

INDEX TO THE LAWS.

	CHAP.		CHAP.
The commissioners to finish the pass-way,	131	Conveyances. May be acknowledged by any person in the state before the chief judge, or an associate judge of any judicial district,	172
The 6th section of the act of 1819, ch. 153, repealed,	<i>Ib.</i>	To be made to persons electing to take, and the purchasers of an intestate's estate under the act to direct descents,	191
Chief Judge—Of any judicial district, may take the acknowledgment of a conveyance executed by any person in the state,	172	(§ 4, 25 and 26,) 191	
Children. See Descents, and	191	See Husband and Wife.	
City Bank of Baltimore. Exempted from paying a tax on the capital stock, and other provisions concerning the bank,	47	Costs. Sheriffs of the several counties to pay over the costs recovered on forfeited recognizances to the clerks of the respective counties, to be by them accounted for, &c.	120
Civil List. For its payment,	171	The clerks to state such costs in their returns to the treasurer,	<i>Ib.</i>
Claggett, James and Harriot. Their surnames changed from Woodard,	156	80 May be awarded, &c. on deciding exceptions to an answer in chancery,	161
Clerks of County Courts. See Costs, and		Council. Their salary ascertained,	5
— Small Debts, and		County Courts. Anne Arundel county court to be held on the third Mondays of April and October annually,	2
— Suits, and		15 Charles county court to be held on the third Mondays in March and August annually,	30
Clopper, Nicholas. Authorised to build a warehouse for the inspection of tobacco on Monocacy river, &c.	209	For Baltimore County. See Jamison Joseph, and	146
Coalman, Henry K. Authorised to remove a slave, &c.	169	For Frederick county. See Dorsey Ely of Ely, and	79
Colgan, Joseph S. For his relief,	1 & 169	For Montgomery county. See Warfield Charlotte, and	140
Collaterals. No representations admitted among collaterals after brothers and sisters children, under the act to direct descents,	(§ 4) 191	48 To give in charge to the grand jury the act prohibiting the issuing small bank notes,	150
Collectors. County courts, &c. may allow further time to them, their executors, &c. for completing their collections,		176 Relative to the removal of causes from one county to another for trial within the sixth judicial district,	158
See Charles County, and		49 May discharge a trustee of an insolvent debtor on his application, &c. and appoint a new one,	194
Commission. See Executors and Administrators, and		186 See Court of Chancery, and	161
Commissioners. See Descents, and		— Descents, and	191
— of the Tax. See Somerset county, and		Court Houses. See Anne-Arundel county, and	67
Commissions. See Court of Chancery, and		— Prince-George's County, and	61
Commitment. See Debtors, and		— Washington County, and	81
Conococheague Bank. Tax on the capital stock released, and other provisions concerning the bank,	102	164 Court of Appeals. Either party may appeal under the act to direct descents, from the judgment of the county court, to the court of appeals of the shore,	191
Conowingo Bridge Company. See Susquehanna Bridge Company, and		(§ 12) 191	
Constables. Their fees regulated,		— Also from the court of chancery to the court of appeals of the shore,	(§ 13) <i>Ib.</i>
On levying executions, shall leave in the possession of the defendant bedding, &c. to the amount of fifty dollars,	(§ 1) 198	185 Court of Chancery. Where subpoena, is returned summoned, and the party does not appear, or fails to put in a good answer to the bill, an interlocutory decree may be entered, and a commission may issue to take testimony, &c.	(§ 1) 161
— The like on levying a distress for rent, &c.	(§ 2) <i>Ib.</i>	Where any such bill shall pray a discovery, &c. it may be taken <i>pro confesso</i> , and final decree may be made, &c.	(§ 2) <i>Ib.</i>
On failing to pay over money received by them, warrant may issue, and judgment rendered therefor,		85 Defendant in any such case may before final decree, file his answer, &c. the court may impose terms, &c.	(§ 3) <i>Ib.</i>
— Upon a judgment so rendered, execution not to be staid by supersedeas,	(§ 2) <i>Ib.</i>	170 If either party shall die, not necessary to file a bill of revivor for or against the	166
— Their bonds to be also liable, &c.	(§ 3) <i>Ib.</i>		
Constitution. To be altered, and Queen-Anne's county to be laid off into four separate election districts,			
— Washington county to be laid off into five separate election districts,			
Contee, Edmund H. Authorised to remove slaves, &c.			
Continuance of Laws. See Acts of Assembly, and			