INDEX TO THE LAWS.

		CHAP.
	The commissioners to finish the pass. Conveyances. May be acknowledged	by ·
	131 any person in the state before the c	hief :
	The 6th section of the act of 1819, ch. judge, or an associate judge of any j	
	153 rebealed.	172
	Chiet Judge Of any judicial district, may To be made to persons electing to take,	and c
	take the acknowledgment of a convey- the purchasers of an intestate's es	tato
•	ance executed by any person in the state, 172 under the act to direct descents,	
,	Children. See Descents, and (9.4, 25 and	26,) 191
	City Bank of Baltimore. Exempted from See Husband and Wife.	
	paying a tax on the capital stock, and Costs. Sheriffs of the several counties	
	other provisions concerning the bank, 47 pay over the costs recovered on forte	
	Civil List. For its payment, 171 recognizances to the clerks of the	
	Claggett, James and Harriot. Their sur- pective counties, to be by them acco	unt
	names changed from Woodard, 156 ed for, &c.	. 120
	Clerks of County Courts. See Costs, The clerks to state such costs in	
٠.	and the definition of the treasurer, the same of the treasurer is the same of the treasurer.	
• :	Small Debts, and Suits, and 158 ceptions to an answer in chancery,	
:	Suits, and	161
	Clonner, Nicholas. Authorised to build a Council. Their salary ascertained,	. •
	warehouse for the inspection of tobacco County Courts. Anne Arundel co	unty
	on Monocacy river, &c. 209 court to be held on the third Mon	days
	Coalman, Henry E. Authorised to remove of April and October annually,	2
,	Caslave &c. 15 Charles count to be bein on	the
•	Colgan, Joseph S. For his relief, 1 & 169 "third Mondays in March and Augus	tane.
	Collaterals. No representations admitted nually,	, · · · · · · · · · · · · · · · · · · ·
Ϊ.	among collaterals after brothers and sis- For Baltimore County. See Jan	uson
	ters children, under the act to direct de Joseph, and	146
	(§4) 191 For Frederick county. See Dorsey	Ely
	Collectors. County courts, &c. may al-	79
	low further time to them, their execu- For Montgomery county. See War	tield
	tors &c. for completing their collec- Charlotte, and	140
	tions, 48 To give in charge to the grand jury	rne
ì	See Charles County, and 176 act prohibiting the issuing small	
	Commission. See Executors and Admi- notes,	150
	nistrators, and 174 Relative to the removal of causes	irom
	Commissioners. See Descents, and 191 one county to another for trial w	itnin
	of the Tax. See Somerset county, the sixth judicial district,	130
	and 49 May discharge a trustee of an inso	vonc
	Commissions. See Court of Chancery, debtor on his application, &c. and	
	and 161 point a new one,	194
	Commitment. See Debtors, and 186 See Court of Chancery, and	161
	Conococheague Bank. Tax on the capi- Descents, and	
	tal stock released, and other provisions Court Houses. See Anne-Arundel	67
	concerning the bank,	1
	Congwingo Bridge Company. See Sus. — Prince George's County, and	81
	quehanna Bridge Company, and 111 - Washington County, and	w an-
	Constables Their fees regulated, 164 Court of Appeals. Lither party may	ents
٠.	possession of the defendant pedding, &c. from the judgment of the county control to the amount of fifty dollars, (§ 1) 198 to the court of appeals of the shore	
		, (6 12) 19 1
	rent, &c. (§ 2) Ib. — Also from the court of character, &c. (§ 2) Ib. — to the court of appeals of the shore	
		18 131 TA
1	by them, warrant may issue, and judg-	na is
	ment rendered therefor, 185 Court of Chancery. Where subpose 185 Court of Chancery, Where subpose returned summoned, and the party	does
		id an-
		ectee
	Their bonds to be also liable, &c. may be entered, and a commission	maer
•	Their bonds to be also liable, &c. may be entered, and a commission (§ 3) Ib. issue to take testimony, &c.	18 11 161
	Constitution. To be altered, and Queen. Where any such bill shall pray a	dis-
		& c
٠.		(§ 2) Ib.
-	Washington county to be laid off, into five separate election districts, 85 Defendant in any such case may l	
•	Contee; Edmund H. Authorised to remove final decree, file his answer, &c	
•	slaves, &c. 170 court may impose terms, &c. Continuance of Laws. See Acts of As If either party shall die, not nec	
	TCC ALCINA NIU IS MARIAM FOR AN ANNALIA	st the
	sembly, and 100 Ed nie a bill of revivor for or again	100 1110