. 1794, ch. 53, § 3.

— Same on executions against sheriffs or collectors neglecting or refusing to pay over money received. 1797, ch. 43, § 1.

— Same as to executions by sheriffs, &c. against their deputies. *Ibid.* § 2.

— Same as to executions against sheriffs and paymasters on refusal to pay over militia fines received by them. 1798, ch. 100, § 20, 21.

SUPERVISORS.

May be permitted to accept labour on the roads instead of taxes, and to give orders therefor receivable for such taxes. 1794, ch. 52, § 2.

— Rules for their conduct, and directions for the rates for labourers, horses, &c. on the roads, (except in Baltimore,) to be fixed by the levy courts, and published. *Ibid.* § 3.

— They may be directed by the levy courts to clear and improve certain roads. *Ibid.* § 5.

— They shall be appointed by warrant from the levy courts, delivered to them by the sheriffs, and shall serve till a new appointment is made. *Ibid.* § 7, 8.

— Directions for filling vacancies. *Ibid.* § 6.

— Bond and security to be given. *Ibid.*

— In Baltimore county the bond to be approved by the clerk. 1797, ch. 109, § 1.

Duty of the supervisors in repairing the roads, making and repairing bridges and causeways, and contracting for materials, labour, &c. 1794, ch. 52, § 7.

— On failure, they shall forfeit £. 5, unless such failure should happen after the money appropriated was expended. *Ibid.* § 9, 10.

— Such fine to be recovered before a single magistrate, and applied towards amending the roads. *Ibid.* § 9.

The supervisors empowered to use stone, gravel, &c. adjoining the roads to be repaired. *Ibid.* § 11.

— Directed to give notice when any road, bridge or causeway, is to be amended. *Ibid.* § 12.

— Allowance for their labour, expences, &c. *Ibid.* 1797, ch. 112.

Directions respecting the summoning persons in Allegany county. *Ibid.* § 15 to 19.

Fines for altering or injuring roads, to be paid to, and accounted for by, the supervisors. *Ibid.* § 14.

SUPPLIES.

Acts for raising the supplies for the years therein mentioned. May, 1781, ch. 25, November, 1781, ch. 4, ch. 19, April, 1782, ch. 54, November, 1782, ch. 6, ch. 34, November, 1783, ch. 17, 1784, ch. 56, 1785, ch. 83, 1786, ch. 21, ch. 51.

SURPLUS.

The surplus of an intestate's estate, how to be distributed. 1798, No. 101, ch. 10, ch. 11.

SURPLUS LANDS.

No caution or composition money required for any surplus land on any certificate then or thereafter to be returned on re-survey of any tract or part of a tract of land granted before the first of January, 1777. 1785, ch. 81.

No surplus land of one tract shall be applied to make up the deficiency of any other in the same warrant on any certificate of land granted before the first of January, 1777. April, 1787, ch. 43.

See LAND and LAND-OFFICE.

SURVEYORS.