

INDEX TO THE PUBLIC LOCAL LAWS.

Chap. Sec.

	ceed \$100, in which action may, besides adjudging return of property, award damages, &c.	86	2
CECIL COUNTY—	Where writ of replevin shall be demanded, &c. before he issues the same, to enquire and take bond from party demanding to the party holding property, &c. with condition that party replevying, &c. return the same property, &c., in case return shall be adjudged, &c. and pay all damages, etc. upon service of such writ, goods to be appraised by sworn appraisers, officer serving writ to administer oath, etc. if appraisement exceed \$100 all further proceedings cease, and party demanding writ to pay all costs, etc. officer to return writ to said justice, certifying that the value of the property exceeds his jurisdiction, and return schedule, etc.	“	“
	Justice to have jurisdiction, etc. of all cases of attachments, where amount does not exceed \$100 exclusive of costs and interest, to same extent as justices of district courts, etc.	“	3
	To issue process, etc. to effect the objects of this act, as now issued by justices of the peace or any court, in like cases,	“	4
	Inconsistent acts, so far as relate to Cecil county, repealed,	“	5
	Bonds of constables in, to be taken in the penalty of \$2,000, and in all cases in which they have been taken since the act of 1838, ch. 222, etc. declared to be valid, etc.	119	
CHARLES COUNTY—	Trustees of the poor to exchange certain parts of a tract of land, etc. with Gustavus Brown, for certain parts held by him, etc.	59	1
	Trustees to execute deed, etc.	“	2
	Levy court of, abolished, after the first Wednesday of October,	73	1
	Commissioners to be elected, to consist of seven persons,	“	2
	Persons voted for as commissioners, shall have resided in the county one year immediately preceding election, in addition to		