

Among collateral relations of an intestate there shall be no distinction between the whole and half blood—1798, ch. 101, sub ch. 11, sec. 11, 401

HARBOURERS OF SERVANTS OR SLAVES.

See NEGROES AND SLAVES—SERVANTS.

HARBOURS.

The unloading of ballast, except in the day-time, and at the places therein mentioned, restricted, under a penalty of £50—1734, ch. 16, sec. 2, 79
 The building of wears, &c. so as to injure the channel or obstruct the passage of boats, prohibited, under a penalty of £10—1734, ch. 16, sec. 3, 80
 Directions respecting special bail, and respecting the costs in actions brought under the above act—1774, ch. 18, 126

HAWKERS AND PEDLARS.

Every person carrying goods, &c. for sale from place to place, shall be deemed a hawker or pedlar—1784, ch. 7, sec. 6, 183
 Such persons, before they sell on the eastern shore, shall take out license yearly from the county courts—1784, ch. 7, sec. 6, 183
 Sheriffs, deputy-sheriffs and constable, directed to examine persons carrying goods, &c. and to require them to produce a license, and on neglect or refusal, to carry them before a magistrate, who shall take a recognizance with security for the person's appearance at the county court—1784, ch. 7, sec. 6, 183
 Persons travelling with linen, hemp, flax or thread, the growth or manufacture of this state, and selling or bartering the same, shall not be deemed hawkers or pedlars within this act—1784, ch. 7, sec. 6, 183
 See notes to 1784, ch. 7, sec. 6, p. 184, in which all the alterations of the law in relation to them are collected.
 To obtain a license at the price of \$40—1819, ch. 184, sec. 6, 722
 The tax on their licenses to be collected and received by the clerks of the several counties, instead of the sheriffs—1819, ch. 184, 722
 Required to take out licenses as heretofore—1827, ch. 117, sec. 10, 933

HEIR.

Directions for the appearance of the heirs in actions that would have abated by the death of a party—1785, ch. 80, sec. 1, 229
 For the continuance of the suits therein mentioned during the minority of the heir—1785, ch. 80, sec. 2, 230
 The plea of non est factum may be put in by an heir by leave from the court, on shewing just cause—1785, ch. 80, sec. 3, 230
 The heir may have an action against a widow committing waste on the land of the deceased—1798, ch. 101, sub ch. 13, sec. 6, 407
 A common warrant for land, not executed or located in the life-time of the deceased, shall be considered as the property of the heirs—1798, ch. 101, sub ch. 14, sec. 3, 408